Dear Provider:

Welcome to Molina Healthcare of California (Molina) and thank you for your participation in the delivery of quality healthcare services to Molina’s Medi-Cal Members. Enclosed is your Molina Medi-Cal Provider Manual. The Provider Manual covers the following listed counties in which Molina provides Medi-Cal managed care services:

<table>
<thead>
<tr>
<th>Geographic Managed Care (GMC) Model Program</th>
<th>Imperial</th>
<th>Los Angeles</th>
<th>Riverside</th>
<th>Sacramento</th>
<th>San Bernardino</th>
<th>San Diego</th>
</tr>
</thead>
<tbody>
<tr>
<td>Two Plan Model Program</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>✓</td>
</tr>
</tbody>
</table>

This Provider Manual shall serve as a supplement as referenced thereto and incorporated therein, to your Molina Healthcare of California Services Agreement.

The information contained within this Provider Manual is proprietary. The information is not to be copied in whole or in part; nor is the information to be distributed without the express written consent of Molina. The Provider Manual is a reference tool that contains eligibility, benefits, contact information and Molina policies and procedures. This Provider Manual is also designed to provide you with assistance in all areas of your practice, from making referrals to receiving payment for your services.

The Provider Manual is reviewed, evaluated and updated as needed and at a minimum annually. All changes and updates will be updated and posted to the Molina Medi-Cal website at www.MolinaHealthcare.com. Contracted providers can also request a hard copy or CD version of the Provider Manual annually, which will be made available by contacting Molina, Monday through Friday, from 8:00 a.m. to 8:00 p.m., toll free at (855) 322-4075.

We appreciate and value your participation in Molina’s provider network. We look forward to continuing working together to provide quality, culturally sensitive and accessible healthcare services to our Molina Medi-Cal Members.

Sincerely,

Paul Van Duine
Vice President of Network Management & Operations
Molina Healthcare of California
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<th>CONTACT INFORMATION</th>
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<tbody>
<tr>
<td>California Children Services (CCS) /Regional Center: The CCS/Regional Center Team coordinates referrals to CCS offices and manages the coordination of care for Members with CCS or Regional Center eligible diagnosis and conditions.</td>
<td>Healthcare Services: CCS/RC Team Phone: (844) 557-8434 Fax: (800) 811-4804</td>
</tr>
<tr>
<td>Child Health and Disability Prevention (CHDP): The Child Health and Disability Prevention Department handles all orders for PM 160s and processes PM 160s from Primary Care Practitioners.</td>
<td>P.O. Box 16027 Mailstop “HFW” Long Beach, CA 90806 Attn: CHDP Department Phone: (800) 526-8196, ext. 127350 Fax: (562) 499-6117</td>
</tr>
<tr>
<td>Claims Department: First Time Submission, Contested or Corrected Claims Molina Healthcare is responsible for processing all of its Members’ claims. Those Providers/Practitioners with affiliations with a Molina Healthcare-subcontracted IPA or a shared risk group should submit claims and appeals to the affiliated IPA/shared risk group per their affiliation contract.</td>
<td>EDI Claims: Payer ID: 38333 Phone: (877) 469-3263 Fee-For-Service Online Claim Submission through Molina’s Provider Portal: <a href="https://provider.MolinaHealthcare.com">https://provider.MolinaHealthcare.com</a></td>
</tr>
<tr>
<td>Community Outreach: The Community Outreach staff provides outreach and organizes participation in community events such as health fairs.</td>
<td>200 Oceangate, Suite 100 Long Beach, CA 90802 Phone: (800) 898-9892 Fax: (562) 499-6170</td>
</tr>
<tr>
<td>Credentialing: Credentialing Department verifies all information for Professional Review Committee approval on each Provider/Practitioner to evaluate applicant’s qualifications to be credentialed or re-credentialed. Re-credentialing is conducted at least every three (3) years.</td>
<td>200 Oceangate, Suite 100 Long Beach, CA 90802 Phone: (800) 526-8196, ext. 120117 Fax: (888) 665-4629</td>
</tr>
<tr>
<td>Cultural and Linguistic Services: The Cultural &amp; Linguistic Services Department assists in the delivery of interpreter services and makes available cultural and linguistic consultation and training to assist providers in delivering culturally competent care.</td>
<td>200 Oceangate, Suite 100 Long Beach, CA 90802 Interpreter Services Information: Phone: (800) 526-8196, ext. 111032</td>
</tr>
<tr>
<td>Department of Managed Health Care (DMHC): The Department of Managed Health Care (DMHC) is the regulatory body that licenses and oversees health maintenance organizations. DMHC accepts complaints regarding health plans by telephone. If a beneficiary has a grievance, he/she should contact the Plan and use the Plan’s grievance process.</td>
<td>CA Department of Managed Health Care 980 9th Street, Suite 500 Sacramento, CA 95814-2725 Phone: (877) 525-1295 E-mail: <a href="mailto:plans-providers@dmhc.ca.gov">plans-providers@dmhc.ca.gov</a></td>
</tr>
<tr>
<td>DEPARTMENT</td>
<td>CONTACT INFORMATION</td>
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</tr>
<tr>
<td><strong>Department of Social Services (DSS):</strong></td>
<td>California Department of Social Services State Hearings Division</td>
</tr>
<tr>
<td>The DPSS Public Inquiry and Response unit handle inquiries from Medi-Cal beneficiaries regarding fair hearings.</td>
<td>P.O. Box 944243, Mail Station 9-17-37</td>
</tr>
<tr>
<td></td>
<td>Sacramento, CA 94244-2430</td>
</tr>
<tr>
<td></td>
<td>Phone: (800) 952-5253</td>
</tr>
<tr>
<td></td>
<td>TTY/TTD: (800) 952-8349</td>
</tr>
<tr>
<td><strong>Emergency Department Support Unit (EDSU):</strong></td>
<td>Molina Healthcare of California EDSU</td>
</tr>
<tr>
<td>The EDSU is a dedicated team of Registered Nurses, available 24/7 to provide support in placement, issuing authorizations, facilitating Peer to Peer reviews, coordinating and facilitating placement, discharge planning needs, and Member follow-up. Make the right call to (844) 9Molina!</td>
<td>24/7: (844) 966-5462</td>
</tr>
<tr>
<td></td>
<td>Fax ED notification to: (877) 665-4625</td>
</tr>
<tr>
<td><strong>Eligibility List Distribution:</strong></td>
<td>200 Oceangate, Suite 100</td>
</tr>
<tr>
<td>The Provider Services department is responsible for distribution of eligibility rosters (reports) on a monthly basis to all direct Primary Care Practitioners and IPA/Medical Groups.</td>
<td>Long Beach, CA 90802</td>
</tr>
<tr>
<td></td>
<td>Phone: (855) 322-4075</td>
</tr>
<tr>
<td></td>
<td>Los Angeles</td>
</tr>
<tr>
<td></td>
<td>Fax: (855) 278-0312</td>
</tr>
<tr>
<td></td>
<td>Sacramento</td>
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<tr>
<td></td>
<td>Fax: (916) 561-8559</td>
</tr>
<tr>
<td></td>
<td>Riverside/San Bernardino</td>
</tr>
<tr>
<td></td>
<td>Fax: (909) 890-4403</td>
</tr>
<tr>
<td></td>
<td>San Diego</td>
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<tr>
<td></td>
<td>Fax: (858) 503-1210</td>
</tr>
<tr>
<td></td>
<td>Imperial</td>
</tr>
<tr>
<td></td>
<td>Fax: (760) 679-5705</td>
</tr>
<tr>
<td><strong>Eligibility Verification:</strong></td>
<td>200 Oceangate, Suite 100</td>
</tr>
<tr>
<td>The Member Services Department verifies both Member eligibility and PCP assignment.</td>
<td>Long Beach, CA 90802</td>
</tr>
<tr>
<td></td>
<td>Phone: (888) 665-4621, option 1</td>
</tr>
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<td></td>
<td>IVR: (800) 357-0172</td>
</tr>
<tr>
<td></td>
<td>Fax: (310) 507-6186</td>
</tr>
<tr>
<td><strong>Encounter Data:</strong></td>
<td>Email: <a href="mailto:MHCEncounterDepartment@MolinaHealthcare.com">MHCEncounterDepartment@MolinaHealthcare.com</a></td>
</tr>
<tr>
<td>The Encounter Data Department handles all encounters for capitated services.</td>
<td></td>
</tr>
<tr>
<td><strong>Facility Site Review:</strong></td>
<td>200 Oceangate, Suite 100</td>
</tr>
<tr>
<td>The Facility Site Review is conducted as part of PCP credentialing process. Members are not assigned until facility has passed the site review. A Periodic Facility Site Review (re-review) is conducted at the time of re-credentialing every three (3) years.</td>
<td>Long Beach, CA 90802</td>
</tr>
<tr>
<td></td>
<td>Phone: (800) 526-8196, ext. 120118</td>
</tr>
<tr>
<td></td>
<td>Fax: (562) 951-8325</td>
</tr>
<tr>
<td><strong>Health Care Options (HCO):</strong></td>
<td>Health Care Options</td>
</tr>
<tr>
<td>The Health Care Options Contractor processes Medi-Cal Managed Care enrollments and disenrollments. Please refer Members to the HCO call-in number.</td>
<td>P.O. Box 989009</td>
</tr>
<tr>
<td></td>
<td>West Sacramento, CA 95798-9850</td>
</tr>
<tr>
<td></td>
<td>Phone: (800) 430-4263</td>
</tr>
<tr>
<td>DEPARTMENT</td>
<td>CONTACT INFORMATION</td>
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<tr>
<td><strong>Health Education:</strong> The Health Education Department assists Members and providers in accessing health education and disease management programs and services (e.g., asthma, diabetes, smoking cessation, weight control).</td>
<td>200 Oceangate, Suite 100 Long Beach, CA 90802 Phone: (866) 472-9483</td>
</tr>
<tr>
<td><strong>Inpatient Review:</strong> Registered Nurses and Medical Directors perform initial and concurrent review and provide authorization for admission/continued stay of Members in inpatient settings including acute, SNF, LTC, LTAC, Acute Rehab and Custodial. Notification to Molina is required within twenty-four (24) hours of inpatient admission.</td>
<td>Fax Medi-Cal clinical documentation to: (866) 553-9263 Phone: 844-557-8434 24/7 Afterhours, Weekends, Holidays call: (844) 966-5462</td>
</tr>
<tr>
<td><strong>Managed Care Ombudsman:</strong> Managed Care Ombudsman will investigate/attempt to resolve issues involving managed care plans that Members have been unable to resolve through the plan.</td>
<td>Phone: (888) 452-8609</td>
</tr>
<tr>
<td><strong>Member Services:</strong> The Member Services Department handles all telephone and written inquiries from Members regarding claims, benefits, eligibility/identification, selecting or changing primary care physicians, grievances, and appeals. Telephone calls are distributed to representatives via I.C.D. queue.</td>
<td>200 Oceangate, Suite 100 Long Beach, CA 90802 Phone: (888) 665-4621 Fax: (310) 507-6186 TTY/TTD: (800) 479-3310</td>
</tr>
<tr>
<td><strong>Molina Healthcare Ombudsman:</strong> The Ombudsman phone provide customers with guidance should they be unsure of how to proceed with a question, concerns or problems. The Ombudsman assist in those instances where they believe the normal Molina process has not adequately addressed their questions, concerns, or problems.</td>
<td>Molina Healthcare of California Ombudsman Program 200 Oceangate, Suite 100 Long Beach, CA 90802 Phone: (877) 665-4627</td>
</tr>
<tr>
<td><strong>Nurse Advice:</strong> The Nurse Advice Program is staffed during Molina Healthcare business hours and after hours by Registered Nurses for Member assistance and referral.</td>
<td>Phone: (888) 275-8750 (for English) Phone: (866) 648-3537 (for Spanish)</td>
</tr>
<tr>
<td><strong>Pharmacy Authorizations:</strong> The Molina Pharmacy Authorization Desk is responsible for Molina’s Drug Formulary inquiries and drug prior authorization requests. Requests for copies of Drug Formularies should be directed to Molina Provider Services.</td>
<td>200 Oceangate, Suite 100 Long Beach, CA 90802 Phone: (855) 322-4075 Fax: (866) 508-6445</td>
</tr>
<tr>
<td><strong>Prior Authorization:</strong> Prior authorization decisions are completed within seventy-two (72) hours for expedited requests, and within five (5) business days for standard requests.</td>
<td>Prior Authorization Fax: (800) 811-4804 Phone: (844) 557-8434</td>
</tr>
<tr>
<td><strong>Provider Dispute Resolutions:</strong> The Provider Dispute Resolution unit is responsible for providing a fast, fair and cost-effective dispute mechanism to process and resolve contracted and non-contracted provider disputes. Formal disputes must be submitted in writing with supporting documentation.</td>
<td>Molina Healthcare of California P.O. Box 22722 Long Beach, CA 90801 Attn: Provider Dispute Resolution Unit</td>
</tr>
<tr>
<td><strong>Provider Information Management (PIM):</strong></td>
<td>Fax: (562) 499-0619</td>
</tr>
<tr>
<td>DEPARTMENT</td>
<td>CONTACT INFORMATION</td>
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</tr>
<tr>
<td>The PIM Department</td>
<td>Email: <a href="mailto:MHCPIM@MolinaHealthcare.com">MHCPIM@MolinaHealthcare.com</a></td>
</tr>
</tbody>
</table>
| Provider Education & Communications: | 200 Oceangate, Suite 100  
|                                | Long Beach, CA 90802  
|                                | Phone: (800) 526-8196, ext. 127414  
|                                | Fax: (562) 951-1529  
| Provider Services:             | 200 Oceangate, Suite 100  
|                                | Long Beach, CA 90802  
|                                | Phone: (855) 322-4075  
|                                | Regional Local Office Numbers: Los Angeles  
|                                | Fax: (855) 278-0312  
|                                | Email: MHC_LAProviderServices@MolinaHealthcare.com  
|                                | Sacramento  
|                                | Fax: (916) 561-8559  
|                                | Email: MHCSacramentoProviderServices@MolinaHealthcare.com  
|                                | Riverside/San Bernardino  
|                                | Fax: (909) 890-4403  
|                                | Email: MHCIEProviderServices@MolinaHealthcare.com  
|                                | San Diego  
|                                | Fax: (858) 503-1210  
|                                | Email: MHCSanDiegoProviderServices@MolinaHealthcare.com  
|                                | Imperial  
|                                | Fax: (760) 679-5705  
|                                | Email: MHCImperialProviderServices@MolinaHealthcare.com  
| Quality Improvement (QI):      | 200 Oceangate, Suite 100  
|                                | Long Beach, CA 90802  
|                                | Phone: (800) 526-8196, ext. 126137  
|                                | Fax: (562) 499-6185  
| Vision Care:                   | Customer Service: (844) 336-2724  
| March Vision Care Group        |
1.1 CONTACTS: IMPERIAL COUNTY

Molina Healthcare of California
Imperial Regional Office
(855) 322-4075
Send correspondence to:
1607 W. Main St
El Centro, CA 92243
Attn: Provider Services

Access to Independence of Imperial Valley
400 Mary Avenue, Suite D
Calexico, CA 92231
(760) 768-2044 phone / (760) 768-4977 fax
(760) 768-0466 TTY
www.accesstoindependence.org

Alternatives for Seniors
(888) 932-7747
www.AlternativesforSeniors.com

Area Agency on Aging (AAA)
1331 S. Clark Road, bldg. 11
El Centro, CA 92243
(800) 510-2020 or (760) 339-6450
www.co.imperial.ca.us/AreaAgencyAging/

California Children’s Services
935 Broadway St.
El Centro, CA 92243-2396
(442) 265-1455 phone / (442) 265-1481 fax

Deaf Community Services of Imperial County
612 S J Street
Imperial, CA 92251
(760) 355-1078
www.national.citysearch.com/profile/37216891/imperial_ca/deaf_community_service.html

Health Consumer Center of Imperial Valley
449 Broadway Street
El Centro, CA 92243
(760) 353-0220 phone / (760) 353-6914 fax

Imperial County Behavioral Health Services
202 N. 8th Street
El Centro, CA 92243
(442) 265-1525 phone or (800) 817-5292

Imperial County Behavioral Health Services: Adult Alcohol and Drug Recovery Program
2695 S. 4th Street
El Centro, CA 92243
(760) 482-2138 phone

In-Home Support Services (Imperial County Dept. of Social Services)
2995 South Fourth Street, suite 105
El Centro, CA 92243
(760) 337-6800 phone / (760) 337-5716 fax
www.imperialcounty.net (search for “In-Home Support Services”)

Meals on Wheels - Imperial County
1331 South Clark Road
El Centro, CA 92243
www.meals-on-wheels.org

San Diego Regional Center
4355 Ruffin Road, Suite 200
San Diego, CA 92123-1648
(858) 576-2996 phone
### 1.2 CONTACTS: LOS ANGELES COUNTY

(subcontracted to Health Net)

<table>
<thead>
<tr>
<th><strong>AIDS Waiver Agency</strong></th>
<th><strong>Regional Centers</strong></th>
</tr>
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<tbody>
<tr>
<td>AIDS Project Los Angeles</td>
<td>Eastern LA Regional Ctr (626) 299-4700</td>
</tr>
<tr>
<td>3550 Wilshire Boulevard, Suite 300</td>
<td>1000 S. Fremont Ave</td>
</tr>
<tr>
<td>Los Angeles, CA 90010</td>
<td>Alhambra, CA. 91802-7916</td>
</tr>
<tr>
<td>(213) 201-1422</td>
<td></td>
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<thead>
<tr>
<th><strong>Calif. Children’s Services (CCS) Program</strong></th>
<th><strong>Frank D. Lanterman Reg. Ctr</strong> (213) 383-1300</th>
</tr>
</thead>
<tbody>
<tr>
<td>County Department of Health</td>
<td>3303 Wilshire Blvd. Suite 700</td>
</tr>
<tr>
<td>9320 Telstar Avenue, Suite 226</td>
<td>Los Angeles, CA. 90010-2197</td>
</tr>
<tr>
<td>El Monte, CA. 91731-2849</td>
<td></td>
</tr>
<tr>
<td>(800) 288-4584 phone / (855) 481-6821 fax</td>
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<tr>
<th><strong>Child Health &amp; Disability Prevention (CHDP) Program</strong></th>
<th><strong>Harbor Regional Ctr</strong> (310) 540-1711</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Los Angeles (PM 160 Code: 352M)</td>
<td>21231 Hawthorne Blvd.</td>
</tr>
<tr>
<td>9320 Telstar Avenue, Suite 226</td>
<td>Torrance, CA. 90503</td>
</tr>
<tr>
<td>El Monte, CA. 91731</td>
<td></td>
</tr>
<tr>
<td>(800) 993-2437 phone / (626) 569-9350 fax</td>
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<thead>
<tr>
<th><strong>City of Long Beach - Health Department</strong></th>
<th><strong>North LA Regional Ctr</strong> (818) 778-1900</th>
</tr>
</thead>
<tbody>
<tr>
<td>2525 Grand Avenue</td>
<td>200 Oakdale Ave Suite 100</td>
</tr>
<tr>
<td>Long Beach, CA 90815</td>
<td>Chatsworth, CA. 91311</td>
</tr>
<tr>
<td>(562) 570-4000</td>
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<thead>
<tr>
<th><strong>Communicable Disease Control</strong></th>
<th><strong>San Gabriel/Pomona Reg. Ctr</strong> (909) 620-7722</th>
</tr>
</thead>
<tbody>
<tr>
<td>313 N Figueroa Street, room 212</td>
<td>75 Rancho Camino Drive</td>
</tr>
<tr>
<td>Los Angeles, CA 90012</td>
<td>Pomona, CA. 91766</td>
</tr>
<tr>
<td>(213) 240-7941 phone / (213) 482-4856 fax</td>
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<tr>
<th><strong>CPSP Perinatal Services</strong></th>
<th><strong>South Central LA Regional Ctr</strong> (213) 744-7000</th>
</tr>
</thead>
<tbody>
<tr>
<td>600 South Commonwealth, 8th Floor</td>
<td>2500 S. Western Avenue</td>
</tr>
<tr>
<td>Los Angeles, CA 90005</td>
<td>Los Angeles, CA. 90018</td>
</tr>
<tr>
<td>(213) 639-6427 phone / (213) 639-1034 fax</td>
<td></td>
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<thead>
<tr>
<th><strong>Los Angeles County Department of Mental Health</strong></th>
<th><strong>Westside Regional Ctr</strong> (310) 258-4000</th>
</tr>
</thead>
<tbody>
<tr>
<td>550 South Vermont Avenue</td>
<td>5901 Green Valley Circle, Suite 320</td>
</tr>
<tr>
<td>Los Angeles, CA. 90020</td>
<td>Culver City, CA. 92030-6953</td>
</tr>
<tr>
<td>(800) 854-7771</td>
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<thead>
<tr>
<th><strong>Substance Abuse Prevention and Control</strong></th>
<th><strong>TB Control Program</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>1000 S. Fremont Avenue, Bldg. A-9 East, 3rd Floor</td>
<td>2615 S. Grand Avenue, Room 507</td>
</tr>
<tr>
<td>Alhambra, CA 91803</td>
<td>Los Angeles, CA 90007</td>
</tr>
<tr>
<td>(626) 299-4193 phone / (626) 458-7637 fax</td>
<td>(213) 745-0800 phone / (213) 749-0926 fax</td>
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<tr>
<th><strong>Women, Infant, &amp; Children (WIC)</strong></th>
<th><strong>Women, Infant, &amp; Children (WIC)</strong></th>
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<tr>
<td>Antelope Valley: (661) 949-5805</td>
<td>Antelope Valley: (661) 949-5805</td>
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<tr>
<td>Long Beach: (562) 570-4242</td>
<td>Long Beach: (562) 570-4242</td>
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<td>Harbor UCLA: (310) 661-3080</td>
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<td>Irwindale: (626) 856-6600</td>
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<td>Northeast Valley: (818) 361-7541</td>
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<td>Pasadena: (626) 744-6520</td>
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<td>Watts: (323) 568-3070</td>
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1.3 CONTACTS: HEALTH NET

Molina Healthcare of California is sub-contracted under Health Net in Los Angeles County for the Medi-Cal program. As such, Members who are Medi-Cal beneficiaries enrolled in Molina Healthcare in Los Angeles County must contact Health Net’s Member Services department for member related issues or inquiries. Health Net will coordinate as appropriate with Molina Healthcare of California to effectively respond to and resolve member issues.

Health Net Member Services (Medi-Cal Los Angeles)
1-800-675-6110

Molina Member Services (Medi-Cal- Riverside County and San Bernardino County)
1-888-665-4621

Health Net Nurse Advice Line
The Nurse Advice Line is staffed after business hours by registered nurses for Member assistance and referral.
1-800-675-6110

Health Net Website
Health Net’s website offers information on member eligibility, claim status, Health Net reference materials such as the Medi-Cal Recommended Drug List, Evidence of Coverage, county-specific Medi-Cal operations manuals, forms, and information on how to contact Health Net with questions.
provider.healthnet.com

Acupuncture Services
Acupuncture services are covered through American Specialty Health Plans, Inc. (ASH Plans) for Health Net Medi-Cal Members. Physicians and capitated participating physician groups (PPGs) must refer Medi-Cal Members to ASH Plans for acupuncture benefits. To refer a Health Net Medi-Cal Member to an ASH preferred provider, contact ASH Plan provider services at 1-800-972-4226, option 2.

Claims
Send written correspondence, claims, tracers, adjustment requests, or denial reconsiderations to Health Net Medi-Cal Claims at the following address:
PO Box 14598, Lexington, KY 40512-4598

Communications
The Health Net National Provider Communications Department informs Health Net participating providers of Health Net’s policies and procedures, and changes in contractual, legislative and regulatory requirements through provider operations manuals, updates, letters, and Online News articles.
12009 Foundation Place, Ste. 100, Bldg. B, Rancho Cordova, CA 95670
(916) 935-8346
Fax: 1-800-937-6086
Cultural and Linguistic Services

The C&L Services Department promotes access to care for Members who speak a primary language other than English and can help facilitate interpretation services.

cultural.and.linguistic.services@healthnet.com
1-800-977-6750
Fax: (818) 543-9188

Delegation Oversight

The Health Net Delegation Oversight Department oversees participating providers in all Health Net lines of business and assists them in understanding and complying with Health Net’s requirements and those of state and federal regulatory agencies.
Fax: 1-866-476-0311

Electronic Data Interchange (EDI) Claims

Health Net encourages participating providers to review all electronic claim submission acknowledgment reports regularly and carefully. Questions regarding accessing these reports should be directed to the vendor or clearinghouse. All other questions regarding electronic claims submission should be directed to Health Net’s EDI Department.
1-800-977-3568

Eligibility Verification

Health Net’s Medi-Cal Provider Services Center verifies member eligibility twenty-four (24) hours a day, seven (7) days a week, three-hundred-sixty-five (365) days a year. Eligibility can also be verified online through Health Net’s website at www.healthnet.com.
1-800-675-6110

Encounters

Contact the Health Net Encounter Department via email with encounter data questions.
Enc_Group@healthnet.com

Enrollment Services

Health Net’s Enrollment Services Department is available to Medi-Cal Members to answer any questions regarding benefits and enrollment.
1-800-327-0502

DHCS established the Health Care Options (HCO) referral process to provide Medi-Cal beneficiaries with information on the benefits of receiving health care services through managed care plans and to help the beneficiary choose a managed care plan. The HCO enrollment contractor is also responsible for assigning beneficiaries who do not choose a health plan on the Medi-Cal Choice form. At initial eligibility or annual redetermination, the HCO enrollment contractor sends an enrollment packet to Medi-Cal beneficiaries who do not make a choice at an HCO enrollment contractor presentation. The enrollment packet contains provider directories, a health plan comparison chart, enrollment instructions, a Medi-Cal Choice form, and a Medi-Cal Choice booklet.
Medi-Cal Choice Form

The beneficiary must select a health plan in his or her designated county and complete and mail back the Medi-Cal Choice form to the HCO enrollment contractor within 30 days of receiving the Medi-Cal Choice form from an HCO enrollment contractor. If the beneficiary does not select a health plan, the HCO enrollment contractor assigns one based on DHCS criteria.

To choose Health Net as a Medi-Cal managed care plan partner in Riverside (355) and San Bernardino (356) counties, Medi-Cal Members must first choose the health plan Molina Health Care Partner and select Plan Partner Name HN.

Example only:

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Facility Site Review Compliance Department

The Facility Site Review Compliance Department provides one-to-one education and support.
21281 Burbank Blvd., Woodland Hills, CA 91367
(209) 943-4803
Fax: 1-877-779-0753
Facility.site.review@healthnet.com

Fraud Hotline

Suspected cases of health care fraud and abuse by providers or Members should be reported to the Health Net Fraud Hotline.
1-800-977-3565
Health Care Services

The Health Care Services Department conducts concurrent review of inpatient cases and coordinates coverage for patients under the care management program.
1-800-421-8578
Fax: 1-800-743-1655

Health Education

The Health Education Department improves the health of Medi-Cal Members through education, information and Member support.
650 E. Hospitality Lane, #200
San Bernardino, CA 92407
(818) 543-9072
1-800-804-6074
Fax: 1-800-628-2704

Hospital Notification Unit

Hospitals are required to contact the Health Net Hospital Notification Unit within twenty-four (24) hours or by the end of the next business day when any Health Net Member is admitted to the facility.
1-800-995-7890
Fax: 1-800-676-7969

Member Appeals and Grievances

Contract Relationships

Health Net handles the appeal and grievance process for counties for which Health Net is directly contracted with the Department of Health Care Services (DHCS). Health Net is subcontracted for Medi-Cal business in Riverside and San Bernardino counties and Molina is directly contracted with DHCS. Therefore, Molina processes all appeals and grievances in those counties. Health Net cooperates with Molina by providing information and as described in the contract between Molina and Health Net

Mental Health Services MHN Direct Services Care

MHN is Health Net’s behavioral health subsidiary. The Customer Service Department is available to providers and their staff, Monday through Friday, 5:00 a.m. to 5:00 p.m., to assist with the referral process, Member eligibility and benefits, or to schedule a consultation with an MHN medical director/psychiatrist.
1-800-675-6110

MLTSS (Managed Long Term Services and Supports)

Managed Long Term Services and Supports (MLTSS) include a wide variety of services and supports that help Medi-Cal Members meet their daily needs for assistance and improve their quality of life. Medi-Cal MLTSS services are provided over an extended period, and include all of the following Medi-Cal covered benefits:
1) In-Home Support Services
2) Community-Based Adult Services
3) Multipurpose Senior Services Programs and,  
4) Skilled Nursing Facility services and subacute services.

Pursuant to Health Net's contracts (CCI Counties: San Diego and Los Angeles) and Health Net's service agreement with Molina in the Inland Empire (Molina subcontracted counties: Riverside and San Bernardino), the Plan ensures that Members in need of Medi-Cal benefited LTC are placed in facilities that provide the level of care most appropriate to the Member's medical needs. The "facilities" include Skilled Nursing Facilities, Nursing Facilities, Subacute facilities, and Intermediate Care Facilities.

For all questions regarding LTC referrals and authorizations, or the check the status of a request, providers can contact the Health Net Hospital Notification Unit by telephone at 1-800-995-7890.

**Pharmaceutical Services**

Health Net’s Pharmacy Benefit Manager administers Health Net’s Medi-Cal Recommended Drug List (RDL) and medication prior authorization requests.

P.O. Box 419069  
Rancho Cordova, CA 95741-9069  
1-800-867-6564  
Fax: 1-800-977-8226

**PM 160 INF Forms**

For information about completing and submitting PM 160 INF forms, refer to the Health Net provider website at [provider.healthnet.com > Provider Library > Operations Manuals.](#)  
Once in the Medi-Cal operations manual, select Public Programs > Child Health and Disability Prevention (CHDP) Program > PM 160 INF Form information.

**Electronic Submission of PM 160 INF Form**

Providers may submit PM 160 INF forms electronically by logging in to the Health Net provider website at [provider.healthnet.com](#) and selecting Submit PM 160 INF Form under Transactions.

The electronic PM 160 INF form is completed the same as the hard copy version. Providers can download a copy of the PM 160 INF instructions by selecting the link provided on each page of the electronic form. There are four steps to completing the electronic form:

1. Enter Member name and client index number (CIN). Patient Information and Responsible Party Information fields automatically populate when this is entered.
2. Record screening procedures performed and the outcome of each procedure.
3. Record vital statistics and immunizations information.
4. Document additional information, such as referrals to other providers, tobacco questions, eligibility information, and any problems or comments. Once complete, select Submit.

Providers receive confirmation for each PM 160 INF form submitted. Providers must remember to print three (3) copies of the completed form and submit one to the local CHDP office, keep one in the Member’s chart, and give one to the Member or Member’s parent or legal guardian.

**Manual Submission of PM 160 INF Form**
Send completed PM 160 INF forms to the address indicated by the PPG.  
Attn: CHDP Specialist  
PO Box 419071, Rancho Cordova, CA 95741-9071  
Fax: 1-866-684-7363

To order forms, use the fax number or call:  
(916) 935-0165

The prepaid project codes (also known as Health Plan Codes (HPCs) are:  
Riverside – 355  
San Bernardino - 356

**Provider Appeals Unit**

Submit claims appeals to Health Net Medi-Cal Claims Appeals at the following address:  
PO Box 419086, Rancho Cordova, CA 95741-9086

**Provider Network Management**

The Provider Network Management Department is the provider liaison to Health Net’s administrative programs, including contracting, claims resolution, and on-site education and training.  
(818) 543-9178

**Provider Relations (Riverside and San Bernardino County)**

The Provider Relations Department provides support, education and training to Health Net’s Medi-Cal provider network.  
3131 Camino Del Rio North, Ste. 200  
San Diego CA, 92108  
Phone: 209-275-7906  
Fax: 866-660-0464  
[HN_provider_relations@healthnet.com](mailto:HN_provider_relations@healthnet.com)

**Provider Services Center**

The Medi-Cal Provider Services Center handles telephone and written inquiries from providers regarding claims, benefits, and provider grievances and appeals.  
21281 Burbank Blvd. C-5, Woodland Hills, CA 91367  
1-800-675-6110  
Fax: 1-818-676-5387 or 1-800-281-2999

Email:  
*Eligibility and billing inquiries:*  
[hnmedi-cal.eligibility@healthnet.com](mailto:hnmedi-cal.eligibility@healthnet.com)  
*Claim status and denial inquiries:*  
[hnmedi-cal.claimsinquiry@healthnet.com](mailto:hnmedi-cal.claimsinquiry@healthnet.com)  
*Capitated claims/nonpayment:*  
[hnmedi-cal.providerbilling@healthnet.com](mailto:hnmedi-cal.providerbilling@healthnet.com)
Public Programs Department

Public programs administrators interact with public health departments and programs and work with participating providers and DHCS in administering public health programs and services.
1-800-526-1898

Quality Improvement Department

Contact the State Health Programs Quality Improvement Department for information on quality improvement projects for Health Net’s Medi-Cal Members.
Cqi_dsm@healthnet.com

Transportation (NEMT and NMT)

Transportation services to and from medical appointments for medically necessary covered services are available to all Health Net delegated Medi-Cal Members in Riverside and San Bernardino counties.

Non-Medical Transportation (NMT)
Effective July 1, 2017, Health Net is providing non-medical transportation (NMT) to and from medical appointments for medically necessary covered services to all its Medi-Cal Members through LogistiCare Solutions, LLC.

Non-Emergency Medical Transportation (NEMT)
Health Net continues to provide non-emergency medical transportation (NEMT) for Health Net Members assigned to participating physician groups delegated for utilization management but not financially at risk for transportation services.

Any referral source (PPGs, hospitals, skilled nursing facilities, etc.) is required to contact LogistiCare to arrange for transportation services. Using transportation services from any provider other than LogistiCare may result in the denial of the claim for which you may be liable.

A Physician Certification Form (PCS form) is required for both NMT and NEMT services. LogistiCare will send a PCS form to physicians to indicated approval for level of service. Physicians can refer to the table below to contact LogistiCare to obtain a PCS form. For additional information about coverage requirement, refer to the provider operations manuals available in the Provider Library on the Health Net provider website at provider.healthnet.com.
Vision

Health Net has partnered with Envolve Vision to provide vision services to Health Net Members. The PCP is the primary screener for ocular abnormalities requiring referral for a comprehensive eye examination. Comprehensive eye examinations performed by an optometrist or ophthalmologist are covered for all Medi-Cal Members. Providers should refer to the Health Net Provider Directory for a list of participating optometrists and ophthalmologists. Providers should contact the Health Net Medi-Cal Provider Services Center to obtain the most current directory.

For Health Net delegated Members, Optical lenses are made by California Prison Industry Authority (CalPIA) optical laboratories and provided with cost through the optometrist’s or ophthalmologist’s office participating with Envolve Vision for covered vision services.
1.4 CONTACTS: RIVERSIDE COUNTY

Molina Healthcare of California
San Bernardino/Riverside Regional Office
(909) 430-0018
Send correspondence to:
200 Oceangate, Suite 100
Long Beach, CA. 90802
Attn: Provider Services

AIDS Waiver Agency
Inland AIDS Project
3756 Elizabeth Street
Riverside, CA 92506
(909) 784-2437

Child Health and Disability Prevention (CHDP) Program
10769 Hole Ave.
Riverside, CA 92505
(951) 358-5481
PM 160 County Code: 355

Communicable Disease Control
(951) 358-5107

CPSP Perinatal Services
308 E. San Jacinto Ave.
Perris, CA 92570
(951) 210-1153 phone / (951) 210-1348 fax

Regional Center
(Riverside and San Bernardino County)
Inland Regional Center
1365 S. Waterman Ave.
San Bernardino, CA 92408
Mail:
PO Box 19037, San Bernardino, CA 92423
(909) 890-3000

Riverside University Health System
4065 County Circle Drive
Riverside, CA 92503
(951) 358-5000

Riverside University Health System - Behavioral Health
CARES (Community Access, Referral, Evaluation, and Support) Line
(800) 706-7500 phone / (800) 915-5512 TTY

Riverside University Health System Substance Abuse
SU CARES Line (800) 499-3008

TB Control Program
Disease Control Branch
Health Administration Building
4065 County Circle Drive
Riverside, CA 92503
(951) 358-5107

Women, Infant, & Children (WIC)
Banning: (800) 732-8805
Riverside: (800) 455-4942
1.5 CONTACTS: SACRAMENTO COUNTY

Molina Healthcare of California
Northern Regional Administration Office
(916) 561-8540
2277 Fair Oaks Blvd., Ste. 195
Sacramento, CA, 95825

AIDS Waiver Agency
4640 Marconi Avenue, Suite 1
Sacramento, CA 95821-4316
(916) 979-7300

Alcohol and Drug Treatment Services
Alcohol and Drug System of Care
(916) 874-9754
The last assessment is conducted at 4:00 p.m.

Child Health and Disability Prevention (CHDP) Program
County Department of Health
9333 Tech Center Drive, #100
Sacramento, CA. 95826
(916) 875-7151 phone / (916) 875-6731 fax
PM 160 County Code: 130

CPSP Perinatal Services
9333 Tech Center Drive, Suite 800
Sacramento, CA 95826
(916) 876-7750 phone / (916) 875-6001 fax

Communicable Disease Control
7001-A East Parkway
Sacramento, CA 95823
(916) 875-5471 phone / (916) 875-4069 fax

HIV Prevention and Education
(916) 875-6022

Regional Center
Alta California Regional Center
2241 Harvard Street, Suite 100
Sacramento, CA 95815
(916) 978-6400

Sacramento County Behavioral Health Services
Grantland L. Johnson Center for Health and Human Services
7001-A East Parkway, Suite 400
Sacramento, CA 95823
(916) 875-7070 phone / (916) 875-6970 fax
Email: hhs-bhs@saccounty.net
Mental Health Access Team
(916) 875-1055 or toll free
(888) 881-4881

Sacramento County Public Health
(916) 875-5881

Special Supplemental Nutrition Program for Women, Infants and Children (WIC)
Sacramento Department of Health and Human Services
2251 Florin Road #100
Sacramento, CA. 95822
(916) 427-5500

TB Control Program
Primary Care Center, Chest Clinic
4600 Broadway
Sacramento, CA 95820
(916) 874-9670

Women, Infant, & Children (WIC)
Sacramento: (916) 326-5830 or (916) 876-5000
1.6 CONTACTS: SAN BERNARDINO COUNTY

Molina Healthcare of California
San Bernardino/Riverside Regional Office
(909) 430-0018
Send correspondence to:
200 Oceangate, Suite 100
Long Beach, CA. 90802
Attn: Provider Services

Calif. Children’s Services (CCS) Program
150 E Holt Blvd, 3rd Floor, Ontario, CA
91762 (909) 458-1637phone / (909) 986-2970fax

Child Health and Disability Prevention (CHDP) Program
120 Carousel Mall
San Bernardino CA 92415
(909) 387-6499 phone / (909) 387-6348 fax
PM 160 County Code: 356

Communicable Disease Control
351 N. Mountain View Avenue
San Bernardino, CA 92415
(800) 722-4794 phone / (909) 387-6377 fax

CPSP Perinatal Services
120 Carousel Mall
San Bernardino, CA 92415-0028
(909) 388-0104 phone / (909) 388-0462 fax

San Bernardino County Public Health
351 N. Mt. View Avenue
San Bernardino, CA 92415
(800) 782-4264 phone / (909) 387-6359 TTY

San Bernardino County Behavioral Health
303 E. Vanderbilt Way
San Bernardino, CA 92415
Member Services: 24/7 Access & Referral Helpline: 1
(888) 743-1478 / (909) 386-8256

San Bernardino County Behavioral Health:
Substance Use Disorder & Recovery
(909) 386-9740 or (800) 968-2636 Toll Free
(909) 387-7200 phone / (909) 387-7717 fax

Women, Infant, & Children (WIC)
Banning: (800) 732-8805
San Bernardino: (855) 424-7942
## 1.7 CONTACTS: SAN DIEGO COUNTY

**Molina Healthcare of California**  
San Diego Regional Office  
(858) 614-1580  
9275 Sky Park Ct, Suite 350  
San Diego, CA 92123

| **AIDS Waiver Agency**  
150 Valpreda Road, Suite 211  
San Marcos, CA 92069  
(760) 736-6725 | **Regional Center**  
4355 Ruffin Road, Suite 200  
San Diego, CA. 92123-1648  
(858) 576-2996 |
|---|---|
| **Calif. Children’s Services (CCS) Program**  
County Department of Health  
6160 Mission Gorge Road  
San Diego CA. 92120  
(619) 528-4000 phone / (619) 528-4087 | **San Diego Behavioral Health Services Health**  
and Human Services Agency  
County of San Diego  
1600 Pacific Highway, Room 206  
San Diego, CA 92101  
(888) 724-7240 |
| **Child Health and Disability Prevention (CHDP) Program**  
3851 Rosecrans Street  
San Diego, CA. 92110  
(619) 692-8808 phone / (619) 692-8827 fax  
PM 160 County Code: 013  
Mail: PO Box 85222, San Diego, CA 92186 | **San Diego County Public Health**  
(619) 531-5800 |
| **Communicable Disease Control**  
(619) 692-8499 or (858) 565-5255 | **Substance Use Disorder Services**  
Alcohol and Drug Services  
1-888-724-7240 |
| **CPSP Perinatal Services**  
3851 Rosecrans Street, Suite 522  
San Diego CA 92110  
(619) 542-4053 phone / (619) 542-4045 fax | **TB Control Program**  
(619) 692-5565 |
| **Women, Infant, & Children (WIC)**  
Chula Vista: (619) 426-7966  
San Diego: (800) 500-6411  
San Marcos: (760) 471-2743  
SDSU: (888) 999-6897 | **Women, Infant, & Children (WIC)**  
Chula Vista: (619) 426-7966  
San Diego: (800) 500-6411  
San Marcos: (760) 471-2743  
SDSU: (888) 999-6897 |
2.0 ELIGIBILITY, ENROLLMENT, DISENROLLMENT

ELIGIBILITY FOR MANAGED CARE

Mandatory Aid Categories

Under the Geographic Managed Care (GMC) and Two-Plan Model, enrollment is mandatory for the following aid categories eligible for Medi-Cal without a share-of-cost:
- CalWorks - formerly Aid to Families with Dependent Children (AFDC)
- CalWorks - formerly Medically Needy, Family (AFDC)
- Medically Indigent Children
- Refugee/Entrant
- Public Assistance, Family

Voluntary Aid Categories

Beneficiaries who fall into these aid categories may enroll but are not required to do so:
- Public Assistance, Aged
- Public Assistance, Blind/Disabled
- Medically Needy, Aged (no share-of-cost)
- Medically Needy, Blind/Disabled (no share-of-cost)
- Medically Indigent Adult

Exemptions from Mandatory Enrollment

Medi-Cal beneficiaries meeting the following criteria are exempt from mandatory enrollment:
- Individuals with a complex or high-risk medical condition who are in an established treatment relationship with a provider(s)/practitioner(s) or who are not participating in the GMC or Two-Plan Model provider/practitioner network.
- Children in Foster Care or the Adoptions Assistance Program.*
- Native Americans, their household members, and other persons who qualify for services from an Indian Health Center.*

Not Permitted to Enroll

Medi-Cal beneficiaries meeting the following criteria are not permitted to enroll under the GMC Program and Two-Plan Model:
- Individuals with the following other health coverage:
  - Kaiser HMO
  - CHAMPUS
  - Other HMO coded K, F, C, or P
  - Medicare HMO (unless it is also a Geographic Managed Care Plan, and the Department of Health Care Services allows this plan to enroll beneficiaries in both the contractor’s Medicare HMO and Medi-Cal managed care plan)

* These individuals are exempt from mandatory enrollment, although if they wish to enroll they may do so.
NEW MEMBERS

Molina Healthcare of California (MHC) receives EDI 834 Benefit Enrollment and Maintenance transactions from DHCS and weekly Health Care Options (HCO) data file. The data received from HCO is matched to the processed EDI 834 and stored in MHC’s core operating system. This process creates a new Member file for eligibility purposes and production of Member identification cards. Each new Member receives a MHC Welcome Packet that includes a MHC identification card. This identification card will contain the name of the Member’s Primary Care Practitioner (PCP). To identify a Member’s assigned PCP, you may also refer to MHC’s Interactive Voice Response system or the Plan’s Member Services Department. The identification card issued by MHC is for Plan Identification only. Although the Member eligibility is verified at the time the card is issued, possession of the card does not guarantee eligibility. In case a Member has lost the identification card or his/her eligibility is in question, eligibility may be verified using one of the following options:

- IPA/Medical Group Eligibility List file Molina Healthcare Interactive Voice Response at (888) 665-4621
- MHC’s Member Services Department at (888) 665-4621

If the Member does not appear on the current eligibility roster, the Provider/Practitioner should contact MHC’s Provider Services Department at (855) 322-4075.

At no time should a Member be denied services because his/her name does not appear on the eligibility roster. Please remember that a Member may access emergency services without prior authorization.

Remember, the card is for identification purposes only. Eligibility to receive services depends on verification from MHC. If a Member has questions that you are unable to answer, suggest a call to MHC’s Member Services Department.

ELIGIBILITY VERIFICATION

Providers are encouraged to register and use the Molina’s Provider Web-Portal as a primary method to check Member’s eligibility information: [www.MolinaHealthcare.com](http://www.MolinaHealthcare.com)

The MHC Interactive Voice Response (IVR) system notifies both Providers/Practitioners and Members of Member eligibility status and PCP assignment. The system has a dedicated phone line at (800) 357-0172 and is available twenty-four (24) hours a day, three-hundred-sixty-five (365) days a year. The system provides Members’ last name, first name, date of birth, eligibility status, and PCP information, as well as IPA/Medical Group affiliation and subcontract health plan affiliation as applicable.

In the event that the IVR System is not working, Provider/Practitioner may verify eligibility directly with Molina’s Member Services representative (888) 665-4621 from Monday through Friday, 7:00 a.m. to 7:00 p.m. Any calls made during non-business hours go directly to MHC’s after hour service, with the same access to current Member eligibility status.

ELIGIBILITY LIST FILES

MHC distributes Eligibility reports monthly to provide information on Member enrollment in an IPA/Medical Group. The reports are generated the first week of each month and mid-month MHC Medi-Cal Members who have changed Providers/Practitioners by the 15th of a month will be in effect for the currently calendar month.
Members who have changed Providers/Practitioners on or after the 16th of a month will be in effect the first day of the listed on the month following the next month

These files are secured and password protected and can only be accessed by the IPA/Medical group designee that are identified as the recipient. For additional details of the IPA/Medical Group Eligibility List files, please contact your Provider Services representative.

If a Member arrives at a PCP’s office to receive care, please verify the Member’s eligibility through: Molina’s Provider Web-Portal, Eligibility List file or MHC Member Services. A Member must not be denied services because his/her name does not appear on the eligibility roster.

**MEDI-CAL ENROLLMENT**

Health Care Options (HCO) is responsible for providing Medi-Cal beneficiaries information pertaining to the benefits of health care services through a managed care plan. HCO also assists the beneficiary in making choice among the different managed care plans. HCO is responsible for assigning beneficiaries who fail to choose a health plan to a managed care plan within each beneficiary’s county. HCO is responsible for the distribution of enrollment forms to beneficiaries as well as to the various managed care health plans. The health plans then distribute the forms to their prospective Members upon request. The health plans and their affiliated Providers/Practitioners are no longer allowed to submit the Medi-Cal Enrollment Forms on behalf of their patients. If beneficiaries have questions regarding the enrollment process, they should be directly referred to HCO at (800) 430-4263 Please visit DHCS website (www.DHCS.ca.gov) for additional information on Medi-Cal Enrollment.

**PCP AUTO ASSIGNMENT**

Upon initial enrollment, if the Member did not select a PCP, MHC will assign a PCP to the Member and mail out an ID card with the Welcome Packet indicating PCP assignment. The Welcome letter explains to the Member that they may select a different PCP if they are dissatisfied with the choice made for them. The letter also advises Members of the importance of scheduling an appointment with their PCP within the first ninety (90) days of initial enrollment.

The following criterion is followed when processing auto assignment of a PCP:
- The proximity of the provider/practitioner must be within ten (10) miles or thirty (30) minutes of Member’s residence.
- The Member’s language preference.
- The Member’s age, gender, and special PCP needs (i.e., Pediatrician, Obstetrician, etc.)
- The existence of established relationships and family linkages.
- MHC makes every attempt to assign Members to the PCP of their choice. MHC is limited to the information that is on the HCO data file, which is neither always complete nor correct.

**DISENROLLMENT PROCESS**

Any Member of MHC may at any time, without cause, request to be disenrolled from the plan. The Member must contact HCO at (800) 430-4263. A HCO representative will mail a disenrollment form to the Member’s residence. A Member with a mandatory aid code must simultaneously re-enroll into another managed care health plan. If the Member fails to select a health plan, HCO will automatically assign him/her to one. Members
who have a voluntary aid code may elect to remain in the Medi-Cal Fee-for-Service program or select a new health plan.

Until the Member’s disenrollment request is approved and processed by DHCS, MHC will be responsible for the Member’s health care.

Disenrollment of a Member is mandatory under the following conditions:

- Member requests to be disenrolled.
- Member loses Medi-Cal eligibility.
- Member moves out of the Plan’s approved service area.
- Member’s Medi-Cal aid code changes to an aid code not covered.
- Member’s enrollment violates the State’s marketing and enrollment regulations.
- Member requests disenrollment as a result of a Plan merger or reorganization.
- Member is eligible for those carve-out services that require disenrollment. (See Additional Services or Carve-Out Services).

Members disenrolled because of any of the above conditions will be allowed to return to the Fee-for-Service Medi-Cal Program unless their Medi-Cal eligibility is a mandatory managed care aid code or eligibility is terminated by DHCS. MHC does not determine eligibility for the Medi-Cal program. DHCS allows for certain beneficiaries to remain in Fee-for-Service Medi-Cal as described above, under the Heading, Exemptions from Mandatory Enrollment. Such exemptions are granted by HCO and DHCS, not MHC. For more information, contact HCO at (800) 430-4263.

**PROVIDER/PRACTITIONER PLAN INITIATED DISENROLLMENTS (PID)**

A Provider/Practitioner may request to DHCS that a Plan Initiated Disenrollment (PID) be processed for any of its Members. However, the health plan is responsible to initiate the process with DHCS. All written communication letters sent to the Members must be prior approved by the Plan and/or DHCS.

The Provider/Practitioner contracted with MHC must make its requests in writing and forward such requests to MHC’s Member Services Department, Attn: Member Services Director. These requests must include a detailed description of the circumstances prompting the Provider/Practitioner to initiate the request for disenrollment. Included should be any documentation and detailed description of corrective action taken by the Provider/Practitioner in an effort to resolve the matter. The detailed description should include:

- Statement of the specific issue.
- Dates of occurrence.
- Frequency of occurrence.

Upon receipt of such request from the Provider/Practitioner, the Member Services Department Director or designee will make an effort to contact the Member to provide education and counseling. Member Services will involve a Case Manager to attempt to coordinate care. The Member may be transferred to another PCP within the plan. In every case, the Member is notified in writing of the intent to disenroll and given a thirty (30) day opportunity to appeal to the Member Services Department or DHCS fair hearing via telephone or in writing. At no time should the Provider/Practitioner contact the Member without approval of the Member Services Department Director or designee. The Member Services Department Director or designee will then review the request with the Plan’s Medical Director and process a PID request to DHCS for approval. Once DHCS reviews the request; the Member is mailed a letter, via U.S. mail, notifying him/her of the outcome.
MHC is responsible to notify the Member via certified mail that the Plan has been notified of their behavior. The Member will be warned that further non-compliance may result in transferring the Member to an alternate Provider/Practitioner or termination of membership from the plan based on the severity of the issue. If the Member fails to comply and behavior is repeated, the Provider/Practitioner must immediately send documentation of repeated offense to MHC Member Services. The Provider/Practitioner is responsible for sending final documentation to the Plan. MHC must notify the Member again (second and final notification) in writing via U.S. certified mail of MHC’s intent to request a PID or transfer to an alternate Provider/Practitioner. The provider will receive a copy of the letter for their medical records.

A PID is evaluated on the severity and cause of the breakdown of the Provider/Practitioner/Member relationship. Below are examples of circumstances that could result in a PID. To initiate a PID, the documentation process outlined above must be followed.

DHCS will approve a request only if one or more of the following circumstances have occurred:

- The Member is repeatedly verbally abusive to Plan Providers/Practitioners, ancillary or administrative staff, or to other Plan Members.
- The Member physically assaults a Plan Provider/Practitioner, staff member, or Plan member, or the Member threatens any individual with any type of weapon on the Plan premises. In such cases, appropriate charges must be brought against the Member, and a copy of the police report should be submitted along with the request.
- The Member is disruptive to Provider/Practitioner operations in general with potential limitation of access to care by other patients.
- The Member habitually uses non-contracted Providers/Practitioners for non-emergency services without prior authorization.
- The Member has allowed the fraudulent use of his or her health plan identification card.
- The Member refuses to transfer from a non-Plan hospital to a Plan hospital when it is medically safe to do so.
- Other inappropriate use of out-of-plan services that result in degradation in the Plan’s relations with community Providers/Practitioners thereby threatening the access of other Plan Members.

A Member’s failure to follow prescribed medical care treatment, including failure to keep established medical appointments, does not warrant a request for a PID unless MHC can demonstrate to DHCS that, as a result of such failure, the Plan or Provider/Practitioner is exposed to greater and unforeseeable risk. In this event, a temporary PID may be requested by the Plan and granted by DHCS.

**Expedited Disenrollment Requests**

The Plan may request for an expedited disenrollment for the following:

- **Continuity of Care** - If the treating Provider/Practitioner is not part of MHC’s network of Providers/Practitioners, the Member may be eligible for disenrollment. The Member is only eligible for disenrollment within the first ninety (90) days of initial enrollment with MHC. A medical exemption form signed by the treating Provider/Practitioner and Member is required for processing.
- **Incarceration** - The name of the facility and the date the Member entered the facility is required for processing.
- **Resides Outside-of-the-Service Area** - The Member moved outside of the service area. The Member’s new address and move date is required. The Member must report their change of address to their eligibility worker within ten (10) days. Failing to do so will result in delaying the disenrollment from MHC.
- **Native American** - If the Member is a Native American the Member may be exempted from being in a health plan. A Non-Medical Exemption form must be completed by an Indian Health Service Provider/Practitioner. The form is required for processing.

- **Major Organ Transplant** - The Member must be approved for a transplant and the Treatment Authorization Form (TAR) must be provided to MHC’s Member Services Department for processing.

All requests for expedited disenrollments along with any required documentation must be submitted to Enrollment Supervisor via facsimile at (855) 248-7534 or US Mail. The Member may also initiate a request by calling Member Services Department at (888) 665-4621. If you need copies of the exemption forms mentioned, please contact HCO at (800) 430-4263.

Molina Healthcare
Attn: Enrollment Supervisor
200 Oceangate, Suite 100
Long Beach, CA 90802
Fax: (855) 248-7534

**Related Policies** - For more information or a copy of the complete PID policy, contact MHC’s Member Services Department at (888) 665-4621.
3.0 BENEFITS AND COVERED SERVICES

PRINCIPAL BENEFITS AND COVERAGE

The following benefits and services are available for prevention, diagnosis, and treatment of illness or injury (including ancillary services). Please refer to the Prior Authorization section of this manual for authorization requirements to understand benefits and service coverage according to contract and service area or contact Provider Services at (855) 322-4075.

- Provider/Practitioner Services
- Preventive Health Services
- Family Planning
- Maternity Care
- Hospital Services
- Outpatient Mental Health Services^
- Substance Use Disorder Preventive Services (AMSC)
- Behavioral Health Treatment
- Prescription Drugs and Medications
- Vision Services
- Laboratory X-ray, and Prescribed Services
- Cancer Clinical Trials
- Durable Medical Equipment
- Therapeutic Formulas
- Enteral Nutrition Products
- Diabetic Equipment and Supplies
- Long Term Services and Supports (LTSS)*
- Home Health Care
- Hospice Care
- Emergency Care
- Medical and Non Medical Transportation

*In Sacramento and Imperial counties, Long-Term Care (LTC) coverage is limited to the month of admission and the following month. Members return to the Fee-for-Service Medi-Cal (FFS) program for continued LTC coverage after this period. To ensure continuity of care, the Provider/Practitioner will continue to provide and coordinate the care for potential LTC candidates until the Member is disenrolled from MHC.

In Los Angeles, San Diego, San Bernardino and Riverside counties, MHC is responsible for LTC coverage. Additional information can be found in the LTSS section.

For custodial authorization or outpatient services needed while in custodial level of care, please fax all requests to the Prior Authorization Department: at 800-811-4804.

For any questions regarding custodial authorization or services needed while in custodial level of care, please contact the MHC UM Prior Authorization Department at (844) 557-8434.

^ There are exceptions for the services noted with a caret. Please see the paragraph titled “Exceptions for Services Not Covered by Molina Healthcare or Regular Medi-Cal.”
PRINCIPAL EXCLUSIONS AND LIMITATIONS

The following benefits and services are excluded from coverage:

**Services that are not covered by Molina Healthcare or Medi-Cal**

These services will not be provided by MHC or Regular Medi-Cal (fee-for-service program):

- Experimental or investigational drug, device, or procedures (unless approved)
- Over-the-counter (OTC) drugs (unless approved)
- Cosmetic surgery, except when required to repair trauma or disease-related disfigurement
- Personal comfort or convenience items
- Private duty nurses (except when medically necessary)
- Elective circumcisions
- Chiropractic Services for Two Plan Model Counties (Riverside/San Bernardino only)
- Sports physicals required by school or recreational sport
- Completing forms for disability, Women, Infants, and Children’s Supplemental Nutrition Program (WIC), or Department of Motor Vehicles (DMV)
- Services outside the United States except Emergency Room Services needing inpatient stay in Canada and Mexico
- Audiology Services not performed/prescribed by a provider in a provider office^
- Speech Therapy Services^
- Podiatry Services^
- Dental Services^
- Services outside the United States, except Emergency services requiring hospitalization in Canada and Mexico
- Chiropractic Services for GMC Counties (San Diego and Sacramento only) - limited to excepted Members [this is not a benefit for Two Plan (Riverside/San Bernardino) Members – no exceptions]^  

^ There are exceptions for the services noted with a caret. Please see the section titled “Exceptions for Services Not Covered by Molina Healthcare or Regular Medi-Cal.”

**Excluded (Carve-Out) Services**

Medi-Cal beneficiaries enrolled in a managed care plan obtain most of their benefits from their health plan. Medi-Cal services not covered by the plan are referred to as “excluded” or as “carve-out.” These services can only be rendered by a Medi-Cal enrolled Provider/Practitioner and must be billed through the Medi-Cal Fee-for-Service (FFS) system. In most cases, beneficiaries remain enrolled in their health plan while receiving these excluded services. Coordination of carved out services is part of the role of the primary care provider. (Refer to the Basic Case Management section for more details). Below is a list of those excluded services that may be obtained while a beneficiary remains enrolled in a managed care plan.

- California Children’s Services
- Mental Health
  - MHC does not cover hospital care and specialty mental health care. Medi-Cal FFS or the County Mental Health Department provides these services.
- Alcohol and Drug Treatment
- Dental Services
- Directly Observed Therapy for TB
- Women, Infants, and Children Supplemental Food Program (WIC)
- Local Education Agency Services
Member Disenrolls from Managed Care in Order to Receive the Following Services

- Long-Term Care [approximately sixty (60) days after admission]*
- Major Organ Transplantation except Kidney and Cornea
- Medi-Cal Home and Community Based Waiver Programs

*In Sacramento and Imperial counties, Long-Term Care (LTC) coverage is limited to the month of admission and the following month. Members return to the Medi-Cal Fee-for-Service (FFS) program for continued LTC coverage after this period. To ensure continuity of care, the Provider/Practitioner will continue to provide and coordinate the care for potential LTC candidates until the Member is disenrolled from MHC. In Los Angeles, San Diego, San Bernardino and Riverside counties, Molina is responsible for LTC coverage. Additional information can be found in the LTSS section.

EXCEPTIONS FOR SERVICES NOT COVERED BY MOLINA HEALTHCARE OR REGULAR MEDI-CAL

Assembly Bill X3 5 (Evans, Chapter 20, Statutes of 2009) added Section 14131.10 of the Welfare and Institutions Code (W&I Code) to exclude several optional benefits from coverage under the Medi-Cal Program for Members twenty-one (21) years and older, effective July 1, 2009. Please refer to the Medi-Cal Provider Manual on the Department of Health Care Services website for a description of optional benefit exclusions and exemption criteria.

MEDICAL AND NON MEDICAL TRANSPORTATION

Member transportation is coordinated through MHC for all Members.

Emergency Medical Transportation

Emergency medical transportation is provided when necessary to obtain covered benefits when the Member’s medical/physical condition is acute and severe, necessitating immediate diagnosis and treatment so as to prevent death or disability.

If a Member in a facility has a medical emergency requiring hospitalization, the attending Provider/Practitioner must arrange ambulance transportation by a licensed ambulance company to the nearest emergency room or dial 911 to obtain ambulance service.

Non-Emergency Medical Transportation (NEMT)

MHC provides ambulance, litter van, wheelchair van and air medical transportation services. These services are covered only when a Member’s medical and physical condition is such that ordinary means of public or private transportation would be medically inappropriate. MHC ensures that the transportation coverage is limited to the lowest cost service available that is adequate for the Member’s needs. Transportation coverage is also limited to the nearest Provider/Practitioner capable of meeting the needs of the Member. Providers/Practitioners must submit the Physician Certification Statement (PCS) form to the plan in order for NEMT transportation to be provided, in accordance with DHCS guidelines. The PCS form must be completed in its entirety, and include the following elements:
• Function Limitations Justification: Document the Member’s limitations and provide specific physical and medical limitations that preclude the Member’s ability to reasonably ambulate without assistance or be transported by public or private vehicles.
• Dates of Service Needed: Provide start and end dates for NEMT services; for a maximum of twelve (12) months.
• Mode of Transportation Needed: List the mode of transportation that is to be used when receiving these services (ambulance/gurney van, litter van, wheelchair van or air transport).
• Certification Statement: Prescribing physician’s statement certifying that medical necessity was used to determine the type of transportation being requested.

Members are instructed to contact Secure Transportation, the plan’s contracted transportation vendor, at (844) 292-2688. It is recommended that request be made at least seventy-two (72) hours in advance of the service.

**NEMT Modes of Transport and Criteria**

<table>
<thead>
<tr>
<th>Mode of Transport</th>
<th>Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Ambulance</strong></td>
<td>• Transfers between facilities for Members who require continuous intravenous medication, medical monitoring or observation.</td>
</tr>
<tr>
<td></td>
<td>• Transfers from an acute care facility to another acute care facility.</td>
</tr>
<tr>
<td></td>
<td>• Transport for Members who have recently been placed on oxygen (does not apply to members with chronic emphysema who carry their own oxygen for continuous use).</td>
</tr>
<tr>
<td></td>
<td>• Transport for Members with chronic conditions who require oxygen if monitoring is required.</td>
</tr>
<tr>
<td><strong>Litter Van:</strong> When the Member’s medical and physical condition does not meet the need for NEMT ambulance services, but meets both of the following →</td>
<td>• Requires that the Member be transported in a prone or supine position, because the Member is incapable of sitting for the period of time needed to transport.</td>
</tr>
<tr>
<td></td>
<td>• Requires specialized safety equipment over and above that normally available in passenger cars, taxicabs or other forms of public conveyance.</td>
</tr>
<tr>
<td><strong>Wheelchair Van:</strong> When the Member’s medical and physical condition does not meet the need for litter van services, but meets any of the following →</td>
<td>• Renders the Member incapable of sitting in a private vehicle, taxi or other form of public transportation for the period of time needed to transport.</td>
</tr>
<tr>
<td></td>
<td>• Requires that the Member be transported in a wheelchair or assisted to and from a residence, vehicle and place of treatment because of a disabling physical or mental limitation.</td>
</tr>
<tr>
<td></td>
<td>• Requires specialized safety equipment over and above that normally available in passenger cars, taxicabs or other forms of public conveyance.</td>
</tr>
<tr>
<td></td>
<td>• Members with the following conditions qualify for wheelchair van transport: Members who suffer from severe mental confusion; Members with paraplegia; Dialysis recipients; Members with chronic conditions who require oxygen but do not require monitoring.</td>
</tr>
</tbody>
</table>
**Air transport**: only provided under the following conditions • When transportation by air is necessary because of the Member’s medical condition or because practical considerations render ground transportation not feasible.

For more information regarding transportation, please contact Molina Healthcare Member Services at (888) 665-4621 for more information. TTY users dial 711.

**Non-Emergency Non-Medical Transportation (NMT)**

Non-Emergency non-medical transportation is available if Member is recovering from serious injury or medical procedure that prevents them from driving to medical appointment. They must have no other form of transportation available.

Non-Emergency non-medical transportation to medical services can be supplied by a passenger car, taxi cabs, or other forms of public/private transportation. Transportation must be arranged at least three (3) working days before appointment.
3.1 BENEFITS AND COVERED SERVICES: HEALTH EDUCATION

MOLINA HEALTHCARE HEALTH EDUCATION

Phone: (562) 499-6191 ext: 127524 (Monday-Friday 8:30AM-5:30PM)  Fax: (562) 901-1176

The provision of health education services is the responsibility of IPA affiliated medical groups under the Managed Medi-Cal contract. As Providers/Practitioners, you are in the best position to meet the many educational needs of MHC Members at the time of their medical visits. You are the most credible educator for your patients. However, MHC supports our providers/practitioners by making available many Health Education programs, materials and services that will be discussed below.

DHCS Health Education Contract Requirements for Managed Medi-Cal Members

To meet DHCS Managed Medi-Cal contract requirements for health education services, IPAs/Providers must make available to Members educational services in the following areas:

- Appropriate use of health care services – managed health care; preventive and primary health care; obstetrical care; health education services; and complementary and alternative care.
- Risk–reduction and healthy lifestyles – tobacco use and cessation; alcohol and drug use; injury prevention; prevention of sexually transmitted diseases; HIV and unintended pregnancy; nutrition, weight control, physical activity; and parenting.
- Self-care and management of health conditions – pregnancy; asthma; diabetes; and hypertension.

All education must be documented in the Member’s medical record. This information should become part of the Member’s ongoing medical care as all team Members can reinforce new positive health behaviors. This documentation also becomes critical in the event of an audit by any regulatory organization.

Tobacco Prevention and Cessation Services

All providers are required to identify and track all tobacco use, both initially and annually. This must be performed by doing the following:

- Completing the individual Health Assessment, which includes the Individual Health Education Behavioral Assessment (IHEBA), for all new beneficiaries within 120 days of enrollment.
- Annually assess tobacco use status for every beneficiary based on the SHA’s periodicity schedule.
- Ask tobacco users about their current tobacco use and document in their medical record at every visit.

More information on the IHEBA and SHA can be found in the “Healthcare Services: Women’s & Adult Health Services, Including Preventive Care” section of the manual.

All providers are also required to institute a tobacco user identification system to identify tobacco users in their primary care practice, per USPSTF recommendations. Among other things, a tobacco user identification system for providers may include:

- Adding tobacco use as a vital sign in the chart or Electronic Health Records.
- Using International Classification of Diseases (ICD)-10 codes in the medical record to record tobacco use.
- The full set of ICD-10 codes to record tobacco use can be found at:
- Placing a chart stamp or sticker on the chart when the beneficiary indicates he or she uses tobacco.
- A recording in the SHA or other IHEBA.
• A recording on the Child Health and Disability Prevention Program Confidential Screening/Billing Report (PM 160).
• Reviewing Nicotine Replacement Therapy (NRT) claims.

It is the intent of this requirement that providers not only assess tobacco use but report it to Molina, in order to more fully coordinate Molina Members’ tobacco cessation treatment.

**Services for Pregnant Tobacco Users**

Because of the serious risk of smoking to the pregnant smoker and fetus, whenever possible, pregnant beneficiaries should be offered tailored, one-on-one counseling exceeding minimal advice to quit. Providers are required to:

• Ask all pregnant beneficiaries if they use tobacco or are exposed to tobacco smoke.
• Offer all pregnant beneficiaries who use tobacco at least one face-to-face tobacco cessation counseling session per quit attempt.
• Refer pregnant beneficiaries who use tobacco to a tobacco cessation quit line, such as the California Smoker’s Helpline.
• Refer to the tobacco cessation guidelines by the American College of Obstetrics and Gynecology (ACOG) before prescribing tobacco cessation medications during pregnancy.

**Prevention of Tobacco Use in Children and Adolescents**

Providers are required to:

• Provide interventions, including education or counseling, in an attempt to prevent initiation of tobacco use in school-aged children and adolescents. Services shall be provided in accordance with the American Academy of Pediatrics Bright Futures periodicity schedule and anticipatory guidance, as periodically updated.

**Provider training**

Providers are strongly encouraged to refer to the “Clinical Practice Guideline, Treating Tobacco Use and Dependence: 2008 Update” for provider training on tobacco cessation treatments. This document informs and educates clinicians regarding effective strategies and approaches for providing tobacco cessation treatment for all populations, including specific recommendations for pregnant women.

When counseling beneficiaries, providers are encouraged to use the “5 A’s” (Ask, Advise, Assess, Assist, and Arrange), the “5 R’s” (Relevance, Risks, Rewards, Roadblocks, Repetition), or other validated behavior change models.

Please refer to the below links for more information on the “5 A’s” and “5 R’s”:
http://www.improvingchroniccare.org/downloads/3_5_5_as_behaviior_change_model.pdf
http://www.ahrq.gov/professionals/clinicians-providers/guidelines-recommendations/tobacco/5rs.html

**Special Programs Provided by Molina Healthcare**

To support our provider network, MHC makes available programs and services in many of the required areas. If you are an IPA/Medical Group affiliated Provider/Practitioner, please consult the table titled “Health Education Services” in the exhibit section to determine the remaining requirements that are your responsibility.
Health Management Programs

Molina Healthcare’s Health Management programs provide patient education information to Members and facilitate Provider access to these chronic disease programs and services. Health Management staff; Registered Nurse, Registered Diestititian, Licensed Vocational Nurse, Social Worker, and or Health Educator are available telephonically to share information about Molina Programs. They will assist Members with preventative education and management of their conditions. He/she will collaborate with the Member and Provider relating to specific needs identified for best practices. Molina requests that you as a Provider also help us identify Members who may benefit from these programs. Members can request to be enrolled or dis-enrolled in these programs. These include programs, such as:

- Asthma (Breath with Ease Asthma Program)
- Depression (Building Brighter Days Adult Depression Management Program)
- Weight Management
- Smoking Cessation

To find out more information about the health management programs, please call Provider Services Department at (855) 322-4075.

Breathe with EaseSM Program

Molina Healthcare provides an asthma health management program called breathe with easeSM, designed to assist Members in understanding their disease. Molina Healthcare has a special interest in asthma, as it is the number one chronic diagnosis for our Members. This program was developed with the help of several community Providers with large asthma populations. The program educates the Member and family about asthma symptom identification and control. Our goal is to partner with you to strengthen asthma care in the community.

Building Brighter Days Adult Depression Management Program

The Building Brighter Days - Depression Management Program is a collaborative team approach comprised of health education, clinical case management and provider education. The overall goal is to provide better overall quality of life, quality of care and better clinical outcomes for Members who have a primary psychiatric diagnosis of major depressive disorder. This will be accomplished by providing disease-specific measurable goals for Members and their support systems that are also easily measured by Molina staff as well as the Member and their support systems. The Molina team works closely with contracted practitioners in the identification assessment and implementation of appropriate interventions for adults with depression. Molina’s Building Brighter Days Program strives to improve outcomes through early identification, continual, rather than episodic, care and monitoring and most importantly interventions focused on self-advocacy and empowerment of the Member.

Weight Management

Molina’s Weight Management program is comprised of one-on-one telephonic education and coaching by a case manager to support the weight management needs of the Member. The Health Education staff work closely with the Member, providing education on nutrition, assessing the Member’s readiness to lose weight, and supporting the Member throughout their participation in the Weight Management Program. The Health Education staff work closely with the Member’s Provider to implement appropriate intervention(s) for Members participating in the program. The program consists of multi-departmental coordination of services for participating Members and uses various approved health education/information resources such as: Centers For
Disease Control, National Institute of Health and Clinical Care Advance system for health information (i.e. Healthwise Knowledgebase). Health Education resources are intended to provide both general telephonic health education and targeted information based on the needs of the individual.

Smoking Cessation

MHC Members are eligible for Provider cessation counseling, medications as prescribed, referrals to group counseling or classes, and telephonic counseling. We refer to the California Smoker’s Helpline for telephonic counseling. Providers may refer directly to the California Smoker’s Helpline by using their online referral system. Members may call the Helpline directly at the following numbers:

- English: 1-800-NO-BUTTS
- Spanish: 1-800-45-NO-FUME
- Vietnamese: 1-800-778-8440
- Chinese: 1-800-838-8917
- Korean: 1-800- 556-5564
- Chew tobacco: 1-800-844-CHEW
- TDD/TYY: 1-800-933-4TDD

PCPs can prescribe nicotine replacement therapy to use in conjunction with the behavior modification program by faxing a completed Medication Prior Authorization Request Form (only needed for certain NRTs) along with the prescription to (866) 508-6445. For a list of group counseling, support groups or classes in all counties of operation for referral by providers please visit Molina’s provider website at: [http://www.MolinaHealthcare.com/medicaid/providers/ca/forms/Pages/fuf.aspx](http://www.MolinaHealthcare.com/medicaid/providers/ca/forms/Pages/fuf.aspx)

Process for Referring a MHC Member to Health Management Services

- Obtain agreement for a referral to Health Management from the Member;
- Stress compliance as part of the Member’s overall care plan;
- **Refer Member for only one condition at a time.** This will help the Member not feel overwhelmed;
- Complete the Molina Healthcare Health Education Referral Form. Select the correct referral form (IPA/Medical Group or Direct/SMO) (Available on MHC’s website in the frequently used forms area);
- Fax Health Education Referral Form and supporting documentation to (562) 901-1176;
- Document referral in the Member’s medical record;
- Reinforce key concepts and compliance with Member at follow-up office visits.

ADDITIONAL HEALTH EDUCATION RESOURCES

Written Patient Education Materials

MHC has patient education materials that are culturally appropriate for various target populations in key subject areas. The most appropriate setting for a Member to receive written literature is from his or her primary care practitioner (PCP) with a brief discussion. MHC recognizes the need for the availability of low literacy health education materials in the Member’s preferred languages. We offer a variety of low literacy materials available in English and Spanish. Network physicians may download and print health education materials from the provider website to meet the needs of Molina Members ([http://www.MolinaHealthcare.com/providers/ca/medicaid/comm/Pages/Health-Education-Materials.aspx](http://www.MolinaHealthcare.com/providers/ca/medicaid/comm/Pages/Health-Education-Materials.aspx)). Members may also download and print health education materials in the topic area of interest from the Member website. These materials are provided at no cost to physicians or our Members. Health education materials are used to supplement the patient teaching that occurs in the provider offices, provide reinforcement
for the telephonic counseling offered by Molina, or as stand-alone pieces that support self-care initiatives. We
will translate materials into other languages and alternative formats, at no cost to the provider or Member, as
requested.

Specific Requirements for Serving Molina Healthcare’s Medi-Cal-only SPD Members
MHC Members with low vision or who are blind should be offered materials in alternate formats including
large font of at least eighteen (18)-point print, Braille or audio. MHC’s contracted providers/practitioners can
request materials in alternative formats by contacting MHC’s Member Services Department.

Health Promotion Campaigns

Posters, brochures, and other promotional materials associated with various health campaigns may be offered to
Provider/Practitioner groups throughout the year. MHC will inform you of upcoming campaigns via “Just the
Fax” or mailed letters, providing you information about ordering materials for the campaign.

Health & Family Newsletter

Molina produces newsletters for Members containing a variety of topics suggested by Members and the
California Department of Health Care Services. A disclaimer is printed on the newsletter informing the
Member that the contents are for information only and do not take the place of Provider/Practitioner advice.
Additional newsletters may also be distributed or posted online to target groups of Members (i.e. disease
management participants). All newsletters are made available on the website under Health and Wellness –
Newsletters.

Member Wellness Mailings

MHC periodically distributes wellness materials to Members. The preventive health guidelines (“Grow and
Stay Healthy”) are posted on our website to keep families on track with obtaining recommended physical
examinations and tests. Key plan telephone numbers and resources are provided to assist Members in using
their plan benefits appropriately.

Individual Medical Nutrition Therapy (Registered Dietitian “RD” services)

For directly contracted Providers/Practitioners, MHC will provide individual medical nutrition therapy for high-
risk conditions with a Provider/Practitioner referral. Complete the Health Education Referral form and indicate
risk condition. Attach recent lab results and progress notes to assist the RD in counseling the Member most
appropriately. All documentation from the appointment with the RD will be sent back to the
Provider/Practitioner for inclusion in the Member’s medical record.

ADDITIONAL PCP RESPONSIBILITY

Individual Health Education Behavioral Risk Assessment “Staying Healthy”

All Providers/Practitioners of managed Medi-Cal Members must administer an individual health education
behavioral assessment. This must be done with new patients at their Initial Health Assessment within one-
hundred-twenty (120) days of enrollment into the health plan and with existing Members at their next
scheduled non-acute care visit (but no later than their next scheduled health screening visit). The DHCS
produces “Staying Healthy” Assessment Forms in many age categories. Assessments are to be completed by
Members twelve (12) years of age and older and by parents of children eleven (11) years of age and younger while waiting for their medical visit. Providers/Practitioners must review the assessment, provide needed counseling or other intervention, document on the assessment, and file in the Member’s medical record with other continuity of care forms. This assessment is reviewed with the Member or parent at least annually and is re-administered when the Member enters the next age category. MHC recommends that the adolescents complete the assessment annually as they change behaviors rapidly during this period.

All completed “Staying Healthy” Assessments for twelve to seventeen (12-17) year olds should be placed under the “sensitive tab” in the medical record, preventing photocopying should parent/guardian request the record. This precaution protects the confidentiality of the minor’s disclosures. The “Staying Healthy” Assessment forms are available for download on MHC’s website.

HEALTH PLAN OVERSIGHT (HEALTH EDUCATION AND QUALITY IMPROVEMENT MONITORS IPAS / MEDICAL GROUPS)

Medical Record Audits and Facility Reviews

Plan initiated medical record audits verify that services are documented in the Member’s medical record. Facility reviewers check on availability of health education services and measure compliance with the implementation of the Individual Health Education Behavioral Assessments.

Focused Studies

Quality Improvement executes studies using various indicators. Data from multiple sources may be used, including medical record review, pharmacy utilization, and preventive care utilization.

HEALTH EDUCATION SERVICES

Matrix distinguishing health education service to the IPA affiliated practitioners versus Molina Medical Group (MMG) practitioners or directly contracted practitioners.

Program/Service labeled “X” are MHC programs/services that are available to both MMG directly contracted practitioners and IPA affiliated Practitioners.

<table>
<thead>
<tr>
<th>HEALTH EDUCATION SERVICES</th>
<th>MMM/DIRECTLY CONTRACTED PRACTITIONERS</th>
<th>IPA-AFFILIATED PRACTITIONERS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Smoking Cessation Program</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Breathe With Ease - Asthma Program (two to fifty-six [2-56] years old) *</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Member materials (brochures, fact sheets, etc., practitioners can give to MHC Members during the office visit)</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>“Staying Healthy” Assessment Forms</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>HEALTH EDUCATION SERVICES</td>
<td>MMM/DIRECTLY CONTRACTED PRACTITIONERS</td>
<td>IPA-AFFILIATED PRACTITIONERS</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------------------</td>
<td>---------------------------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>Community program referrals</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Weight Management Program (eighteen [18] years old and above)</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Pediatric Weight Management</td>
<td>X</td>
<td>IPA Responsibility</td>
</tr>
<tr>
<td>Education for any of the following: cholesterol, hypertension, STD/HIV prevention, family planning, injury prevention, nutrition, or physical activity</td>
<td>X</td>
<td>IPA Responsibility</td>
</tr>
<tr>
<td>Referrals for MHC Member identified as needing Medical Nutrition Therapy for a specific health condition</td>
<td>X</td>
<td>IPA Responsibility</td>
</tr>
</tbody>
</table>

* These programs are not available to LA County Members, but may be offered by their primary contracted health plans.
3.2 BENEFITS AND COVERED SERVICES: CULTURAL COMPETENCY AND LINGUISTIC SERVICES

Background

Molina works to ensure all Members receive culturally competent care across the service continuum to reduce health disparities and improve health outcomes. The Culturally and Linguistically Appropriate Services in Health Care (CLAS) standards published by the US Department of Health and Human Services (HHS), Office of Minority Health (OMH) guide the activities to deliver culturally competent services. Molina complies with Title VI of the Civil Rights Act, the Americans with Disabilities Act (ADA) Section 504 of the Rehabilitation Act of 1973, Section 1557 of the Affordable Care Act (ACA) and other regulatory/contract requirements. Compliance ensures the provision of linguistic access and disability-related access to all Members, including those with Limited English Proficiency and Members who are deaf, hard of hearing or have speech or cognitive/intellectual impairments. Policies and procedures address how individuals and systems within the organization will effectively provide services to people of all cultures, races, ethnic backgrounds and religions as well as those with disabilities in a manner that recognizes, values, affirms and respects the worth of the individuals and protects and preserves the dignity of each.

Pursuant to Title 42, Code of Federal Regulations, Section 440.262, Providers/Practitioners must have methods to promote access and delivery of services in a culturally competent manner to all beneficiaries, including those with limited English proficiency, diverse cultural and ethnic backgrounds, disabilities, and regardless of gender, sexual orientation, or gender identity. These methods must ensure that beneficiaries have access to covered services that are delivered in a manner that meets their unique needs.

Additional information on cultural competency and linguistic services is available at www.MolinaHealthcare.com, from your local Provider Services Representative and by calling the Molina Member & Provider Services at (855) 322-4075.

Nondiscrimination of Healthcare Service Delivery

Molina complies with the guidance set forth in the final rule for Section 1557 of the ACA, which includes notification of nondiscrimination and instructions for accessing language services in all significant Member materials, physical locations that serve our Members, and all Molina website home pages. All Providers who join the Molina Provider network must also comply with the provisions and guidance set forth by the Department of Health and Human Services (HHS) and the Office for Civil Rights (OCR). This guidance is also in accordance with Title VI of the Civil Rights Act of 1964, 42 USC Section 2000d, rules and regulations promulgated pursuant thereto, or as otherwise provided by law or regulations. Molina requires Providers to deliver services to Molina Members without regard to race, color, national origin, creed, ancestry, religion, language, age, marital status, physical or mental disability or sex. This includes gender identity, sexual orientation, health status, physical or mental disability, or identification with any other persons or groups defined in Penal Code 422.56 pregnancy and sex stereotyping. Providers must post a non-discrimination notification in a conspicuous location of their office along with translated non-English taglines in the top fifteen (15) languages spoken in the state to ensure Molina Members understand their rights, how to access language services, and the process to file a complaint if they believe discrimination has occurred.

Additionally, Participating Providers or contracted medical groups/IPAs may not limit their practices because of a Member’s medical (physical or mental) condition or the expectation for the need of frequent or high cost-care.
Providers must not discriminate against enrollees based on their payment status and cannot refuse to serve Members because they receive assistance from a State Medicaid Program.

Affirmative action shall be taken to ensure that Members are provided Covered Services without regard to race, color, national origin, creed, ancestry, religion, language, age, gender, marital status, sex, sexual orientation, gender identity, health status or physical or mental disability, or identification with any other persons or groups defined in Penal Code 422.56, except where medically indicated. For the purpose of this section, physical handicap includes the carrying of a gene which may, under some circumstances, be associated with disability in that person’s offspring, but which causes no adverse effects on the carrier. Such genes will include, but are not limited to, Tay-Sachs trait, sickle cell trait, thalassemia trait, and X-linked hemophilia.

Providers can refer Molina Members who are complaining of discrimination to the Molina Civil Rights Coordinator at: (866) 606-3889, or TTY, 711.

Members can also email the complaint to civil.rights@MolinaHealthcare.com.

Should you or a Molina Member need more information you can refer to the Health and Human Services website for more information: https://www.federalregister.gov/d/2016-11458

Molina Institute for Cultural Competency

Molina is committed to reducing healthcare disparities. Training employees, Providers and their staffs, and quality monitoring are the cornerstones of successful culturally competent service delivery. Molina founded the Molina Institute for Cultural Competency, which integrates Cultural Competency training into the overall Provider training and quality monitoring programs. An integrated quality approach intends to enhance the way people think about our Members, service delivery and program development so that cultural competency becomes a part of everyday thinking.

Provider and Community Training

Molina offers educational opportunities in cultural competency concepts for Providers, their staff, and Community Based Organizations. Molina conducts Provider training during Provider orientation with annual reinforcement training offered through Provider Services or online training modules.

Training modules, delivered through a variety of methods, include:
- Written materials;
- On-site cultural competency training delivered by Provider Services Representatives;
- Access to enduring reference materials available through Health Plan representatives and the Molina website; and,
- Integration of cultural competency concepts and nondiscrimination of service delivery into Provider communications.

Integrated Quality Improvement – Ensuring Access
Molina ensures Member access to language services such as oral interpreting, American Sign Language (ASL), written translation, and access to programs, aids and services that are congruent with cultural norms. Molina support Members with disabilities, and assist Members with Limited English Proficiency.

Molina develops Member materials according to Plain Language Guidelines. Members or Providers may also request written Member materials in alternate languages and formats, leading to better communication,
understanding and Member satisfaction. Online materials found on www.MolinaHealthcare.com and information delivered in digital form meet Section 508 accessibility requirements to support Members with visual impairments.

Key Member information, including Appeals and Grievance forms, are also available in threshold languages on the Molina Member website.

Program and Policy Review Guidelines

Molina conducts assessments at regular intervals of the following information to ensure its programs are most effectively meeting the needs of its Members and Providers:

- Annual collection and analysis of race, ethnicity and language data from:
  - Eligible individuals to identify significant culturally and linguistically diverse populations with plan’s membership.
  - Revalidate data at least annually.
  - Contracted Providers to assess gaps in network demographics.
- Local geographic population demographics and trends derived from publicly available sources (Group Needs Assessment).
- Applicable national demographics and trends derived from publicly available sources.
- Network Assessment.
- Collection of data and reporting for the Diversity of Membership HEDIS measure.
- Determination of threshold languages annually and processes in place to provide Members with vital information in threshold languages.
- Identification of specific cultural and linguistic disparities found within the plan’s diverse populations.
- Analysis of HEDIS and CAHPS results for potential cultural and linguistic disparities that prevent Members from obtaining the recommended key chronic and preventive services.
- Comparison with selected measures such as those in Healthy People 2010

Measures available through national testing programs such as the National Health and Nutrition Examination Survey (NHANES) Linguistic Services

Molina provides oral interpreting of written information to any plan Member who speaks any non-English language regardless of whether that language meets the threshold of a prevalent non-English language. Molina notifies plan Members of the availability of oral interpreting services upon enrollment, and informs them how to access oral interpreting services at no cost to them on all significant Member materials. Molina serves a diverse population of Members with specific cultural needs and preferences. Providers are responsible for supporting access to interpreter services at no cost for Members with sensory impairment and/or who have Limited English Proficiency.

24-Hour Access to Interpreter Services

Providers may request interpreters for Members whose primary language is other than English by calling Molina’s Contact Center toll free at (888) 665-4621. If Contact Center Representatives are unable to interpret in the requested language, the Representative will immediately connect you and the Member to telephonic interpreter services. Molina Providers must support Member access to telephonic interpreter services by offering a telephone with speaker capability or a telephone with a dual headset. Providers may offer Molina Members interpreter services if the Members do not request them on their own. It is never permissible to ask a family member, friend or minor to interpret.
Documentation

As a contracted Molina Provider, your responsibilities for documenting Member language services/needs in the Member’s medical record are as follows:

- Record the Member’s language preference in a prominent location in the medical record. This information is provided to you on the electronic member lists that are sent to you each month by Molina.
- Document all Member requests for interpreter services.
- Document who provided the interpreter service. This includes the name of Molina’s internal staff or someone from a commercial interpreter service vendor. Information should include the interpreter’s name, operator code, and vendor.
- Document all counseling and treatment done using interpreter services.
- Document if a Member insists on using a family member, friend or minor as an interpreter, or refuses the use of interpreter services after being notified of his or her right to have a qualified interpreter at no cost.

Members Hearing Impairment

Molina provides a TTY/TDD connection accessible by dialing 711. This connection provides access to the Contact Center, Quality, Healthcare Services and all other health plan functions.

Molina strongly recommends that Provider offices make available assistive listening devices for Members who are deaf and hard of hearing. Assistive listening devices enhance the sound of the Provider’s voice to facilitate a better interaction with the Member.

Molina will provide face-to-face service delivery for ASL to support our Members who are deaf and hard of hearing. Requests should be made three (3) days in advance of an appointment to ensure availability of the service. In most cases, Members will have made this request via Molina Member Services.

Nurse Advice Line

Molina provides twenty-four (24) hours/seven (7) days a week Nurse Advice Services for Members. The Nurse Advice Line provides access to twenty-four (24) hour interpretive services. Members may call Molina’s Nurse Advice Line directly (English line [888] 275-8750) or (Spanish line at [866] 648-3537) or for assistance in other languages. The Nurse Advice TTY/TDD is 711. The Nurse Advice Line telephone numbers are also printed on membership cards.
4.0 PROVIDER RESPONSIBILITIES

Nondiscrimination of Healthcare Service Delivery

Molina complies with the guidance set forth in the final rule for Section 1557 of the Affordable Care Act, which includes notification of nondiscrimination and instructions for accessing language services in all significant Member materials, physical locations that serve our Members, and all Molina Medi-Cal website home pages. All Providers who join the Molina Provider network must also comply with the provisions and guidance set forth by the Department of Health and Human Services (HHS) and the Office for Civil Rights (OCR). This guidance is also in accordance with Title VI of the Civil Rights Act of 1964, 42 USC Section 2000d, rules and regulations promulgated pursuant thereto, or as otherwise provided by law or regulations. Molina requires Providers to deliver services to Molina Members without regard to race, color, national origin, creed, ancestry, religion, language, age, marital status, sex, sexual orientation, health status, physical or mental disability, or identification with any other persons or groups defined in Penal Code 422.56. This includes gender identity, sexual orientation, pregnancy and sex stereotyping. Providers must post a non-discrimination notification in a conspicuous location of their office along with translated non-English taglines in the top fifteen (15) languages spoken in the state to ensure Molina Members understand their rights, how to access language services, and the process to file a complaint if they believe discrimination has occurred.

Affirmative action shall be taken to ensure that Members are provided Covered Services without regard to race, color, national origin, creed, ancestry, religion, language, age, gender, marital status, sex, sexual orientation, gender identity, health status, or physical or mental disability, or identification with any other persons or groups defined in Penal Code 422.56, except where medically indicated. For the purposes of this section, physical handicap includes the carrying of a gene which may, under some circumstances, be associated with disability in that person’s offspring, but which causes no adverse effects on the carrier. Such genes will include, but are not limited to, Tay-Sachs trait, sickle cell trait, thalassemia trait, and X-linked hemophilia.

Additionally, Participating Providers or contracted medical groups/IPAs may not limit their practices because of a Member’s medical (physical or mental) condition or the expectation for the need of frequent or high cost-care. Providers must not discriminate against enrollees based on their payment status and cannot refuse to serve members because they receive assistance from a State Medicaid Program.

Section 1557 Investigations

All Molina Providers shall disclose all investigations conducted pursuant to Section 1557 of the Patient Protection and Affordable Care Act to Molina’s Civil Rights Coordinator.

Molina Healthcare
Civil Rights Coordinator
200 Oceangate, Suite 100
Long Beach, CA 90802
Toll Free: (866) 606-3889
TTY/TDD: 711
Email: civil.rights@MolinaHealthcare.com

Facilities, Equipment and Personnel
The Provider’s facilities, equipment, personnel and administrative services must be at a level and quality necessary to perform duties and responsibilities to meet all applicable legal requirements including the accessibility requirements of the Americans with Disabilities Act (ADA).

**Screening and Enrollment**

All Medi-Cal Providers are required to complete the Medi-Cal fee-for-service provider screening and enrollment process through the DHCS enrollment portal in order to participate in Molina’s Medi-Cal managed care program.

New Providers will not be accepted into Molina’s Medi-Cal network if they are not actively enrolled through the DHCS screening and enrollment process.

DHCS’ standardized application form(s) when applying for participation in the Medi-Cal program can be found on the DHCS website:

http://www.dhcs.ca.gov/provgovpart/Pages/ApplicationPackagesAlphabeticalbyProviderType.aspx

Providers may check the status of their enrollment on the California Health and Human Services Open Data Portal by visiting: https://data.chhs.ca.gov/dataset/profile-of-enrolled-medi-cal-fee-for-service-ffs-providers-as-of-june-1-2017

More information regarding this requirement is available in APL 17-019 on the DHCS website.

**Provider Data Accuracy and Validation**

It is important for Providers to ensure Molina has accurate practice and business information. Accurate information allows us to better support and serve our Provider Network and Members.

Maintaining an accurate and current Provider Directory is a State and Federal regulatory requirement, as well as an NCQA required element. MHC is required to publish and maintain accurate provider directories in accordance with SB 137 and Health and Safety Code Section 1367.27. Invalid information can negatively impact Member access to care, Member assignments and referrals. Additionally, current information is critical for timely and accurate claims processing.

Providers must validate the Provider Online Directory (POD) information at least quarterly for correctness and completeness. Providers must notify Molina in writing at least thirty (30) days in advance, when possible, of changes such as, but not limited to:

- Change in office location(s), office hours, phone, fax, or email.
- Addition or closure of office location(s).
- Addition or termination of a Provider (within an existing clinic/practice).
- Change in Tax ID and/or NPI.
- Opening or closing your practice to new patients (PCPs only).
- Any other information that may impact Member access to care.

Please visit our Provider Online Directory at https://providersearch.MolinaHealthcare.com to validate your information. Please notify your Provider Services Representative if your information needs to be updated or corrected.
Note: Some changes may impact credentialing. Providers are required to notify Molina of changes to credentialing information in accordance with the requirements outlined in the Credentialing section of this Provider Manual.

Molina is required to audit and validate our Provider Network data and Provider Directories on a routine basis. As part of our validation efforts, we may reach out to our Network of Providers through various methods, such as: letters, phone campaigns, face-to-face contact, fax and fax-back verification, etc. Providers are required to provide timely responses to such communications.

Molina Electronic Solutions Requirements

Molina requires Providers to utilize electronic solutions and tools.

Molina requires all contracted Providers to participate in and comply with Molina’s Electronic Solution Requirements, which include, but are not limited to, electronic submission of prior authorization requests, health plan access to electronic medical records (EMR), electronic claims submission, electronic fund transfers (EFT), electronic remittance advice (ERA) and registration for and use of Molina’s Provider Web Portal (Provider Portal).

Electronic claims include claims submitted via a clearinghouse using the EDI process and claims submitted through the Molina Provider Web Portal.

Any Provider insisting on paper claims submission and payment via paper check will be ineligible for Contracted Provider status within the Molina network.

Providers entering the network as a Contracted Provider will be required to comply with Molina’s Electronic Solution Policy by enrolling for EFT/ERA payments, registering for Molina’s Provider Web Portal, and submitting electronic claims within thirty (30) days of entering the Molina network.

Electronic Solutions/Tools Available to Providers

Electronic Tools/Solutions available to Molina Providers include:
- Electronic Claims Submission Options
- Electronic Payment (Electronic Funds Transfer) with Electronic Remittance Advice (ERA)
- Provider Web Portal

Electronic Claims Submission Requirement
Molina requires Participating Providers to submit claims electronically. Electronic claims submission provides significant benefits to the Provider including:
- Ensures HIPAA compliance.
- Helps to reduce operational costs associated with paper claims (printing, postage, etc.).
- Increases accuracy of data and efficient information delivery.
- Reduces Claim delays since errors can be corrected and resubmitted electronically.
- Eliminates mailing time and Claims reach Molina faster.

Molina offers the following electronic Claims submission options:
• Submit Claims to Molina through your EDI clearinghouse using Payer ID 38333 refer to our website [www.MolinaHealthcare.com](http://www.MolinaHealthcare.com) for additional information.

While both options are embraced by Molina, Providers submitting claims via Molina’s Provider Portal (available to all Providers at no cost) offer a number of claims processing benefits beyond the possible cost savings achieved from the reduction of high-cost paper claims including:

• Ability to add attachments to previously-submitted claims.
• Easily and quickly void claims.
• Routinely check claims status.
• Receive timely notification of a change in status for a particular claim.

For more information on EDI Claims submission, see the Claims and Encounter Data section of this Provider Manual.

**Electronic Payment (EFT/ERA) Requirement**

Participating Providers are required to enroll for Electronic Funds Transfer (EFT) and Electronic Remittance Advice (ERA). Providers enrolled in EFT payments will automatically receive ERAs as well. EFT/ERA services allow Providers to reduce paperwork, provides searchable ERAs, and Providers receive payment and ERA access faster than the paper check and RA processes. There is no cost to the Provider for EFT enrollment, and Providers are not required to be in-network to enroll. Molina uses a vendor to facilitate the HIPAA compliant EFT payment and ERA delivery.

Below is the link to register with Change Healthcare ProviderNet to receive electronic payments and remittance advices. Additional instructions on how to register are available under the EDI/ERA/EFT tab on Molina’s website: [www.MolinaHealthcare.com](http://www.MolinaHealthcare.com).

Any questions during this process should be directed to Change Healthcare Provider Services at [wco.provider.registration@changehealthcare.com](mailto:wco.provider.registration@changehealthcare.com) or 877-389-1160.

**Provider Web Portal**

Providers are required to register for and utilize Molina’s Provider Web Portal (Provider Portal). The Provider Portal is an easy to use, online tool available to all of our Providers at **no cost**. The Provider Portal offers the following functionality:

• Verify and print member eligibility
• Claims Functions
  o Professional and Institutional Claims (individual or multiple claims)
  o Receive notification of Claims status change
  o Correct Claims
  o Void Claims
- Add attachments to previously submitted claims
- Check Claims status
- Export Claims reports
- Prior Authorizations/Service Requests
  - Create and submit Prior Authorization Requests
  - Check status of Authorization Requests
  - Receive notification of change in status of Authorization Requests
- View HEDIS® Scores and compare to national benchmarks

Balance Billing

Providers contracted with Molina cannot bill the Member for any covered benefits. The Provider is responsible for verifying eligibility and obtaining approval for those services that require prior authorization.

Providers may not charge Members fees for covered services.

Providers agree that under no circumstance shall a Member be liable to the Provider for any sums owed by Molina to the Provider. Balance billing a Molina Member for services covered by Molina is prohibited. This includes asking the Member to pay the difference between the discounted and negotiated fees, and the Provider’s usual and customary fees.

For additional information please refer to the Compliance and Claims and Compensation sections of this Provider Manual.

Member Rights and Responsibilities

Providers are required comply with the Member Rights and Responsibilities as outlined in Member materials (such as Member Handbooks/Member Evidence of Coverage documents). More information is available in the Member Rights and Responsibilities section in this Provider Manual.

Member Information and Marketing

Any written informational or marketing materials directed to Molina Members must be developed and distributed in a manner compliant with all State and Federal Laws and regulations and be approved by Molina prior to use. Please contact your Provider Services Representative for information and review of proposed materials.

Member Eligibility Verification

Providers should verify eligibility of Molina Members prior to rendering services. Payment for services rendered is based on enrollment and benefit eligibility. The contractual agreement between Providers and Molina places the responsibility for eligibility verification on the Provider of services.

Possession of a Molina Medi-Cal ID Card does not guarantee Member eligibility or coverage. A Provider must verify a recipient’s eligibility each time the recipient presents to their office for services. More information on Member eligibility verification options is available in the Eligibility, Enrollment, Disenrollment and Grace Period section of this Manual.

Healthcare Services (Utilization Management and Case Management)
Providers are required to participate in and comply with Molina’s Services programs and initiatives. Clinical documentation necessary to complete medical review and decision making is to be submitted to Molina through electronic channels such as the Provider Portal. Clinical documentation can be attached as a file and submitted securely through the Provider Portal. Please see the Healthcare Services section of the Manual for additional details about these and other Healthcare Services programs.

**In Office Laboratory Tests**

Molina’s policies allow only certain lab tests to be performed in a physician’s office regardless of the line of business. All other lab testing must be referred to an In-Network Laboratory Provider that is a certified, full service laboratory, offering a comprehensive test menu that includes routine, complex, drug, genetic testing and pathology. A list of those lab services that are allowed to be performed in the physician’s office is found on the Molina website at [www.MolinaHealthcare.com](http://www.MolinaHealthcare.com).

For more information about In-Network Laboratory Providers, please consult the Molina Provider Directory ([https://providersearch.MolinaHealthcare.com/](https://providersearch.MolinaHealthcare.com/)). For testing available through In-Network Laboratory Providers, or for a list of In-Network Laboratory Provider patient services centers, please reach out to the In-Network Laboratory Provider.

Specimen collection is allowed in a physician’s office and shall be compensated in accordance with your agreement with Molina and applicable State and Federal billing and payment rules and regulations.

**Claims for tests performed in the physician office, but not on Molina’s list of allowed in-office laboratory tests will be denied.**

**Referrals**

A referral is necessary when a Provider determines Medically Necessary services are beyond the scope of the PCP’s practice or it is necessary to consult or obtain services from other in-network specialty health professionals (please refer to the Healthcare Services section of this Manual). Information is to be exchanged between the PCP and Specialist to coordinate care of the patient to ensure continuity of care. Providers need to document in the patient’s medical record any referrals that are made. Documentation needs to include the specialty, services requested, and diagnosis for which the referral is being made.

Providers should direct Members to health professionals, hospitals, laboratories, and other facilities and Providers which are contracted and credentialed (if applicable) with Molina Medi-Cal, except in the case of Emergency Services. In the case of urgent and Emergency Services, Providers may direct Members to any appropriate service including but not limited to primary care, urgent care and Emergency Services. There may be circumstances in which referrals may require an out of network Provider; prior authorization will be required from Molina except in the case of Emergency Services.

PCPs are able to refer a Member to an in-network specialist for consultation and treatment without a referral request to Molina. However, certain services and procedures may require prior authorization. Please refer to the Prior Authorization Guide and Matrix for additional information.

**Admissions**

Providers are required to comply with Molina’s facility admission, prior authorization, and Medical Necessity review determination procedures.
Participation in Utilization Review and Care Management Programs

Providers are required to participate in and comply with Molina’s utilization review and Care Management programs, including all policies and procedures regarding prior authorizations. This includes the use of an electronic solution for the submission of documentation required for medical review and decision making. Providers will also cooperate with Molina in audits to identify, confirm, and/or assess utilization levels of covered services.

Continuity and Coordination of Provider Communication

Molina stresses the importance of timely communication between Providers involved in a Member’s care. This is especially critical between specialists, including behavioral health Providers, and the Member’s PCP. Information should be shared in such a manner as to facilitate communication of urgent needs or significant findings.

Treatment Alternatives and Communication with Members

Molina endorses open Provider-Member communication regarding appropriate treatment alternatives and any follow up care. Molina promotes open discussion between Provider and Members regarding Medically Necessary or appropriate patient care, regardless of covered benefits limitations. Providers are free to communicate any and all treatment options to Members regardless of benefit coverage limitations. Providers are also encouraged to promote and facilitate training in self-care and other measures Members may take to promote their own health.

Pregnancy Notification Process

The PCP shall submit to Molina the Pregnancy Notification Report Form (available at www.MolinaHealthcare.com) within one (1) working day of the first prenatal visit and/or positive pregnancy test of any Member presenting themselves for healthcare services. The form should be faxed to Molina at (855) 556-1424.

Prescriptions

Providers are required to adhere to Molina’s drug formularies and prescription policies.

Pain Safety Initiative (PSI) Resources

Safe and appropriate opioid prescribing and utilization is a priority for all of us in health care. Molina requires Providers to adhere to Molina’s drug formularies and prescription policies designed to prevent abuse or misuse of high-risk chronic pain medication. Providers are expected to offer additional education and support to Members regarding Opioid and pain safety as needed.

Molina is dedicated to ensuring Providers are equipped with additional resources, which can be found on the Molina Healthcare Provider website. Providers may access additional Opioid-safety and Substance Use Disorder resources at www.MolinaHealthcare.com under the Health Resource tab. Please consult with your Provider Services representative or reference the medication formulary for more information on Molina’s Pain Safety Initiatives.
**Participation in Quality Programs**

Providers are expected to participate in Molina’s Quality Programs and collaborate with Molina in conducting peer review and audits of care rendered by Providers.

Additional information regarding Quality Programs is available in the Quality Improvement section of this Manual.

**Access to Care Standards**

Molina is committed to providing timely access to care for all Members in a safe and healthy environment. Molina will ensure Providers offer hours of operation no less than offered to commercial Members. Access standards have been developed to ensure that all health care services are provided in a timely manner. The PCP or designee must be available twenty-four (24) hours a day, seven (7) days a week to Members for Emergency Services. This access may be by telephone. For additional information about appointment access standards please refer to the Quality Improvement section of this Manual.

**Site and Medical Record-Keeping Practice Reviews**

As a part of Molina’s Quality Improvement Program, Providers are required to maintain compliance with certain standards for safety, confidentiality, and record keeping practices in their practices.

Providers are required to maintain an accurate and readily available individual medical record for each Member to whom services are rendered. Providers are to initiate a medical record upon the Member’s first visit. The Member’s medical record (hard copy or electronic) should contain all information required by State and Federal Law, generally accepted and prevailing professional practice, applicable government sponsored health programs and all Molina’s policies and procedures. Providers are to retain all such records for a minimum of ten (10) years and retained further if the records are under review or audit until the review or audit is complete.

CMS has specific guidelines for the retention and disposal of Medicare records. Please refer to [CMS General Information, Eligibility, and Entitlement Manual](#), Chapter 7, Chapter 30.30 for guidance.

**Delivery of Patient Care Information**

Providers must comply with all State and Federal Laws, and other applicable regulatory and contractual requirements to promptly deliver any Member information requested by Molina for use in conjunction with utilization review and management, grievances, peer review, HEDIS® Studies, Molina’s Quality Programs, or claims payment. Providers will further provide direct access to patient care information (hard copy or electronic) as requested by Molina and/or as required to any governmental agency or any appropriate State and Federal authority having jurisdiction.

**Compliance**

Providers must comply with all State and Federal Laws and regulations related to the care and management of Molina Members.

**Confidentiality of Member Health Information and HIPAA Transactions**
Molina requires that its contracted Providers respect the privacy of Molina Members (including Molina Members who are not patients of the Provider) and comply with all applicable Laws and regulations regarding the privacy of patient and Member PHI.

Additionally, Providers must comply with all HIPAA TCI (transactions, code sets, and identifiers) regulations.

**Participation in Grievance and Appeals Programs**

Providers are required to participate in Molina’s Grievance Program and cooperate with Molina in identifying, processing, and promptly resolving all Member complaints, grievances, or inquiries. If a Member has a complaint regarding a Provider, the Provider will participate in the investigation of the grievance. If a Member appeals, the Provider will participate by providing medical records or statement if needed. This includes the maintenance and retention of Member records for a period of not less than ten (10) years, and retained further if the records are under review or audit until such time that the review or audit is complete.

Please refer to the Appeals and Grievances/Complaints section of this Manual for additional information regarding this program.

**Participation in Credentialing**

Providers are required to participate in Molina’s credentialing and re-credentialing process and will satisfy, throughout the term of their contract, all credentialing and re-credentialing criteria established by Molina. This includes providing prompt responses to Molina’s requests for information related to the credentialing or re-credentialing process.

Providers must notify Molina no less than thirty (30) days in advance when they relocate or open an additional office. When this notification is received, a site review of the new office may be conducted before the Provider’s recredentialing date.

More information about Molina’s Credentialing program, including Policies and Procedures is available in the Credentialing section of this Provider Manual.

**Delegation**

Delegated entities must comply with the terms and conditions outlined in Molina’s Delegation Policies and Delegated Services Addendum and this Provider Manual. Please see the Delegation section of this Provider Manual for more information about Molina’s delegation requirements and delegation oversight.
ACCESSIBILITY TO CARE STANDARDS

Molina Healthcare of California is committed to timely access to care for all members. The Access to Care Standards below are to be observed by all Providers/Practitioners.

Appointments with the Primary Care Practitioner (PCP)

Members are instructed through their member handbook to call their PCP to schedule appointments for routine/non-urgent care, preventive care and urgent/emergency care visits. The PCP is expected to ensure timely access to MHC members. If the need for specialty care arises, the PCP is responsible for coordinating all services that fall out of the scope of the PCP’s practice.

Standards of Accessibility

Access standards have been developed to ensure that all health care services are provided in a timely manner, however, the waiting time for a particular appointment may be extended if the referring or treating licensed health care provider, or the health care professional providing triage or screening services, acting within the scope of his or her practice and consistent with professionally recognized standards of practice, has determined and documented in the relevant patient medical record that a longer waiting time will not have a detrimental impact on the health of enrollee.

These standards are based on regulatory and accreditation standards. MHC monitors compliance to these standards. Appointment and other office standards are listed below:

<table>
<thead>
<tr>
<th>Type of Care and Service</th>
<th>Molina Healthcare Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emergency Care</td>
<td>Immediately</td>
</tr>
<tr>
<td>PCP Urgent Care without prior authorization</td>
<td>Within forty-eight (48) hours of the request.</td>
</tr>
<tr>
<td>PCP Urgent Care with prior authorization</td>
<td>Within ninety-six (96) hours of the request.</td>
</tr>
<tr>
<td>PCP Routine or Non-Urgent Care Appointments</td>
<td>Within ten (10) business days of the request.</td>
</tr>
<tr>
<td>PCP Adult Preventive Care</td>
<td>Within twenty (20) business days of the request.</td>
</tr>
<tr>
<td>Specialist Urgent Care without prior authorization</td>
<td>Within forty-eight (48) hours of the request.</td>
</tr>
<tr>
<td>Specialist Urgent Care with prior authorization</td>
<td>Within ninety-six (96) hours of the request.</td>
</tr>
<tr>
<td>Specialist Routine or Non-Urgent Care</td>
<td>Within fifteen (15) business days of the request.</td>
</tr>
<tr>
<td>Urgent Care with a Behavioral Health Provider without prior authorization</td>
<td>Within forty-eight (48) hours of the request.</td>
</tr>
<tr>
<td>Urgent Care requiring prior authorization with a Behavioral Health Provider</td>
<td>Within ninety-six (96) hours of the request.</td>
</tr>
<tr>
<td>Routine or Non-Urgent Care Appointments with a Behavioral Health Provider</td>
<td>Within &lt; ten (10) working days of the request.</td>
</tr>
<tr>
<td>Behavioral Health Non-life threatening emergency</td>
<td>Within &lt; six (6) hours of the request.</td>
</tr>
<tr>
<td>Routine or Non-Urgent Care Appointment with a Non-Physician Mental Health Provider</td>
<td>Within ten (10) working days of the request.</td>
</tr>
<tr>
<td>Type of Care and Service</td>
<td>Molina Healthcare Standards</td>
</tr>
<tr>
<td>----------------------------------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Routine or Non-Urgent Care Appointment for Ancillary Services</td>
<td>Within fifteen (15) working days of the request.</td>
</tr>
<tr>
<td>Children’s Preventive Period Health Assessments (Well-Child Preventive Care) Appointments</td>
<td>Within seven (7) working days of the request.</td>
</tr>
<tr>
<td><strong>Type of Care and Service</strong></td>
<td><strong>Molina Healthcare Standards</strong></td>
</tr>
<tr>
<td>Initial Health Assessment for a New Members (under eighteen (18) months of age)</td>
<td>Within one-hundred-twenty (120) days of the enrollment.</td>
</tr>
<tr>
<td>Initial Health Assessment for a New Members (over eighteen (18) months of age)</td>
<td>Within one-hundred-twenty (120) days of the enrollment or within periodicity timelines</td>
</tr>
<tr>
<td>Maternity Care Appointments for First Prenatal Care</td>
<td>established by the American Academy of Pediatrics (AAP).</td>
</tr>
<tr>
<td>Office Telephone Answer Time (during office hours)</td>
<td>Within forty-five (45) seconds of call.</td>
</tr>
<tr>
<td>Office Response Time for Returning Member Calls (during office hours)</td>
<td>Within same working day of call.</td>
</tr>
<tr>
<td>Office Wait Time to be Seen by Physician (for a scheduled appointment)</td>
<td>Should not exceed thirty (30) minutes from the appointment time.</td>
</tr>
<tr>
<td>After-Hour Instruction for Life-Threatening Emergency (when office is closed)</td>
<td>Life-threatening emergency instruction should state: “If this is a life-threatening emergency, hang up and dial 911.”</td>
</tr>
<tr>
<td>Physician Response Time to After-Hour Phone Message, Calls and/or Pages</td>
<td>Within thirty (30) minutes of call, message and/or page. A clear instruction on how to contact the physician or the designee (on-call physician) must be provided for Members.</td>
</tr>
</tbody>
</table>

**After Hours Care and Emergencies**

The PCP or his/her designee must be available twenty-four (24) hours a day, seven (7) days a week. MHC requires a Provider/Practitioner or a registered nurse under his/her supervision to maintain a twenty-four (24) hour phone service, seven (7) days a week. This access may be through an answering service or a recorded message after office hours. The answering service or recorded message should instruct members with a life-threatening emergency to hang-up and call 911 or go immediately to the nearest emergency room. After-hour answering service or recorded message must provide a clear instruction on how to reach the physician or the designee (on-call physician) during after business hours. Physician or the designee must respond to urgent after-hours phone calls, messages, and/or pages within thirty (30) minutes.

**Primary Care Office Hours**

Generally office hours are from 9:00 a.m. to 5:00 p.m. However, the Provider/Practitioner has flexibility to maintain his/her own reasonable and regular office hours. All primary care sites are required to post their regular office hours and be available to the members at least twenty (20) hours a week at the site. Answer time for a live person in the office to converse with a Member caller is within forty-five (45) seconds of the call during office hours. Response time for returning Member calls during office hours is within the same business day of the call. Office wait time to be seen by the physician for a scheduled appointment should not exceed thirty (30) minutes from the appointment time.

**Urgent and Emergency Care at the Primary Care Practitioner’s Office**
The facility must have procedures in place to enable access to emergency services twenty-four (24) hours a day, seven (7) days a week. The facility staff needs to be knowledgeable about emergency procedures and be capable of coordinating emergency services. The recommended equipment for required emergency procedures needs to be easily accessible.

The emergency inventory list needs to be posted with drug expiration dates. Examples of emergency drugs are epinephrine and Benadryl. Oxygen needs to be secured, full, and equipped with a flow meter. The mask and Cannula need to be attached. Oral airways and ambu bags appropriate for patient population need to be available. *(Refer to DHCS Facility checklist, Physician Facility Reviews).* If there is need for Basic Life Support or Emergency Medical Services (EMS), dial 911.

**Facility Physical Access for the Disabled**

MHC ensures that participating PCPs provide physical access for members with a disability and comply with the Americans with Disabilities Act (ADA) of 1990. Physical access should include availability of ramps, elevators, modified restrooms, designated parking spaces close to the facility, and drinking water provisions. If any physical barriers to disabled accessibility exist, MHC will discuss potential resolution with the Provider/Practitioner or the contracted IPA/Medical Group. Access for members with a disability are assessed during the PCP facility site review or Specialist physical access audit conducted by MHC.

**Women’s Health Access**

Molina allows Members the option to seek obstetrical and gynecological care from an in-network obstetrician or gynecologist or directly from a participating PCP designated by Molina as providing obstetrical and gynecological services. Member access to obstetrical and gynecological services is monitored to ensure Members have direct access to Participating Providers for obstetrical and gynecological services. Gynecological services must be provided when requested regardless of the gender status of the Member.

Additional information on access to care is available under the Resources tab on the [www.MolinaHealthcare.com](http://www.MolinaHealthcare.com) website or from your local Molina Quality Department.

**Monitoring Access Standards**

MHC monitors compliance with the established standards above. At least annually, Molina conducts an access audit of randomly selected contracted Provider offices to determine if appointment access standards are met. All appointment standards are addressed. Results of the audit are distributed to the Providers after its completion. A corrective action plan may be required if standards are not met. In addition, Molina’s Member Services Department reviews Member inquiry logs, Grievances and Appeals related to delays in access to care. These are reported quarterly to committees. Delays in access that may create a potential quality issue are sent to the Quality Department for review.

Additional information on access to care is available under the Resources tab at [www.MolinaHealthcare.com](http://www.MolinaHealthcare.com) or is available from your local Molina Quality Department.

**Quality of Provider Office Sites**

Molina has a process to ensure that the offices of all Providers meet its office-site and medical record keeping practices standards. Molina continually monitors Member complaints for all office sites to determine the need of an office site visit and will conduct office site visits within sixty (60) calendar days. Molina assesses the quality,
safety and accessibility of office sites where care is delivered against standards and thresholds. A standard survey form is completed at the time of each visit. This form includes the Office Site Review Guidelines and the Medical Record Keeping Practice Guidelines (as outlined above under Medical Records heading) and the thresholds for acceptable performance against the criteria. This includes an assessment of:

- Physical accessibility
- Physical appearance
- Adequacy of waiting and examining room space
- Adequacy of medical/treatment record keeping

**Physical Accessibility**

Molina evaluates office sites to ensure that Members have safe and appropriate access to the office site. This includes, but is not limited to, ease of entry into the building, accessibility of space within the office site, and ease of access for physically disabled patients.

**Physical Appearance**

The site visits include, but is not limited to, an evaluation of office site cleanliness, appropriateness of lighting, and patient safety.

**Adequacy of Waiting and Examining Room Space**

During the site visit, Molina assesses waiting and examining room spaces to ensure that the office offers appropriate accommodations to Members. The evaluation includes, but is not limited to, appropriate seating in the waiting room areas and availability of exam tables in exam rooms.

**Adequacy of Medical Record-keeping Practices**

During the site-visit, Molina discusses office documentation practices with the Provider or Provider’s staff. This discussion includes a review of the forms and methods used to keep the information in a consistent manner and includes how the practice ensures confidentiality of records. Molina assesses one medical/treatment record for the areas described in the Medical Records section above. To ensure Member confidentiality, Molina reviews a “blinded” medical/treatment record or a “model” record instead of an actual record.

**Monitoring Office Site Review Guidelines and Compliance Standards**

Provider office sites must demonstrate an overall eighty percent (80%) compliance with the Office Site Review Guidelines listed above. If a serious deficiency is noted during the review but the office demonstrates overall compliance, a follow-up review may be required at the discretion of the Site Reviewer to ensure correction of the deficiency.

**Administration & Confidentiality of Facilities**

Facilities contracted with Molina must demonstrate an overall compliance with the guidelines listed below:

- Office appearance demonstrates that housekeeping and maintenance are performed appropriately on a regular basis, the waiting room is well-lit, office hours are posted and parking area and walkways demonstrate appropriate maintenance.
- Handicapped parking is available, the building and exam rooms are accessible with an incline ramp or flat entryway, and the restroom is handicapped accessible with a bathroom grab bar.
• Adequate seating includes space for an average number of patients in an hour and there is a minimum of two (2) office exam rooms per physician.
• Basic emergency equipment is located in an easily accessible area. This includes a pocket mask and Epinephrine, plus any other medications appropriate to the practice.
• At least one (1) CPR certified employee is available.
• Yearly OSHA training (Fire, Safety, Blood borne Pathogens, etc.) is documented for offices with ten (10) or more employees.
• A container for sharps is located in each room where injections are given.
• Labeled containers, policies, and contracts evidence hazardous waste management.
• Patient check-in systems are confidential. Signatures on fee slips, separate forms, stickers or labels are possible alternative methods.
• Confidential information is discussed away from patients. When reception areas are unprotected by sound barriers, scheduling and triage phones are best placed at another location.
• Medical records are stored away from patient areas. Record rooms and/or file cabinets are preferably locked.
• A CLIA waiver is displayed when the appropriate lab work is run in the office.
• Prescription pads are not kept in exam rooms.
• Narcotics are locked, preferably double locked. Medication and sample access is restricted.
• System in place to ensure expired sample medications are not dispensed and injectables and emergency medication are checked monthly for outdates.
• Drug refrigerator temperatures are documented daily.

**Improvement Plans/Corrective Action Plans**

If the medical group does not achieve the required compliance with the site review standards and/or the medical record keeping practices review standards, the Site Reviewer will do all of the following:
• Send a letter to the Provider that identifies the compliance issues.
• Send sample forms and other information to assist the Provider to achieve a passing score on the next review.
• Request the Provider to submit a written corrective action plan to Molina within thirty (30) calendar days.
• Send notification that another review will be conducted of the office in six (6) months.

When compliance is not achieved, the Provider will be required to submit a written corrective action plan (CAP) to Molina within thirty (30) calendar days of notification by Molina. The request for a CAP will be sent certified mail, return receipt requested. This improvement plan should be submitted by the office manager or Provider and must include the expected time frame for completion of activities.

Additional reviews are conducted at the office at six (6)-month intervals until compliance is achieved. At each follow-up visit a full assessment is done to ensure the office meets performance standards. The information and any response made by the Provider is included in the Provider’s permanent credentials file and reported to the Credentialing Committee on the watch status report. If compliance is not attained at follow-up visits, an updated CAP will be required.

Providers who do not submit a CAP may be terminated from network participation. Any further action is conducted in accordance with the Molina Fair Hearing Plan policy.

**Advance Directives (Patient Self-Determination Act)**
Molina complies with the advance directives requirements of the States in which the organization provides services. Responsibilities include ensuring members receive information regarding advance directives and that contracted Providers and facilities uphold executed documents.

Advance Directives are a written choice for health care. There are three (3) types of Advance Directives:

- **Durable Power of Attorney for Health Care**: allows an agent to be appointed to carry out health care decisions.
- **Living Will**: allows choices about withholding or withdrawing life support and accepting or refusing nutrition and/or hydration.
- **Guardian Appointment**: allows one to nominate someone to be appointed as Guardian if a court determines that a guardian is necessary.

When There Is No Advance Directive: The Member’s family and Provider will work together to decide on the best care for the Member based on information they may know about the Member’s end-of-life plans.

Providers must inform adult Molina Members (eighteen [18] years old and up) of their right to make health care decisions and execute Advance Directives. It is important that Members are informed about Advance Directives.

New adult Members or their identified personal representative will receive educational information and instructions on how to access advance directives forms in their Member Handbook, Evidence of Coverage (EOC) and other member communications such as newsletters and the Molina website. If a member is incapacitated at the time of enrollment, Molina will provide advance directive information to the Member’s family or representative, and will follow up with information to the Member at the appropriate time. All current Members will receive annual notice explaining this information, in addition to newsletter information.

Members who would like more information are instructed to contact Member Services or are directed to the Caring Connections website at http://www.caringinfo.org/stateaddownload for forms available to download. Additionally, the Molina website offers information to both Providers and Members regarding advance directives, with a link to forms that can be downloaded and printed.

Molina will notify the Provider via fax of an individual Member’s Advance Directives identified through Care Management, Care Coordination or Case Management. Providers are instructed to document the presence of an Advance Directive in a prominent location of the Medical Record. Auditors will also look for copies of the Advance Directive form. Advance Directives forms are State specific to meet State regulations.

Molina will look for documented evidence of the discussion between the Provider and the Member during routine Medical Record reviews.

**EPSDT Services to Enrollees Under Twenty-One (21) Years**

Molina maintains systematic and robust monitoring mechanisms to ensure all required Early and Periodic Screening, Diagnosis and Treatment (EPSDT) Services to Enrollees under twenty-one (21) years are timely according to required preventive guidelines. All Enrollees under twenty-one (21) years of age should receive preventive, diagnostic and treatment services at intervals as set forth in Section 1905® of the Social Security Act. Molina’s Improvement Department is also available to perform Provider training to ensure that best practice guidelines are followed in relation to well child services and care for acute and chronic health care needs.
Well Child/Adolescent Visits

Visits consist of age appropriate components including but not limited to:
- comprehensive health and developmental history;
- nutritional assessment;
- height and weight and growth charting;
- comprehensive unclothed physical examination;
- appropriate immunizations;
- laboratory procedures, including lead blood level assessment appropriate for age and risk factors;
- periodic developmental and behavioral screening;
- vision and hearing tests;
- dental assessment and services; and,
- health education (anticipatory guidance including child development, healthy lifestyles, and accident and disease prevention);

Diagnostic services, treatment, or services Medically Necessary to correct or ameliorate defects, physical or mental illnesses, and conditions discovered during a screening or testing must be provided or arranged for either directly or through referrals. Any condition discovered during the screening examination or screening test requiring further diagnostic study or treatment must be provided if within the Member’s Covered Benefit Services. Members should be referred to an appropriate source of care for any required services that are not Covered Services.

Molina shall have no obligation to pay for services that are not Covered Services.

TIMELY ACCESS TO CARE: SENSITIVE AND CONFIDENTIAL SERVICES FOR ADOLESCENTS AND ADULTS

Sensitive Services means those services related to:
- Sexual Assault
- Drug or alcohol abuse for children twelve (12) years of age or older
- Pregnancy
- Family Planning
- Sexually transmitted diseases for children twelve (12) years of age or older
- Abortion services
- HIV testing/counseling
- Mental Health Services
- Health Education Services

The following is a brief guide on providing access to Members for these sensitive areas.

Timely Access to Services and Treatment Consent

Members under the age of twelve (12) years require parental or guardian consent for obtaining services in the areas of sexually transmitted diseases or drug/alcohol abuse. Minors under the age of twelve (12) years seeking abortion services are subject to State and Federal law. Those age twelve (12) and over can obtain any and all of the above services by signing the Authorization for Treatment form. Timely access is required by Providers/Practitioners for members seeking the sensitive/confidential medical services for family planning
and/or sexually transmitted diseases, HIV testing/counseling, as well as for confidential referrals for treatment of drug and/or alcohol abuse.

**Family Planning Services**

To enhance coordination of care, PCPs are encouraged to refer Members to MHC Providers/Practitioners for family planning. Members, however, do not require prior authorization from their PCP to seek family planning services. This freedom of choice provision is the result of Federal legislation.

**Privacy and Security of Protected Health Information**

Member and patient Protected Health Information (PHI) should only be used or disclosed as permitted or required by applicable law. Under HIPAA, a Provider/Practitioner may use and disclose PHI for their own treatment, payment and healthcare operations activities (TPO) without the consent or authorization of the patient who is the subject of the PHI. In addition, Providers/Practitioners must implement and maintain appropriate administrative, physical, and technical safeguards to protect the confidentiality of medical records and other PHI. Providers/Practitioners should be aware that HIPAA provides a floor for patient privacy but that state laws should be followed in certain situations, especially if the state law is more stringent than HIPAA. In general, most California healthcare Providers/Practitioners are subject to the following laws and regulations pertaining to privacy of health information:

- **Federal Laws and Regulations**
  - HIPAA
  - Medicare and Medicaid laws
- **California Laws and Regulations**
  - Confidentiality of Medical Information Act (CMIA)
  - Patient Access to Health Records Act (PAHRA)

**Quality Improvement Activities and Programs**

Molina maintains an active Quality Improvement Program (QIP). The QIP provides structure and key processes to carry out our ongoing commitment to improvement of care and service. The goals identified are based on an evaluation of programs and services; regulatory, contractual and accreditation requirements; and strategic planning initiatives.

**Health Management**

The Molina Health Management Program provides for the identification, assessment, stratification, and implementation of appropriate interventions for members with chronic diseases. For additional information, please see the Health Management heading in the Healthcare Services section of this Provider Manual.

**Care Management**

Molina’s Care Management Program involves collaborative processes aimed at meeting an individual’s health needs, promoting quality of life, and obtaining best possible care outcomes to meet the Member’s needs so they receive the right care, at the right time, and at the right setting. Molina Healthcare Management includes Health Management (HM) and Case Management (CM) programs. Members may qualify for HM or CM based on confirmed diagnosis or specified criteria for the programs. These comprehensive programs are available for all Members that meet the criteria for services. For additional information please see the Care Management heading in the Healthcare Services section of this Provider Manual.
Clinical Practice Guidelines

Molina adopts and disseminates Clinical Practice Guidelines (CPGs) to reduce inter-Provider variation in diagnosis and treatment. CPG adherence is measured at least annually. All guidelines are based on scientific evidence, review of medical literature and/or appropriately established authority. Clinical Practice Guidelines are reviewed annually and are updated as new recommendations are published. Molina Clinical Practice Guidelines include the following:

- Asthma
- Attention Deficit Hyperactivity Disorder (ADHD)
- Chronic Obstructive Pulmonary Disease (COPD)
- Depression
- Diabetes
- Heart Failure
- Hypertension
- Obesity
- Insert any additional state-specific clinical practice guidelines here

The adopted CPGs are distributed to the appropriate Providers, Provider groups, staff model facilities, delegates and Members by the Quality, Provider Services, Health Education and Member Services Departments. The guidelines are disseminated through Provider newsletters, Just the Fax electronic bulletins and other media and are available on the Molina website. Individual Providers or Members may request copies from the local Molina Quality Department.

Preventive Health Guidelines

Molina provides coverage of diagnostic preventive procedures based on recommendations published by the U.S. Preventive Services Task Force (USPSTF) and in accordance with Centers for Medicare & Medicaid Services (CMS) guidelines. Diagnostic preventive procedures include but are not limited to:

- Perinatal/Prenatal Care
- Care for children up to twenty-four (24) months old
- Care for children two to nineteen (2-19) years old
- Care for adults twenty to sixty-four (20-64) years old
- Care for adults sixty-five (65) years and older
- Immunization schedules for children and adolescents
- Immunization schedules for adults

All guidelines are updated with each release by USPSTF and are approved by the Quality Improvement Committee. On annual basis, Preventive Health Guidelines are distributed to Providers via www.MolinaHealthcare.com and the Provider Manual. Notification of the availability of the Preventive Health Guidelines is published in the Molina Provider Newsletter.

Cultural and Linguistic Services

Molina works to ensure all Members receive culturally competent care across the service continuum to reduce health disparities and improve health outcomes. For additional information about Molina’s program and services, please see the Cultural Competency and Linguistic Services section of this Provider Manual.
Molina Medicare monitors and evaluates the quality of care and services provided to Members through the following mechanisms:

- Healthcare Effectiveness Data and Information Set (HEDIS®)
- Consumer Assessment of Healthcare Providers and Systems (CAHPS®)
- Experience of Care and Health Outcomes (ECHO®)
- Provider Satisfaction Survey; and,
- Effectiveness of Quality Improvement Initiatives.

Molina evaluates continuous performance according to, or in comparison with objectives, measurable performance standards and benchmarks at the national, regional and/or at the local/health plan level.

Contracted Providers and Facilities must allow Molina to use its performance data collected in accordance with the Provider’s or facility’s contract. The use of performance data may include, but is not limited to, the following: (1) development of Quality Improvement activities; (2) public reporting to consumers; (3) preferred status designation in the network; (4) and/or reduced Member cost sharing.

Molina’s most recent results can be obtained from your local Molina Quality Department or by visiting our website at www.MolinaHealthcare.com.

HEDIS®

MHC utilizes the NCQA© HEDIS® as a measurement tool to provide a fair and accurate assessment of specific aspects of managed care organization performance. HEDIS® is an annual activity conducted in the spring. The data comes from on-site medical record review and available administrative data. All reported measures must follow rigorous specifications and are externally audited to assure continuity and comparability of results. The HEDIS® measurement set currently includes a variety of health care aspects including immunizations, women’s health screening, diabetes care, glaucoma screening, medication use and cardiovascular disease.

HEDIS® results are used in a variety of ways. They are the measurement standard for many of MHC’s clinical quality improvement activities and health improvement programs. The standards are based on established clinical guidelines and protocols, providing a firm foundation to measure the success of these programs.

Selected HEDIS® results are provided to regulatory and accreditation agencies as part of our contracts with these agencies. The data are also used to compare to established health plan performance benchmarks.

Consumer Assessment of Healthcare Providers and Systems (CAHPS®)

CAHPS® is the tool used by Molina to summarize member satisfaction with the health care and service they receive. CAHPS® examines specific measures, including Getting Needed Care, Getting Care Quickly, How Well Doctors Communicate, Health Promotion and Education, Coordination of Care and Customer Service. The CAHPS® survey is administered annually in the spring to randomly selected Members by a NCQA certified vendor.

CAHPS® results are used in much the same way as HEDIS® results, only the focus is on the service aspect of care rather than clinical activities. They form the basis for several of MHC’s quality improvement activities and are used by external agencies to help ascertain the quality of services being delivered.
ECHO® Survey

The Experience of Care and Health Outcomes (ECHO®) 3.0 Survey is an NCQA© endorsed tool that assesses the experience, needs, and perceptions of Members with their behavioral health care. Similar to CAHPS®, the ECHO® survey for adults produce the following measures of patient experience:

- Getting treatment quickly
- How well clinicians communicate
- Getting treatment and information from the plan
- Perceived improvement
- Information about treatment options
- Overall rating of counseling and treatment
- Overall rating of the health plan

The ECHO® Survey will be administered annually to selected Members by an NCQA©-certified vendor.

Provider Satisfaction Survey

Recognizing that HEDIS® and CAHPS® both focus on member experience with health care providers and health plans, MHC conducts a Provider Satisfaction Survey annually. The results from this survey are very important to MHC’s, as this is one of the primary methods used to identify improvement areas pertaining to the MHC Provider Network. The survey results have helped establish improvement activities relating to MHC’s specialty network, inter-provider communications, and pharmacy authorizations. This survey is fielded to a random sample of providers each year. If your office is selected to participate, please take a few minutes to complete and return the survey.

Effectiveness of Quality Improvement Initiatives

MHC monitors the effectiveness of clinical and service activities through metrics selected to demonstrate clinical outcomes and service levels. The plan’s performance is compared to that of available national benchmarks indicating “best practices.” The evaluation includes an assessment of clinical and service improvements on an ongoing basis. Results of these measurements guide activities for the successive periods. In addition to the methods described above, MHC also compiles complaint and appeals data as well as on requests for out-of-network services to determine opportunities for service improvements.

Benefits and Services

The PCP should encourage Members to seek family planning services from Providers/Practitioners within MHC. This process will help to coordinate care and maintain continuity, supporting better health outcomes. Members have the right to access family planning services in a timely manner without need of prior authorization. Members need to access medical care based on the nature of their medical problem. Members may request a referral for drug and/or alcohol treatment programs. Please refer to Healthcare Services Section: Additional Services or Carve-out Services for further details and a list of benefits of the drug and alcohol program. Members will receive obstetrical services according to the Pregnancy and Maternal Care policy found in Compliance Section: Women’s and Adult Health Services, Including Preventive Care. Members may receive family planning services from in plan or out of plan Providers/Practitioners as outlined in Compliance Section.

EMERGENCY CARE
Emergency Care

Emergency Services means those services needed to evaluate or stabilize an Emergency Medical Condition. Emergency Medical Condition means a medical condition which is manifested by acute symptoms of sufficient severity, including severe pain, such that a prudent layperson who possesses an average knowledge of health and medicine could reasonably expect the absence of immediate medical attention to result in:

- Placing the health of the individual (or, in the case of a pregnant woman, the health of the woman or her unborn child) in serious jeopardy,
- Serious impairment to bodily functions, or
- Serious dysfunction of any bodily organ or part

Emergency services using the prudent layperson definition or that meet Title 22 criteria for an emergency, do not require MHC prior authorization. In accordance with California Department of Health Care Services’ policies and current law, members presenting to an emergency room facility may be triaged by the emergency room staff, and MHC will pay the Medical Screening Exam fee.

Notification Requirements

Emergency Department Support Unit (EDSU)

While the member is in the Emergency Room, please fax all clinical records to our dedicated fax number at (877) 665-4625. This fax number is used exclusively for members currently in the ER, to help expedite requests and assist with discharge planning.

Molina Healthcare’s Emergency Department Support Unit will collaborate with you to provide assistance to ensure our members receive the care they need, when they need it.

The EDSU is a dedicated team, available twenty-four (24) hours a day, seven (7) days a week to provide support by:

- Assisting you in determining appropriate level of placement using established clinical guidelines.
- Issuing authorizations necessary, for admission, or home health.
- Coordinating transportation services
- Involving a Hospitalist or On-Call Medical Director for any Peer to Peer reviews needed.
- Working with pharmacy to coordinate medications or infusions as needed.
- Obtaining SNF placement if clinically indicated.
- Coordinating placement into Case Management with Molina when appropriate.
- Beginning the process of discharge planning and next day follow up with a primary care provider if indicated.

Molina is excited to partner with you as we continue to provide quality service and care to our Members. Call (844) 966-5462 to speak to an EDSU representative.

Any emergency service resulting in an inpatient admission requires MHC notification and authorization within twenty-four (24) hours (or the next business day) of the admission. Furthermore, “Out of Area” and/or non-contracted emergency service Providers/Practitioners are required to notify MHC when the Member’s condition is deemed stable for follow up care in MHC’s service area, at a contracted facility. MHC adheres to the regulations set forth in Title 28, California Code of Regulations, Chapter 3, Section 1300.71.4, Emergency Medical Condition and Post Stabilization Responsibilities for Medically Necessary Health Care Services.

Fax Medi-Cal clinical documentation to: (866) 553-9263
After hours, weekends and holidays, please call: Phone: (844) 9-MOLINA (844) 966-5462

Emergency Room Discharge and After-Care

Aftercare instructions should be documented in the emergency facility medical record and communicated to the patient, parent, or guardian. Discharge from the emergency facility is performed on the order of a Provider/Practitioner.

Urgent Care

Direct and Molina Medical Group’s Contracted Urgent Care Providers/Practitioners may obtain authorization for urgent care services by contacting the MHC Utilization Management Department. Telephone assistance for members and Providers/Practitioners is available twenty-four (24) hours a day, seven (7) days a week through MHC’s Nurse Advice Program.

For transfer requests and discharge planning authorizations, after hours, weekends and holidays, please call: (844) 9-MOLINA (844) 966-5462

NURSE ADVICE PROGRAM

MHC provides twenty-four (24) hour Nurse Advice access for members and Providers/Practitioners. Licensed Registered Nurses perform telephone assessment of the member’s complaints, provide telephone triage utilizing standardized guidelines which are reviewed and approved by the Nurse Advice Medical Director, and provide advice within the scope of their Registered Nurse license. Only licensed Registered Nurses offer advice regarding the member’s medical condition and make referrals to appropriate level of care for treatment in accordance with established standards of practice. MHC Nurse Advice does not employ or allow Licensed Vocational Nurses to provide telephone triage/advice.

The goals of the Nurse Advice program are to:
- Advise and refer Members to appropriate level of care in a timely manner
- Coordinate the Member’s care with the PCP
- Educate Members on health issues
- Assist in identifying Members who might benefit from additional case management services from MHC.

The Nurse Advice programs are available to Members and Providers/Practitioners twenty-four (24) hour a day by calling: (888) 275-8750 English (866) 648-3537 Spanish

A tracking mechanism overseen by MHC is in place to follow up on the disposition of the Member as indicated, i.e. inpatient admission, urgent care or emergency care level treatment, need for specialty care, and office follow-up. This system is also responsible for ensuring notification to the PCP or IPA/Medical Group regarding members in need of follow-up care.
6.0 MEMBER RIGHTS AND RESPONSIBILITIES

MEMBER BENEFITS

Health care professionals contracted with the State of California’s Medi-Cal Program are obligated to provide member services in accordance with standards as to frequency, access, and medical office policies and procedures. The following gives a brief overview of these obligations.

Physicians from the following categories are eligible to be a Primary Care Physician (PCP); Family Practice, General Practice, Internal Medicine, Obstetrics/Gynecology (OB/GYN), and Pediatricians. PCPs may self-restrict their practice by age or sex. Molina Healthcare of California (MHC) may restrict member assignment to a PCP by age or sex (e.g., OB/GYN may be restricted to adult women, Pediatricians to children and adolescents).

PCPs must be able to provide the full range of preventative and acute health care and Comprehensive Medical Case Management services for all members assigned to them.

PCP Scope of Services Requirements

PCPs are required to provide the following services to Members assigned to them:

- Detect, diagnose, and effectively manage common symptoms and physical signs.
- Treat and manage common acute and chronic medical conditions.
- Perform ambulatory diagnostic and treatment procedures (injections, aspirations, splints, minor suturing, etc.).
- An Initial Health Assessment (IHA) within one-hundred-twenty (120) days of a member’s enrollment or within periodicity timelines established by the American Academy of Pediatrics for ages two and younger, whichever is less which consists of a history and physical examination and an age appropriate Individual Health Education Behavioral Assessment (IHEBA) that enables a provider of primary care services to comprehensively assess the Member’s current acute, chronic, dental and preventive health needs and identify those Members whose health needs require coordination with appropriate community resources and other agencies for services not covered by the MHC Medi-Cal managed care benefit (e.g. carved out and linked services).
- Foster health promotion and disease prevention (age specific screening, health assessment and health maintenance activities, health education and promotion, including healthy lifestyle changes, etc.).
- Provide Comprehensive Medical Case Management (refer to community resources and available supplemental programs, coordinate care with specialists, etc.). Refer to specialists, other providers, and facilities appropriately to member care needs.
- Follow required procedures for specialist, diagnostic, or service referral as promulgated by IPA/Medical Group and/or MHC.

Specific Requirements for Serving Molina Healthcare’s Medi-Cal-only SPD Members

Follow coordination of care instructions as described in the Utilization Management section of this Manual (CONTINUITY OF MEMBER CARE).
MOLINA MEMBER RIGHTS AND RESPONSIBILITIES

This document explains the rights of MHC’s Medi-Cal Members, as stated verbatim as in the Member’s Evidence of Coverage (EOC) Guide. Providers/Practitioners and their office staff are encouraged to be familiar with this document, post it in their office (poster provided by MHC), and are expected to abide by these rights. MHC’s Member rights and responsibilities statement is as follows:

What are My Rights and Responsibilities as a Molina Healthcare Member?
These rights and responsibilities are posted in doctors’ offices and on the Molina website: www.MolinaHealthcare.com.

Your Rights
You have the right to:
• Be treated with respect and recognition of your dignity by everyone who works with Molina.
• Get information about Molina, our providers, our doctors, our services and Members’ rights and responsibilities.
• Choose your “main” doctor from Molina’s network (This doctor is called your Primary Care Doctor or personal doctor).
• Be informed about your health. If you have an illness, you have the right to be told about all treatment options regardless of cost or benefit coverage. You have the right to have all your questions about your health answered.
• Help make decisions about your health care. You have the right to refuse medical treatment.
• You have a right to Privacy. Molina keeps your medical records private.*
• See your medical record including the results of your Initial Health Assessment (IHA).
• You also have the right to get a copy of and correct your medical record where legally ok.*
• Complain about Molina or your care. You can call, fax, e-mail or write to Molina Member Services.
• Appeal Molina’s decisions.
• You have the right to have someone speak for you during your grievance.
• Ask for a State Fair Hearing by calling toll-free 1 (800) 952-5253. You also have the right to get information on how to get an expedited State Fair hearing quickly.
• Disenroll from Molina. (Leave the Molina Health Plan)
• Ask for a second opinion about your health condition.
• Ask for someone outside Molina to look into therapies that are Experimental or being done as part of exploration.
• Decide in advance how you want to be cared for in case you have a life-threatening illness or injury.
• Get interpreter services on a twenty-four (24) hour basis at no cost to you. This service will help you to talk with your doctor or Molina if you prefer to speak a language other than English.
• Not be asked to bring a minor, friend, or family member with you to act as your interpreter.
• Get information about Molina, your providers, or your health in the language you prefer. (You have the right to request information in printed form translated into the language you prefer).
• Ask for and get materials in other formats such as larger size print or at least eighteen (18)-point font, audio, and Braille upon request. We will get you the materials in a timely fashion appropriate for the format being requested, and in accordance with State laws.
• Get a copy of Molina’s list of approved drugs (drug formulary) on request.
• Submit a grievance if you do not get medically needed drugs or a seventy-two (72) hour supply through the Molina Pharmacy Network after an Emergency visit at one of Molina’s contracted hospitals.
• Have access to family planning services, Federally Qualified Health Centers (FQHCs), Indian Health Services Facilities, Sexually Transmitted Disease (STD) services, and Emergency services outside of Molina’s network according to federal laws. You do not need to get Molina’s approval first.

• Get minor consent services

• Not to be treated poorly by Molina, your doctors, or the Department of Health Care Services (DHCS) for acting on any of these rights.

• Make recommendations about Molina’s Member rights and responsibilities policies.

• Be free from controls or isolation used to pressure, punish or seek revenge.

• File a grievance or complaint if you believe your language needs were not met by Molina.

*Subject to State and Federal laws

Your Responsibilities

You have the responsibility to:

• Learn and ask questions about your health benefits. If you have a question about your benefits, call toll-free at 1 (888) 665-4621. If you are deaf or hard of hearing, dial 711 for the California Relay Service.

• Give information to your doctor, provider, or Molina that is needed to care for you.

• Be active in decisions about your health care.

• Follow the care plans and instructions for you that you have agreed on with your doctor(s).

• Build and keep a strong patient-doctor relationship. Cooperate with your doctor and staff. Keep appointments and be on time. If you are going to be late or cannot keep your appointment, call your doctor’s office.

• Give your Molina and state card when getting medical care. Do not give your card to others.

• Let Molina or the state know about any fraud or wrong doing. The Molina Alert Line is available twenty-four (24) hours, seven (7) days a week. To report an issue by telephone, call toll-free at (866) 606-3889.

• Understand your health problems and participate in developing mutually agreed-upon treatment goals as you are able.

Be Active In Your Healthcare

Plan Ahead:

• Schedule your appointments at a good time for you

• Ask for your appointment at a time when the office is least busy if you are worried about waiting too long

• Keep a list of questions you want to ask your doctor

• Refill your prescription before you run out of medicine

Make the Most of Doctor Visits

• Ask your doctor questions

• Ask about possible side effects of any drugs prescribed

• Tell your doctor if you are drinking any teas or taking herbs. Also tell your doctor about any vitamins or over-the-counter drugs you are using

• Visit your doctor when you are sick. Try to give your doctor as much information as you can.

• Tell your doctor if you are getting worse or if your symptoms are staying about the same

• Tell your doctor if you have you taken anything
If you would like more information, please call Molina’s Member Services Department toll-free at 1 (888) 665-4621, Monday through Friday, between 7:00a.m. and 7:00p.m. If you are deaf or hard of hearing, dial 711 for the California Relay Service. TTY users dial 711.

**MEMBER CONFIDENTIALITY**

According to MHC’s Medi-Cal Member Rights, members have the right to full consideration of their privacy concerning their medical care program. They are also entitled to confidential treatment of Member communications and records.

Case discussion, consultation, examination, Medi-Cal eligibility, and treatments are confidential and should be conducted with discretion. Member Protected Health Information (PHI) should only be used or disclosed as permitted or required by applicable law. Under HIPAA, a provider may use and disclose PHI for their own treatment, payment, and health care operations activities (TPO) without the consent or authorization of the patient who is the subject of the PHI. Uses and disclosures of PHI that are not permitted or required under applicable law require the valid written authorization of the patient. Authorizations should meet the requirements of HIPAA and the California Civil Code.

**Office Procedure**

All participating Providers/Practitioners must implement and maintain office procedures that will guard against disclosure of any PHI to unauthorized persons. These procedures should include at least the following elements:

- Written authorization obtained from the member or his/her legal representative, before medical records or other PHI is disclosed to a third party for a purpose not otherwise permitted or required under applicable Federal or State laws.
- All signed authorizations for the use or disclosure of PHI must be carefully reviewed to verify that the authorization is valid and meets the requirements of applicable Federal and State law.
- Each medical record and other PHI should be reviewed prior to making it available to anyone other than the Member or legal personal representative of the Member.
- Only the portion of the medical record and other PHI specified in the authorization should be made available to the requester and should be separated from the remainder of the Member’s medical records.

**Confidential Information**

Confidential information also refers to any identifiable information about a member’s character, conduct, avocation, occupation, finances, credit, reputation, health, medical history, mental or physical condition, or treatment. More than the medical record constitutes, conversations, whether in a formal or informal setting, email, faxes, and letters are other potential sources of confidential member information.

Member confidentiality must be maintained at all times when providing health care services and during claims processing.

**HIPAA Security & Submitting PHI/Medical Records to MHC**

Providers are expected to implement and maintain reasonable and appropriate safeguards to protect the confidentiality, availability, and integrity of member PHI. Providers should recognize that identity and medical theft is a rapidly growing problem in the healthcare industry and that patients trust their health care providers to keep their most sensitive information private and confidential.
MEMBER SATISFACTION SURVEY

MHC, or the State of California, conducts an annual satisfaction survey of its Medi-Cal Members. The National Committee for Quality Assurance (NCQA) Consumer Assessment of Health Plans Survey (CAHPS) is conducted annually. NCQA translates the survey into English and Spanish only. It is not available in other languages. MRMIB (Managed Risk Medical Insurance Board) conducts an annual survey similar to CAHPS.

The purpose of the surveys is to gather information from members regarding their perception of the health plan, their health care, Providers/Practitioners, access to care, and health plan customer service. The data is used to identify systemic issues that need to be addressed. The annual survey results are communicated in the MHC physician newsletter.

The survey can be viewed on the ncqa.org web site.
GRIEVANCES AND APPEALS

What to do if you receive a:
- Pre-service or prior authorization denial for lack of information: Resubmit the request within 30 days of denial date, to UM with the UM requested additional information.
- Pre-service or prior authorization denial for lack of medical necessity, failure to meet criteria, or non-benefit: by contacting the MHC Member Services Department at (888) 665-4621.
- Post-service or retrospective authorization denial: Appeal on behalf of the member by contacting the MHC Member Services Department at (888) 665-4621. A request for retrospective review must be submitted to MHC within sixty (60) days of the service being provided.
- Payment denial for any reason except for an unclean claim: Appeal your payment denial within three hundred sixty-five (365) days using the dispute resolution process.
- Non-payment for an unclean claims: Submit a clean claim within the noted timeframe and with the information that is requested in the remit message.

Grievances and Appeals

This section addresses the identification, review, and resolution process for four (4) distinct topics:
- Provider/Practitioner Appeal (related to an authorization determination)
- Provider Disputes—Title 28, CCR, Section 1300.71.38 (related to provider claims appeals)
- Member Appeals (related to an authorization determination)
- Member Grievance [related to a Potential Quality of Care (PQOC) issue]

More information regarding PQOCs may be obtained by contacting MHC’s Quality Improvement Department at (800) 526-8196, ext. 126137.

PROVIDER/PRACTITIONER GRIEVANCES OR COMPLAINTS - THE “APPEALS PROCESS”

A Provider/Practitioner grievance or complaint is described in Title 22, California Code of Regulations (CCR), as a written entry into the appeals process. MHC maintains two types of appeals:
- Appeals regarding non-payment or processing of claims known as Provider Disputes.
  o A Provider/Practitioner of medical services may submit to MHC an appeal concerning the modification or denial of a requested service or the payment processing or non-payment of a claim by the Plan. MHC will comply with the requirements specified in Section 56262, of Title 22 of the CCR, and Title 28, CCR, Section 1300.71 and 1300.38 Claims Settlement Practices and Provider Dispute Resolution.
- Appeals regarding modifications or denial of a service request.
  o The Provider/Practitioner Appeal Process offers recourse for Providers/Practitioners who are dissatisfied with a denial or decision from MHC. There are two (2) types of appeals-Provider Disputes and appeals for prior authorization denied. The initial appeal is considered to be a First Level appeal, and if the disputed denial is upheld during the First Level appeal, a final or Second Level appeal may be requested.

PROVIDER DISPUTES
A Provider Dispute is defined as a written notice prepared by a provider that:

- Challenges, appeals, or requests reconsideration of a claim that has been denied, adjusted, or contested
- Challenges MHC’s request for reimbursement for an overpayment of a claim
- Seeks resolution of a billing determination or other contractual dispute

For claims with dates of service in 2004 or after, all provider disputes require the submission of a Provider Dispute Resolution Request Form or a Letter of Explanation, which serves as a written first level appeal by the provider. For paper submission, MHC will acknowledge the receipt of the dispute within fifteen (15) working days and within two (2) days for electronic submissions. If additional information is needed from the provider, MHC has forty-five (45) working days to request necessary additional information. Once notified in writing, the provider has thirty (30) working days to submit additional information or the claim dispute will be closed by MHC.

Providers may initiate a first level appeal by submitting and completing a Provider Dispute Resolution Request Form within three hundred sixty-five (365) days from the last date of action on the issue. The written dispute form must include the provider name, identification number, and contact information, date of service, claim number, and explanation for the dispute. In addition, the following documentation is required to review and process a claims appeal:

- Provider Dispute Resolution Request Form or a Letter of Explanation
- A copy of the original claim(s)
- A copy of the disposition of original claim(s) in the form of the Explanation of Benefit
- Documented reason for appeal
- A copy of the medical record/progress notes to support the appeal, when applicable

Provider Disputes and supporting documentation (via paper) should be submitted to:
Molina Healthcare of California
P.O. Box 22722
Long Beach, CA 90801
Attn: Provider Grievance and Appeals Unit

**Appeals Involving Shared Risk Capitated IPAs/Medical Groups**

If an appeal involves a member who is assigned to a Primary Care Practitioner (PCP) or IPA/Medical Group under a shared-risk capitated compensation agreement, MHC will delegate the first level of appeal to the IPA/Medical Group. MHC does not delegate the second level appeals heard by the Health plan. However, MHC will make the final determination on all appeals received from Providers/Practitioners. All first appeals should be mailed directly to the participating IPA/Medical Group. All first appeals received by MHC will be forwarded to the IPA/Medical Group upon receipt. The IPA/Medical Group will review the appeal and make an initial determination within fifteen (15) days of receipt of the appeal.

If the decision is to overturn the original denial, the IPA/Medical Group will respond to the Provider/Practitioner and pay the claim. If the determination is to continue to uphold the denial, the IPA/Medical Group will then forward the first level appeal to MHC or its affiliated health plan (Attention: Utilization Management Department) for a second level appeal determination. If MHC upholds the denial, the Provider/Practitioner will be notified of the second level appeal decision at that time.

**Appeals Involving Direct Providers/Practitioners**
If an appeal involves services that were provided to a Member who is assigned to a Direct PCP, MHC will administer the Provider/Practitioner appeals process.

**Appeals Address**

Claims for plan or shared-risk services must be submitted to:
Molina Healthcare of California  
P.O. Box 22722  
Long Beach, CA 90801  
Attn: Provider Grievance and Appeals Unit

**Balance Billing**

MHC prohibits Providers/Practitioners from balance-billing a Member when the denial disputed in a First Level or Second Level appeal is upheld. The Provider/Practitioner is expected to adjust off the balance owed if the denial is upheld in the appeals process.

**MEMBER APPEALS**

A Provider/Practitioner on behalf of a member may appeal a Utilization Management decision to deny or modify a requested service.

**Member Appeals Process**

If the Member or Provider/Practitioner on behalf of a Member is dissatisfied with an adverse authorization decision, he or she may initiate an appeal by telephone, fax, in writing, or on MHC’s website, E-mail, or mail within sixty (60) calendar days after the Member’s receipt of the denial or modification letter. Providers/Practitioners may refer members to MHC’s website for additional information on how to file a Member grievance. Contact the department noted below, Monday through Friday between 7:00 am and 7:00 pm:
Molina Healthcare of California  
Attn: Appeals and Grievance Department  
200 Oceangate, Suite 100  
Long Beach, CA 90802  
(888) 665-4621  
TTY users call: 711  
Fax: (562) 499-0757  
www.MolinaHealthcare.com

**Standard (30-day) and Expedited (72-hour) Appeal Processes**

Health plans have thirty (30) days to process a standard appeal. In some cases, members have the right to an expedited, seventy-two (72) hour appeal. Members can get a faster, expedited appeal if the member’s health or ability to function could be seriously harmed by waiting for a standard appeal. If a member requests an expedited appeal, the health plan will evaluate the member’s request and medical condition to determine if the appeal qualifies as an expedited, seventy-two (72) hour appeal. If not, the appeal will be processed within the standard thirty (30) days.
INDEPENDENT MEDICAL REVIEW (IMR)

If you want an IMR, you must first file an appeal with your health plan. If you do not hear from your health plan within thirty (30) days, or if you are unhappy with your health plan’s decision, then you may then request an IMR. You must ask for an IMR within **one-hundred-eighty (180) days** from the date of the “Notice of Appeal Resolution” letter.

The California Department of Managed Health Care is responsible for regulating health care service plans. If you have a grievance against your health plan, you should first telephone your health plan at **1-888-665-4621**, **TTY users call: 711** and use your health plan’s grievance process before contacting the Department. Utilizing this grievance procedure does not prohibit any potential legal rights or remedies that may be available to you. If you need help with a grievance involving an emergency, a grievance that has not been satisfactorily resolved by your health plan, or a grievance that has remained unresolved for more than thirty (30) days, you may call the Department for assistance. You may also be eligible for an Independent Medical Review (IMR). If you are eligible for an IMR, the IMR process will provide an impartial review of medical decisions made by a health plan related to the medical necessity of a proposed service or treatment, coverage decisions for treatments that are experimental or investigational in nature and payment disputes for emergency or urgent medical services. The Department also has a toll-free telephone number **(1-888-HMO-2219)** and a TDD line **(1-877-688-9891)** for the hearing and speech impaired. The Department’s Internet Website [http://www.hmohelp.ca.gov](http://www.hmohelp.ca.gov) has complaint forms, IMR application forms, and instructions online.

*Department of Managed Healthcare Services (DMHC) Assistance*

The California Department of Managed Health Care is responsible for regulating health care services plans. If you have a grievance against your health plan, you should first telephone your health plan at (888) 665-4621 or for TTY users: 711 and use your health plan’s grievance before contacting the department. Utilizing this grievance procedure does not prohibit any potential legal rights or remedies that may be available to you. If you need help with a grievance involving an emergency, a grievance that has not been satisfactorily resolved by your health plan, or a grievance that has remained unresolved for more than thirty (30) days, you may call the department for assistance. You may also be eligible for an Independent Medical Review (IMR). If you are eligible for IMR, the IMR process will provide an impartial review of medical decisions made by a health plan related to the medical necessity of a proposed service or treatment, coverage decisions for treatments that are experimental or investigational in nature and payment disputes for emergency or urgent medical services. The department also has a toll free telephone number (888-HMO-2219) and a TTD line (877-688-9891) for the hearing and speech impaired. The department’s Internet website [http://www.hmohelp.ca.gov](http://www.hmohelp.ca.gov) has complaint forms, IMR applications forms and instructions online.

*STATE HEARING*

If you want a State Hearing, you must ask for one within **120 days** from the date of the “Notice of Appeal Resolution” letter. You can ask for a State Hearing by phone or in writing:

- By phone: Call **1-800-952-5253**. This number can be very busy. You may get a message to call back later. If you cannot speak or hear well, please call **TTY/TDD 1-800-952-8349**.
- In writing: Fill out a State Hearing form or send a letter to:
- California Department of Social Services
- State Hearings Division
- P.O. Box 944243, Mail Station 9-17-37
- Sacramento, CA 94244-2430

Be sure to include your name, address, telephone number, Social Security Number, and the reason you want a State Hearing. If someone is helping you ask for a State Hearing, add their name, address, and telephone number to the form or letter. If you need an interpreter, tell us what language you speak. You will not have to pay for an interpreter. We will get you one.

After you ask for a State Hearing, it could take up to ninety (90) days to decide your case and send you an answer. If you think waiting that long will hurt your health, you might be able to get an answer within three (3) working days. Ask your doctor or health plan to write a letter for you. The letter must explain in detail how waiting for up to ninety (90) days for your case to be decided will seriously harm your life, your health, or your ability to attain, maintain, or regain maximum function. Then, make sure you ask for an “expedited hearing” and provide the letter with your request for a hearing.

You may speak at the State Hearing yourself. Or, someone like a relative, friend, advocate, doctor, or attorney can speak for you. If you want another person to speak for you, then you must tell the State Hearing office that the person is allowed to speak for you. This person is called an “authorized representative.”

*External Independent Review*

Experimental and investigational therapies may be denied when determined not to be medically necessary. However, California law entitles you to request and obtain an external independent review of that coverage decision through the independent medical review (IMR) process administered by the Department of Managed Health Care (DMHC) if your physician certifies that you have a life-threatening or seriously debilitating condition and further certifies that standard therapies have not been effective or do not exist with respect to your condition, or there is no more beneficial therapy than the therapy proposed. If experimental and investigational therapies are denied, we will notify you within five (5) days of your right to request and obtain an external independent review of that decision by an entity accredited by the State of California and you may contact MHC at (888) 665-4621 Monday through Friday, 7:00 a.m. to 7:00 p.m. for information on this subject.

External independent review of a denial of experimental or investigational therapies will be completed within thirty (30) days of your request for review. However, if your physician determines that delay in the proposed therapy would be harmful if not promptly initiated, the external independent review may be expedited to provide a determination within seven (7) days of your request for expedited review.

You will be eligible to participate in MHC’s external independent review system to examine a coverage decision regarding experimental and investigational therapies if you meet all of the following eligibility criteria:

1. You have either:
   A. A life-threatening condition, which includes either (1) diseases or conditions where the likelihood of death is high unless the course of the disease is interrupted, or (2) diseases or conditions with potentially fatal outcomes, where the end point of clinical intervention is survival; or
   B. A seriously debilitating condition, which means diseases or conditions that cause major irreversible morbidity; and

2. Your physician certifies that you have a condition, as defined in paragraph (1) above, for which standard therapies have not been effective in improving your condition, would not be medically appropriate for you, or for which there is no more beneficial standard therapy covered by MHC than the therapy proposed pursuant to paragraph (3) below; and
3. Either:
   A. Your physician, who is under contract with or employed by MHC, has recommended a drug, device, procedure, or other therapy that the physician certifies in writing is likely to be more beneficial to you than any available standard therapies, or
   B. You, or your physician who is a licensed, board-certified or board-eligible physician qualified to practice in the area of practice appropriate to treat your condition, has requested a therapy that, based on two documents from the medical and scientific evidence, as defined in subdivision (d) of Health and Safety Code Section 1370.4, is likely to be more beneficial for you than any available standard therapy. The physician certification pursuant to this subdivision shall include a statement of the evidence relied upon by the physician in certifying his or her recommendation. Nothing in this subdivision shall be construed to require MHC to pay for the services of a nonparticipating physician provided pursuant to this subdivision, that are not otherwise covered pursuant to MHC contract; and you have been denied coverage by MHC for a drug, device, procedure or other therapy recommended or requested pursuant to paragraph (3) above; and

4. The specific drug, device, procedure or other therapy recommended pursuant to paragraph (3) above would be a covered service, except for MHC’s determination that the therapy is experimental or investigational.

Please note that you will have the right to submit evidence in support of your request for external independent review. You should also be aware that the external independent review system does not replace MHC’s grievance process. Rather, the external independent review system is available in addition to MHC’s grievance process.

*Department of Health Care Services (DHCS) Assistance*

The California Department of Health Care Services (DHCS) is available to provide assistance in investigating and resolving any complaints or grievances you may have regarding your care and services. If you wish to use the services of the DHCS to address your concerns, complaints, or grievances, please call the Medi-Cal Managed Care Ombudsman toll-free at (888) 452-8609, Monday through Friday, between 8:00 a.m. and 5:00 p.m. or dial 711 for TTY assistance.

**State Regulations Available**

State regulations, including those covering state hearings, are available at the local office of the County Welfare Department.

**Authorized Representative**

Members can represent themselves at the state hearing. They can also be represented by a friend, attorney, or any other person, but are expected to arrange for the representative themselves. Members can get help in locating free legal assistance by calling the toll-free number of Public Inquiry and Response Unit (800) 952-5253.

**MEMBER GRIEVANCE**

The Department of Managed Health Care (DMHC) has amended the California Knox-Keene Health Care Service Plan Act pertaining to health plan member grievance procedures. Under this amendment, health plans are required to distribute the Plan’s Member Grievance Procedures and Member Grievance/Complaint Forms to participating Providers/Practitioners.
Potential Quality of Care Issue (PQOC)

MHC recognizes that PQOCs may be identified through a multitude of inputs internally and externally, including Provider/Practitioner grievances or complaints and member grievances or complaints. For this reason, MHC’s Quality Improvement Program includes input from both Provider Services and Member Services to identify both individual or incident-specific PQOCs, as well as identifying specific trends.

Member Grievance System

MHC Members’ grievances are addressed through MHC’s internal grievance process. A Member grievance is defined as Member expression of any dissatisfaction, or concern that does not involve a prior determination or inquiry that was not resolved to the Member’s satisfaction. Examples of this include, but are not limited to appointment/office waiting time, Provider/Practitioner behavior and demeanor, adequacy of facilities, operations, and service. MHC will investigate Member grievances, attempt to resolve the concerns, and take action as appropriate resolutions and findings are considered confidential and are privileged under California law. A Member must not be discriminated against because he/she has filed a Member grievance.

Member Grievance Submission

Member grievances may be submitted to MHC verbally, via email, on the MHC website, or in writing. Members or the Provider/Practitioner on behalf of the member may call the MHC Member Services Department for assistance in lodging a grievance. Members may obtain a complaint form from their Primary Care Practitioner’s (PCP’s) office, the MHC website, or they may call the MHC Member Services Department to receive these forms. Once the Member grievance is received by the Member Services Department, the grievance is submitted to the appropriate departmental contact for investigation.

MHC will provide the Member with written notification acknowledging the Member grievance within five (5) working days of its receipt. The Member will be informed in writing of the proposed resolution or outcome of the grievance within thirty (30) days.

It is important to note that a Member grievance may be a potential quality of care or service issue and PCPs, as well as their office staff, should be ready to assist a Member with needed information. As a PCP, you must have MHC grievance forms in your office conveniently located for your Members or they can also be found on the MHC website. If you need to order grievance forms, please contact MHC’s Provider Services Department at (855) 322-4075.

Member complaints may include, but are not limited to:
- Excessive waiting time in a Provider/Practitioner’s office.
- Inappropriate behavior and/or demeanor (PCP’s/Office Staff’s).
- Denied services. Clinical grievance subject to member/Provider/Practitioner appeal of the UM decision and expedited appeal of the UM decision.
- Inadequacy of the facilities, including appearance.
- Any problem that the member is having with MHC or their IPA/Medical Group, contracted Providers/Practitioners.
- Members billed for covered services.

MOLINA HEALTHCARE’S OMBUDSMAN PROGRAM
**Providers/Practitioners**

A Provider/Practitioner with a concern, question, or complaint should contact his/her MHC Provider Services Representative by calling the Provider Services Department at (855) 322-4075.

Should the concern, question or complaint not be addressed to the Provider/Practitioner’s satisfaction, the Provider/Practitioner may call the MHC Ombudsman toll-free at (877) 665-4627 or write to the following address:

Molina Healthcare of California  
Ombudsman Program  
200 Oceangate, Suite 100  
Long Beach, CA 90802

The Ombudsman attempts to ensure that MHC has made an appropriate effort to address Provider/Practitioner concerns and provide quality customer service.

The Ombudsman is not a substitute for any MHC department or process. As previously stated, Providers/Practitioners should first contact Provider Services before seeking Ombudsman assistance.

**Health Plan Members**

If a MHC Member has a concern, question, or complaint related to his health care, the Member should first contact the Member Services Department at (888) 665-4621, Monday-Friday 7:00 am to 7:00 pm.

In the event a Member is unsure of how to proceed with a concern and/or believes Member Services did not fully understand his/her concern, the Member may call the Ombudsman at (877) 665-4627. The Member may also write to:

Molina Healthcare of California  
Ombudsman Program  
200 Oceangate, Suite 100  
Long Beach, CA 90802

The Ombudsman attempts to ensure that MHC has made an appropriate effort to address Member concerns and provide members with quality customer service.

The Ombudsman is not a substitute for any MHC department or process. As previously stated, Members should first contact the Member Services Department before seeking Ombudsman assistance.
HEALTHCARE SERVICES (HCS) PROGRAM

MHC’s Healthcare Services (HCS) Program strives for full integration of physical health, behavioral health, long-term services and support (LTSS); and social support services to eliminate fragmentation of care and provide a single, individualized plan of care for members. The HCS program includes Case Management and Utilization Management (UM). UM processes (e.g., Prior Authorization & Inpatient Review), ensure appropriate and effective utilization of services, and the MHC Transitions Program, which ensures members receive the support they need when moving from one care setting to another. Mental health, chemical dependency, and long-term care are integrated throughout all aspects of the HCS program.

Communication and Availability of HCS Staff to Members and Practitioners

MHC UM staff is accessible 24/7, including afterhours, weekends and holidays by calling the UM Call Center at (844) 557-8434.

Molina’s Nurse Advice Line is available to members and providers twenty-four (24) hours a day, seven (7) days a week at (888) 275-8750. Primary Care Physicians (PCPs) are notified via fax of all Nurse Advice Line encounters.

Medical Necessity Review

Molina only reimburses for services that are Medically Necessary. To determine Medical Necessity, in conjunction with independent professional medical judgment, Molina will use nationally recognized guidelines, which include but are not limited to MCG (formerly known as Milliman Care Guidelines), McKesson InterQual®, other third party guidelines, CMS guidelines, State guidelines, guidelines from recognized professional societies, and advice from authoritative review articles and textbooks. Medical Necessity review may take place prospectively, as part of the inpatient admission notification/concurrent review, or retrospectively.

Prior Authorization (PA)

Molina requires prior authorization for many services, procedures, surgeries, devices, supplies, drugs, and other treatments provided to Molina eligible Members. Certain services do not require prior authorization. Molina maintains a specific list of prior authorization requirements that is available to all Molina contracted providers. The PA Code Matrix is updated at least quarterly, and may be found on the Molina website: http://www.MolinaHealthcare.com/providers/ca/medicaid/forms/Pages/fuf.aspx

For an authorization to be valid for claims payment the following conditions must be met:

- The Member must be currently enrolled with MHC.
- The Member must be assigned to the PCP initiating the primary referral.
- The Member must receive authorized services within ninety (90) days of the authorization date.
- MHC retains the right to retrospectively review inpatient and specialist claims to identify inappropriate consultations and procedures. The right to deny such consultations and procedures is also reserved.

Service Request Form (SRF)
The SRF must be completed and an authorization obtained for all services requiring prior authorization before the service is provided, except in emergencies. Services provided emergently (as defined by Federal and State law) are excluded from the prior authorization requirements.

- A thoroughly completed SRF is essential to assure a prompt authorization.
- All shaded areas are to be completed by the referring/ordering entity.
- A copy of pertinent clinical notes, labs, imaging, etc. may be attached and substituted for the Clinical History segment of the SRF.
- To assure maximum benefit from a referral, the requesting provider must clearly state the purpose of the service request.
- The form should be transmitted via Provider Portal, or fax to MHC’s Prior Authorization Department at (800) 811-4804 for pre-service authorization review.

Health plan coverage is not authorized until the request has been reviewed and approved by Molina. Services performed without authorization may not be eligible for payment. Molina does not “retroactively” authorize services that require prior authorization.

**Primary Care Practitioners (PCPs)**

- The PCP is always the initial source of care for Members. A Member may see the PCP without a referral and the PCP may perform essential services in the office environment.
- Elective office procedures performed by the PCPs may require authorization.
- PCPs are able to refer a Member to a contracted specialist for consultation and treatment without a referral request to Molina. This includes consultation and treatment for Members with chronic conditions that require ongoing treatment.
- Referrals to specialty care providers outside of the network require prior authorization.

**Inpatient Admission and Continued Stay**

In accordance with MHC provider service agreements, practitioners shall submit requests for Prior Authorization of elective inpatient services to MHC’s Utilization Management (UM) Department using the Service Authorization Form for elective admissions.

- Emergent services do not require MHC prior authorization. However, the admitting practitioner and/or admitting facility is required to notify the MHC UM Department, via fax number 866-553-9263 of an emergent admission within twenty-four (24) hours.
- In accordance with the MHC Hospital Services Agreement, participating facilities shall notify MHC via the 1-800 phone numbers on member’s identification card to verify eligibility, covered services and authorization for hospital services within twenty-four (24) hours for all elective and urgent admissions.
- Upon receipt of notification of admission a reference number will be assigned. Upon completion of Molina review and decision the reference number will become the authorization number or denial number.
- When UM staff receive request for post-admission authorization for emergent inpatient admissions, the UM staff will confirm the Member’s eligibility and benefit coverage for the admission. Subsequent continued stay authorization decisions are made by the UM Care Review Clinician (CRC) or Molina Medical Directors using nationally accepted criteria such as InterQual or MCG for medical necessity determinations.
  - In the event MHC is not notified of an emergency admission, in accordance with MHC’s policies and procedures, MHC may require retrospective review and apply standardized criteria to deny non-medically necessary care.
The Molina UM staff shall request medical records be submitted to Molina UM department within twenty-four (24) hours of notification of all inpatient admissions. An extension may be made for receipt of medical records, however a decision must be made within seventy-two (72) hours of notification of admission.

**Initial Clinical Review Checklist:**
- ER Report
- History and Physical
- Admitting orders
- Specialty Consultations
- Supporting clinical documentation

If applicable, a copy of the admitting face sheet is faxed to the member’s IPA/MG and PCP by Molina UM staff to facilitate continuity of care.

All initial inpatient admission reviews will be performed, and decision documented within seventy-two (72) hours of receipt of notification. Continued stay InterQual or MCG reviews will be performed daily for per-diem contracted rates. A minimum review will be performed every seven (7) days for DRG contracted rates.

**Continued Inpatient Stay Clinical Review Checklist:**
- Physician orders
- Specialty Consultations
- Supporting clinical documentation

**Re-Evaluation**

Upon denial Molina allows thirty (30) business days for the hospital to submit minimal additional clinical information to support medical necessity, or five (5) business days to request a peer to peer review. A request for a Peer to Peer review may be made by calling 844-557-8434. In the event that no additional information is submitted, or additional information does not support medical necessity for the admission or continued stay, the original denial will remain in force.

**Readmission Policy**

Hospital readmissions within thirty (30) days have been found by CMS to potentially constitute a quality of care problem. Readmission review is an important part of MHC’s Quality Improvement Program to ensure that Molina Members are receiving hospital care that is compliant with nationally recognized guidelines, Medicare regulations, State Medicaid regulations and CMS. MHC will review all hospital subsequent admissions that occur within thirty (30) days of the previous discharge.

**Skilled Nursing or Rehabilitation Facility Review**

All admissions to SNF and Acute Rehab Facilities require authorization by the MHC UM Department. Molina will review requests according to health plan approved procedures and utilization decision-making criteria.

**Appropriately licensed health professionals**, e.g. Registered Nurse - RN, or Licensed Vocational Nurse – LVN, supervise all medical necessity decisions and have qualified personnel responsible for each level of utilization management (UM) decision making. Appropriate health plan personnel have authority to review and approve requests at each of these levels.
Only the physicians with current, unrestricted, California licenses may issue denials, modifications, or terminations (suspensions, or reductions of the level of treatment or services currently in process) of referral for authorizations. Molina considers a “qualified licensed health care professional” as a licensed professional (e.g., MD or DO, dentist, psychiatrist, pharmacist (R.Ph. or PharmD for pharmaceuticals only) with appropriate clinical expertise in treating the medical or behavioral health condition and disease or MLTSS needs.

Molina Healthcare of California (MHC) subcontracted Plan Partner and Independent Practice Association (IPA) Medical Group contracts financial responsibility matrices, and UM Delegation agreements identify referral authorization responsibility for MHC and the delegated entity.

**Case Investigation**

- Molina UM staff will determine member eligibility
- If the Member is eligible, UM staff will determine if the requested service or item is a covered benefit. If the service or item requested is not a covered benefit, the case will be denied due to the service or item not being a covered benefit.
- If the Member is eligible and the service or item is a covered benefit, UM staff will proceed with steps necessary to complete a review for medical necessity.
- UM staff will determine medical records necessary for the review of the request. Records may be requested from providers depending on the nature of the case. When requests are received without the required documentation to make a determination, UM staff will make at least three (3) attempts to obtain additional information.
  - Requests are made by return fax or phone call to the requesting provider. If necessary, Molina UM staff may call or request information from other involved providers. The Molina UM staff may consult with the Molina Medical Director regarding what additional information to request for completing the authorization review process. The Molina Medical Director may initiate contact with the requesting provider to request additional information and/or discuss member’s plan of care when deemed appropriate.
  - For urgent cases, requests for records from providers are made no later than 24 hours from the date and time the request was received.

**Services not requiring prior authorization**

Some services have been designated by Molina as not requiring prior authorization. The services must be performed by appropriate types of providers who participate with Molina and the request must be clearly defined (e.g., specified by recognized CPT or HCPCS codes with an appropriate diagnosis and diagnosis code). Care Review Processors or Care Review Clinicians will inform the provider the service does not require a prior authorization.

MHC may never require authorization for the following services:

- Emergency Room including emergency behavioral health care
- Urgent Care Services including urgent care crisis stabilization, including mental health
- Nurse midwife services
- Family Planning Services
- Preventive Care
- Basic OB/Prenatal Care
- Sexually Transmitted Disease
• HIV Testing & Counseling
• Sensitive and confidential services (e.g., services related to sexual assault, abortion services, drug and alcohol abuse for children aged twelve (12) or over)
• Therapeutic and elective pregnancy termination
• Annual Well Woman Exam
• Optometry and diabetic retinal exam

Medical Policy

Molina UM Staff will review requests according to health plan approved procedures and utilization decision-making criteria. Molina uses written criteria or guidelines for utilization review that are based on sound medical evidence, are updated regularly, and are reviewed and approved annually or more frequently if necessary, by the MHC Health Care Services Committee (HCSC) or the Pharmacy and Therapeutics Committee. CMS and state regulations, policies, and benefit guidance will be used as well as nationally accepted clinical criteria such as InterQual or MCG. If the information submitted meets the defined criteria, HCS staff may approve coverage for the services without Medical Director or consulting physician review. If an approval decision cannot be made, the request is forwarded to a Molina Medical Director or an appropriate health professional. (e.g., behavioral health clinician or pharmacist) for review and determination.

Applying Criteria

Consideration of individual patient needs or capabilities of the local health care delivery system – practitioners are encouraged to identify special patient needs and unique capabilities or limitations of the local delivery system. By definition, such situations do not allow approval by general guidelines, so a Medical Director, consulting physician, a licensed psychiatrist or Pharmacy professional reviews these situations, giving special consideration to patient and delivery system concerns.

Same or Similar Specialty

Some requests require review by a physician, pharmacist, dentist, or behavioral health professional. These health professionals may seek specialist consultation at any time if the review requires consultation with a health care professional with the same or similar specialty appropriate for the review of the request. Consulting specialists will have board certification or training and experience appropriate to the clinical domain of the request being reviewed.

Denials

Only licensed, qualified health professionals (e.g., MD or DO, dentist, pharmacist (R.Ph. or Pharm.D. for pharmaceuticals only), are responsible for the review of cases regarding medical necessity and/or appropriateness that the UM staff cannot approve, and are responsible for and may render denial determinations. Written notification of an adverse benefit determination will include the utilization review criteria or benefits provisions used in the adverse benefit determination, identify the qualified healthcare professional who rendered the adverse benefit determination, and are signed by an authorized representative of the organization or the physician who rendered the adverse benefit determination. The written notification will also include the appeal process.

Turn Around Timeframes:
Authorization requests may be “standard/non urgent” or “urgent/expedited.” Standard reviews include non-urgent pre-service reviews, and post-service reviews. Expedited reviews include urgent pre-service reviews and urgent “emergent” inpatient reviews:

<table>
<thead>
<tr>
<th>UM Decision Needed</th>
<th>Decision Time Frame</th>
</tr>
</thead>
<tbody>
<tr>
<td>Standard (non-expedited) Pre-service</td>
<td>Within fourteen (14) business days of receiving the medical record information required to evaluate the medical necessity and appropriateness, but no longer than fourteen (14) calendar days of receipt of the request</td>
</tr>
<tr>
<td>Determinations</td>
<td></td>
</tr>
<tr>
<td>Expedited Determination</td>
<td>Within seventy-two (72) hours of receipt of the request</td>
</tr>
<tr>
<td>*Emergent Inpatient Review</td>
<td>Within twenty-four (24) hours of receipt of request</td>
</tr>
<tr>
<td>Emergency Care</td>
<td>No Prior Authorization is Required</td>
</tr>
<tr>
<td>Post Service/Retrospective</td>
<td>Within thirty (30) calendar days from receipt of request. Provider must submit a request within sixty (60) days of service for retrospective review.</td>
</tr>
</tbody>
</table>

*For emergent inpatient reviews, Molina’s routine practice is to place an automatic extension for the timeliness standards. This practice puts the decision time frame from “within twenty-four (24) hours of receipt of request” up to seventy-two (72) hours for the extension.

**Pre-Service Reviews (Routine and Urgent):**

Molina will provide notice of the review decision as expeditiously as the Member’s health condition requires, but no later than the specified timeframes:

<table>
<thead>
<tr>
<th>Type of Request</th>
<th>Decision</th>
<th>Initial Notification (Notification May Be Oral and/or Electronic)</th>
<th>Written/ Electronic Notification of Adverse Benefit Determination to Practitioner and Member</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medi-Cal Routine (Non-urgent) Pre-Service</td>
<td>Within five (5) business days from receipt of the information reasonably necessary to render a decision, but, no longer than fourteen (14) days from the date of receipt.</td>
<td>Practitioner: Within twenty-four (24) hours of making the final decision</td>
<td>Practitioner: Within twenty-four (24) hours of making the final decision \ Member: None</td>
</tr>
<tr>
<td>□ All necessary information received at time of initial request</td>
<td></td>
<td>Member: None</td>
<td>Member: Within forty-eight (48) hours of the final decision.</td>
</tr>
</tbody>
</table>

An expedited authorization review may be requested by a Member or the Member’s provider, or may be initiated by Molina. The criteria for an expedited review are when application of the time periods for making non-urgent care determinations could:

- Seriously jeopardize the Member’s life or health;
- Seriously jeopardize the Member’s ability to attain, maintain, or regain maximum function, or;
• Subject the Member to severe pain that cannot be managed in a way other than what has been requested (based on the opinion of a provider who knows the patient).

Molina allows a health care practitioner with knowledge of a Member’s medical condition to act as the authorized representative of the Member for all parts of the authorization request and review process.

When a member or their provider requests an expedited determination, Molina staff will document and evaluate the request immediately. For pre-service and concurrent reviews, a licensed health care professional will review any unclear requests. If the request does not meet criteria for an expedited review, the health care professional may discuss the request with the Member’s provider. Only a qualified licensed health care professional may deny a request for expedited review.

If Molina initiates an expedited decision and the Member or provider objects and requests a standard review time-frame, the objection is documented and a standard review is completed as expeditiously as the member’s health condition requires, no later than five (5) business days following receipt of the request for service.

The criteria used for utilization management decision making are available for practitioners to review.

Peer to Peer Process

The Medical Directors who review and deny requests are available to practitioners to discuss those requests and the criteria used in any decision by calling (844) 557-8434 8:30AM – 5:30 PM Monday through Friday.

Molina has no incentives for reviewing staff or physicians to minimize, avoid, or deny health care services to Members. Furthermore, a physician reviewing an appeal cannot be the subordinate of the original reviewing physician.

Non-Participating Providers

MHC maintains a contracted network of qualified healthcare professionals who have undergone a comprehensive credentialing process in order to provide medical care for Molina members. MHC requires members to receive medical care within the participating, contracted network of providers. All care provided by non-contracted, non-network providers must be prior authorized by MHC UM. Non-network providers may provide emergent/urgent care and dialysis services for a Member who is temporarily outside the service area, without prior authorization or as otherwise required by Federal or State laws or regulations.

- Service referrals will be made to contracted, participating (PAR) providers within the Molina contracted provider network whenever possible. When referrals to non-participating (non-PAR) providers are received, Molina UM staff will contact the requesting provider and recommend referral to a (PAR) provider. Requests to non-PAR providers will be considered on a case by case basis and must be approved by a Molina Medical Director or his/her designee. Referrals to a non-PAR provider will be considered for, but are not limited to the following:
  o Continuation of care
  o The required specialty is not available in the network
  o PAR Specialist/surgeon does not have privileges at the contracted facility
  o Higher level of care is available at a non-par facility
  o If the Member may be required to travel a distance of greater than >fifteen (15) miles (urban) or >thirty (30) miles (rural) to see a Behavioral Health Practitioner or other Specialist where care may be ongoing. (Molina members have the right to request out-of-network care when in-network providers are not reasonably accessible).
Authorization for coverage of requested services may be given as follows:

- Authorization not required - subject to member eligibility, services such as emergency care do not require any utilization management review or prior authorization by Molina.
- Primary Care Physicians (PCP) are able to refer a member to a contracted specialist for consultation and treatment without a referral request to Molina. This includes consultation and treatment for members with chronic conditions that require ongoing treatment.
- Molina Members may seek obstetric and gynecological physician services directly from a Molina network obstetrician and/or gynecologist or directly from a Molina network family practice physician or surgeon designated by Molina as providing obstetrical and gynecological services.

Authorizations upon notification

Some services have been designated by Molina for approval upon notification. The services must be performed by appropriate types of providers who participate with Molina and the request must be clearly defined (e.g., specified by recognized CPT or HCPCS codes with an appropriate diagnosis and diagnosis code). Trained UM Care Review Processors may give these types of approvals.

Upon approval of the service request, the PCP’s office staff will assist the Member in scheduling an appointment with the approved Provider/Practitioner. The PCP or his staff will instruct the Member to take a copy of the authorization form and / or number to the requested Provider/Practitioner.

Direct Referral

The Direct Referral process allows PCPs to provide direct access to a contracted network specialist. To ensure timely appointments and clarify medical necessity of the PCP referral; the PCP forwards a copy of the direct referral form and supporting medical records to the contracted network specialist.

For delegated Medical Groups/IPAs, please refer to your Medical Group/IPA contract for specific requirements for referrals/authorizations.

Discharge Planning Review

Discharge planning begins upon admission. Discharge Planning identifies and initiates cost effective, quality driven treatment intervention for post-hospital care needs.

Discharge planning involves a process of communication with hospitals, practitioners, vendors the member and family (if available), to ensure that a member’s needs are met upon hospital discharge. The discharge plan must occur in a safe and timely manner.

The clinical staff is responsible for collaborating with hospital discharge planning to facilitate an appropriate discharge plan for the member. The clinical staff reviews the medical necessity and appropriateness for select post discharge services including home health, infusion therapy, durable medical equipment, skilled nursing facility and rehabilitative services.

Specialty Pharmaceuticals/Injectables and Infusion Services

Many self-administered and office-administered injectable products require Prior Authorization (PA). In some cases they will be made available through Molina’s vendor, Caremark Specialty Pharmacy.
Molina’s pharmacy vendor will coordinate with MHC and ship the prescription directly to your office or the member’s home. All packages are individually marked for each member, and refrigerated drugs are shipped in insulated packages with frozen gel packs. The service also offers the additional convenience of enclosing needed ancillary supplies (needles, syringes and alcohol swabs) with each prescription at no charge. Please contact your Provider Relations Representative with any further questions about the program.

**Medical Record Standards**

The provider is responsible for maintaining an electronic or paper medical record for each individual member. Records are expected to be current, legible, detailed and organized to allow for effective and confidential patient care by all providers.

Medical records are to be stored in a secure manner that permits easy retrieval. Only authorized personnel may have access to patient medical records.

Providers will develop and implement confidentiality procedures to guard member protected health information, in accordance with Health Insurance Portability and Accountability Act (HIPAA) privacy standards and all other applicable federal and state regulations. The provider must ensure his/her staff receives periodic training regarding the confidentiality of member information.

The provider is responsible for documenting directly provided services. Such services must include, but not necessarily be limited to, family planning services, preventive services, services for the treatment of sexually transmitted diseases, ancillary services, diagnostic services and diagnostic and therapeutic services for which the member was referred to the provider.

At a minimum, each medical record must be legible and maintained in detail with the documentation outlined in section 4 (Quality Improvement) of this manual.

**LAB REFERRALS**

**UNILAB/QUEST**

Laboratory Services are provided through various methods, depending upon the Provider/Practitioner’s or IPA/Medical Group’s relationship with the Plan. Refer to the following table for reference when accessing laboratory services for your patients:

<table>
<thead>
<tr>
<th></th>
<th>MHC DIRECT PCP</th>
<th>MHC DIRECT SPECIALIST</th>
<th>MHC MEDIAL GROUP PCP</th>
<th>MHC PCP THROUGH IPA/MEDICAL GROUP</th>
</tr>
</thead>
<tbody>
<tr>
<td>QUEST</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Follow IPA Requirements</td>
<td></td>
<td></td>
<td></td>
<td>✓</td>
</tr>
</tbody>
</table>

As outlined in the table above, MHC’s direct contracted PCPs, Direct contracted Specialists, and MHC Medical Group PCPs must use QUEST for MHC Members. Providers/Practitioners should direct MHC patients to a QUEST draw station. Providers/Practitioners may call QUEST for laboratory pick-up.
All STAT laboratory tests will be picked up as soon as possible and results will be called in or faxed as soon as the tests are completed. Most routine laboratory tests will be processed within forty-eight (48) hours. For further information regarding services, draw station locations, supplies, or answers to technical questions, please contact Quest directly: www.questdiagnostics.com.

Please note the following for any lab draws for MHC direct members related to the California Prenatal Screening (PNS) Program in San Bernardino, Los Angeles, Riverside, San Diego and Imperial Counties: If lab draws are available in the office setting, please set up courier service for specimen delivery to the California PNS Program through the state’s contracted courier, Golden State Overnight (GSO). GSO will supply bags as well as prepaid shipping labels allowing providers to appropriately package the specimens for overnight shipment at no cost. For more information regarding specimen delivery services, please visit www.gso.com.

Request prenatal screening program supplies using the CDPH request form. The supplies will include test tubes and packaging kits specific to the prenatal testing lab specimens. For more information regarding the California PNS program and to obtain a copy of the supply request form, please visit www.cdph.ca.gov/programs/pns.

If lab draws are not available in the office setting, please send MHC direct members requiring prenatal labs to their primary care providers if the above courier process is in place. If not, please send members to the nearest MHC contracted hospital to provide lab draws for California PNS Program related services.

SPECIALISTS REFerrals

- A specialist may see a MHC member only upon an initial referral from the member’s assigned PCP or as a secondary consultant from the primary referred specialist, except in a Medical Emergency.
- If there is any question regarding the scope of the referral, the PCP should be contacted for clarification.
- The PCP will specify the type of referral:
  - Consultation for diagnostic purposes
  - Consultation to recommend treatment plan
  - Consultation and request to assume care
- When the member is referred for “Consultation to Recommend Treatment Plan” the PCP will specify on the referral form if:
  - The referral is for a consultation visit only, or
  - The referral is for consultation plus one follow-up visit.

Only those diagnostic procedures, tests, and treatments specifically related to the consultation, may be performed by the Specialist.

If the specialist determines that a secondary specialist who is out of the MHC Network is required, a Prior Authorization from MHC is required.

**MHC is ONLY financially responsible for those services which are Medically Necessary and specified in the Referral/Service Request form by the PCP to Specialist (or Referred Specialist to Secondary Specialist), and have been Prior Authorized by MHC.**

- Verbal communication from the PCP should be provided on any urgent referrals.
- A written response should be provided to the CP within three (3) weeks of care for inclusion in the member’s medical record.
• If the services require a Prior Authorization from MHC the Prior Authorization number must be included on the electronic claim submitted to MHC (see the Claims and Encounter Data Section of the manual for more information on submitting electronic claims)

If the Member is Medicare eligible or has other insurance, submit the claim to that entity first, then to MHC with the appropriate EOB.

CONTINUATION OF MEMBER CARE

All contracted Providers/Practitioners within MHC’s networks must ensure that members receive medically necessary health care services in a timely manner without undue interruption.

The cornerstone of continuation of care is the maintenance of a single, confidential medical record for each patient. This record includes documentation of all pertinent information regarding medical services rendered in the Primary Care Practitioner’s (PCP) office or other settings, such as, hospital emergency departments, inpatient and outpatient hospital facilities, specialist offices, the patient’s home (home health), laboratory and imaging facilities. All contracted Providers/Practitioners must have systems in place to ensure the following:

• Maintenance of a confidential medical record.
• Monitoring of patients with ongoing medical conditions.
• Appropriate referral of patients in need of specialty services.
• Documentation of referral services in the member’s medical record.
• Forwarding of pertinent information or findings to specialist.
• Entering findings of specialist in the member’s medical record.
• Documentation of care rendered in the emergency or urgent care facility in the medical record.
• Documentation of hospital discharge summaries and operative reports in the medical record.
• Coordination of post hospital follow-up, discharge planning, and aftercare.

Routine Medical Care

The member’s PCP is responsible for providing routine medical care to members, following up on missed appointments, prescribing diagnostic tests and procedures, referrals, and/or laboratory tests. The PCP also ensures that each newly enrolled member receives an initial health assessment within ninety (90) days of enrollment.

Referrals

Referrals are made when medically necessary services are beyond the scope of the PCP’s practice or when complications or unresponsiveness to an appropriate treatment regimen necessitates the opinion of a specialist. In referring a patient, the PCP should forward pertinent patient information/findings to the specialist. Upon initiation of the referral, the PCP is responsible for initiating the referral tracking system.

Second Medical/Surgical Opinion

A member may request, at no cost a second medical/surgical opinion at any time during the course of a particular treatment, in the following manner:

• MHC Members may request a second opinion through their PCP or MHC’s Customer Support Center. MHC’S’s Customer Support Center will assist the Member in coordinating the second opinion request with the Member’s PCP, specialist, and/or IPA/Medical Group.
• Members assigned to a delegated IPA/Medical Group will have their second opinion request submitted to and reviewed by that IPA/Medical Group’s Medical Director.

• Members assigned to a direct contracted PCP or Non-Capitated / UM Delegated MHC Medical Group PCP will have their second opinion request submitted to and reviewed by MHC’s Medical Director.

• Second Opinion requests will be reviewed and provided written approval or denial within the applicable time frame for an Urgent or Routine request.

• If the request for second medical/surgical opinion is denied, both the Member and Provider/Practitioner have the opportunity to appeal the decision through the Member Appeals Process.

• If the requested specialty care Provider/Practitioner or service is not available within the MHC network; an approval to an out of network Provider/Practitioner will be facilitated by MHC HCS staff or the IPA/Medical Group’s Utilization Management Department.

• Only one request for a second medical/surgical opinion will be approved for the same episode of treatment. This applies to both the in network and out of network requests for second medical/surgical opinion.

Upon approval of the request for a second medical/surgical opinion, the PCP’s office staff will assist the Member in scheduling an appointment, at no cost with the second opinion Provider/Practitioner for the member. The PCP or his staff will instruct the member to take a copy of the authorization form and pertinent medical records to the second opinion Provider/Practitioner.

CONTINUITY OF CARE – NEW & CURRENT MEMBERS

It is MHC’s policy to provide Members with advance notice when a provider they are seeing will no longer be in network. Members and providers are encouraged to use this time to transition care to an in-network provider. The provider leaving the network shall provide all appropriate information related to course of treatment, medical treatment, etc. to the provider(s) assuming care. Under certain circumstances, Members may be able to continue treatment with the out of network provider for a given period of time. Molina does not delegate Continuity of Care (COC), but does require Medical Group/Independent Practitioner Association (IPA) to authorize professional services per COC regulated guidelines. For additional information regarding continuity of care and transition of Members or to transfer a requesting provider or member to Molina for coordination of COC, please contact Molina at 800-526-8196.

When Continuity of Care is a result of a Provider/Practitioner Contract Termination:

• Members shall be notified at least thirty (30) calendar days prior to the effective date of a Provider/Practitioner contract termination, or within fourteen (14) calendar days prior to the change in cases of unforeseeable circumstances. In cases of unforeseeable circumstances, the Compliance Department will coordinate with the Regulatory Contract Managers for approval. MHC will adhere to the most stringent regulatory standard for all lines of business.

• This policy shall encompass all members assigned to a PCP or that have been treated by a Specialist Provider/Practitioner any time during the eight (8) months preceding the effective termination date, currently in treatment or open authorizations.

• MHC HCS staff shall arrange for, upon request by the member or a Provider/Practitioner on behalf of the member, for continuity of care by a terminated Provider/Practitioner or a Provider/Practitioner that has changed Medical Group/Independent Practitioner Association (IPA) affiliation.

Newly enrolled Molina members may request and will receive COC for a period of time necessary to complete a course of treatment, including medications that are part of a prescribed therapy, and arrange a safe transfer to another provider, not to exceed twelve (12) months for Members in an active course of treatment with non-contracted providers at the time of enrollment. This includes treatment for acute, serious chronic and /or terminal conditions.
Scope of Conditions:
Molina will provide continuity of care with an out-of-network provider for Medi-Cal Members when:

- The Member has an existing relationship with the provider (the Member has seen the out of network PCP or specialist at least once during the twelve (12) months prior to the date of initial enrollment,
- The Provider is willing to accept the higher of MHC contract rates or Medi-Cal FFS rates,
- The provider meets MHC applicable professional standards and has no disqualifying quality of care issues.
- The provider is a California State Plan approved provider, and
- The provider supplies the MCP with all relevant information for all relevant treatment information, for the purposes of determining medical necessity, as well as a current treatment plan, as long as it is allowable under federal and state privacy laws and regulations.

Following identification of a pre-existing relationship, Molina must determine if the provider is an in-network provider. If the provider is not an in-network provider, Molina must contact the provider and make a good faith effort to enter into a letter of agreement to establish a continuity of care relationship for the member.

Molina members may request Molina to provide for the completion of covered services by a terminated or nonparticipating provider for the following conditions: acute, serious chronic, pregnancy, terminal illness, the care of a newborn child between birth and age thirty-six (36) months, and surgeries or other procedures that were previously authorized as part of a documented course of treatment.

Molina shall accept request for COC over the telephone, according to the requestor’s preference, and shall not require the requestor complete and submit a paper or computer form. Molina may take any necessary information form the requestor over the telephone.

Pregnant Members: New Members who are pregnant will receive COC until postpartum services are completed or for a longer period if necessary for safe transfer to another provider.

Existing Members: Existing Members receive COC up to a year for ongoing services upon discontinuation of a contract between Molina and the Member’s provider or facility.

Children – Newborn to thirty-six (36) months: Children newborn to thirty-six (36) months will receive COC for a period of time necessary to complete a course of treatment and arrange a safe transfer to another provider but not to exceed twelve (12) months.

Previously Approved Surgery/Procedure: New Members will receive COC for approved surgery or other procedures. Where performance of a surgery or other procedure is authorized by

Molina as part of a documented course of treatment that has been recommended and documented by the provider to occur within one-hundred-eighty (180) days of the contract’s termination date or within one-hundred-eighty (180) days of the effective date of coverage for a newly covered Member.

Provider Termination/Affiliation Change: COC for outpatient services, outstanding and ongoing authorizations for a terminated provider or a provider that has changed IPA/Medical Group affiliations shall be reviewed by Molina’s Medical Director in consultation with the PCP, receiving IPA/Medical Group and other providers involved with the patient’s care.

Behavioral Health: Molina will ensure continued access, not to exceed twelve (12) months from the date of transition, for all Members receiving behavioral health treatment who have an ongoing relationship with a non-contracted behavioral health provider, and services fall within benefit coverage limits.

TRANSITIONS OF CARE (ToC) PROGRAM

Transitions of Care staff work collaboratively with both Members and providers to ensure the coordination and continuity of care from one care setting to another as the Member’s health status changes. This is accomplished by providing Members with the tools and support that promote knowledge and self-management of their
condition, and by facilitating improved Member and provider understanding of roles, expectations, schedules and goals. Such transitions occur, for example, when a Member moves from a home to a hospital as the result of an exacerbation of chronic conditions or moves from a hospital to a rehabilitation facility after surgery.

MHC stresses the importance of timely communication between providers involved in a Member’s care. This is especially critical between specialists, including behavioral health providers, and the Member’s PCP. Information should be shared in such a manner as to facilitate communication of urgent needs or significant findings.

MHC’s ToC program is delivered in one of two ways:

- **Transitions of Care Telephonic Coaching Program** is designed to reach a large volume of high risk Members by making an inpatient hospital outreach call and three (3) or more subsequent phone calls within a four to six (6) week period of time from the date of the Member’s initial admission.
- **Healthcare Transitions Program** is designed for Members to receive face-to-face contact with ToC staff – one in the hospital prior to discharge and/or one at home within two (2) business days of discharge targeted at members known to have admitting diagnoses which research has shown have the highest risk for readmission to an in-patient facility.

The aim of the ToC programs includes; preventing avoidable hospital readmissions, optimal transitioning from one care setting to another and/or identifying an unexpected change in condition requiring further assessment and intervention. Continuity of care post discharge communications may include, but not be limited to, phone calls and follow up letters to Members and their Primary Care Physicians (PCPs), specialty providers, other treating providers/practitioners as well as agencies providing long term services and supports (LTSS).

The MHC Transitions of Care Program focuses on four critical elements as the foundation to prepare members for successful transitions. Adapted from Dr. Eric Coleman’s Model of Care Transitions Interventions ([http://www.caretransitions.org](http://www.caretransitions.org)) (Eric A. Coleman, MD, MPH) they include:

- Medication Management – MHC’s transition staff will assist with the coordination of Member medication authorizations as appropriate; provide training to Members regarding their medications, and conduct medication reconciliation to avoid inadvertent medication discrepancies. Through its Pharmacy Benefit Manager (PBM), CVS Caremark, MHC will have up-to-date information readily available regarding the Member’s current medications and medication history.
- Personal Health Record – MHC’s ToC staff will assist with completion of a portable document with pertinent Member history, provider information, discharge checklist and medication record to ensure continuity across providers and settings.
- PCP and/or Specialist Appointments – MHC ToC staff re-establish the Member’s connection to their medical home by ensuring that an appointment has been scheduled with the Member’s Primary Care Physician (PCP) and/or appropriate specialist prior to discharge from a hospital. The goal is to arrange an appointment to occur within seven (7) days of discharge. ToC staff will facilitate appointment scheduling as well as transportation to ensure Members keep follow-up appointments.
- Knowledge of Red Flags – MHC’s transitions staff will ensure Members are knowledgeable about and aware of indications that their condition is worsening and how to respond.

Transitions of Care staff function as a facilitator of interdisciplinary collaboration across the transition, engaging the Member, caregivers and providers to participate in the formation and implementation of an individualized care plan including interventions to mitigate the risk of re-hospitalization. The primary role of the transitions staff is to encourage self-management and direct communication between the Member and provider rather than to function as another health care provider.
Initial contact between the transitions staff and Member will be made during the inpatient stay. The MHC transitions staff will perform introductions, explain the program and describe the Member’s role within the program. The Member may elect at this point not to participate in the program. The transitions staff will verify the provider, Member address and telephone number, and provide the Member with MHC care transitions information, including contact information to access their MHC representative. All Members also receive the toll-free Nurse Advice Line phone number to call if they have questions or concerns after hours and also a toll free phone number to call when their assigned coach is not readily available to reach them. When calling this number, the Member will either be immediately assisted with their needs by another ToC Coach or if they choose, a message will be sent to their assigned ToC Coach to contact them. The toll free phone number is 844-203-4287 and the hours of operation are 8:30 a.m. to 5:30 p.m., Monday through Friday.

The transitions staff will use a tool to assess the Member’s risk of re-hospitalization and will assist in coordinating the discharge plan, which may include authorizing home care services or assisting the Member with after-treatment and therapy services.

The transitions staff also receives training in community resource referrals and will assist the Member when needed with referrals for items such as food, transportation and long term services and supports. The ToC Program fits within MHC’s Integrated Care Management Model, which promotes whole-person care. As the transitions program nears completion, if it is determined the Member has ongoing needs, the ToC coach will refer the Member to the Case Management and/or the PCP so that the member can receive further assessment and interventions to address those needs going forward.
The Molina Case Management (CM) Program is an integral part of the comprehensive Medical Management Program. The goal of case management is to improve the health and well-being of members, particularly those members with serious, debilitating or complex medical conditions by educating, assisting, and facilitating access to the most appropriate health care services available so that they may regain optimum health or improved functional capability, in the right settings and in a cost-effective manner. Case management involves assessment of the member’s condition; determination of available benefits and resources; collaboration between Molina and providers and the development and implementation of an individualized, multidisciplinary case management plan with performance goals, monitoring and follow-up. It is the responsibility of contracted providers to assess members and with the participation of the member and their representatives, create a treatment care plan. The treatment plan is to be documented in the medical record and is updated as conditions and needs change. Molina adheres to Case Management Society of America Standards of Practice Guidelines in its execution of the program.

MHC’s practitioners/providers are an integral part of the Case Management Program. The state of California requires that Primary Care Providers and Molina provide Comprehensive Medical Case Management to each member. These services are provided by the Primary Care Provider (PCP) in collaboration with Molina to ensure the coordination of medically necessary health care services including waiver program or carved out services, the provision of preventive services in accordance with established standards and periodicity schedules, and continuity of care for members. It includes health risk assessment, treatment planning, coordination, referral, follow-up, and monitoring of appropriate services and resources required to meet an individual's health care needs. The extent of collaboration with the plan is based on the needs identified by the PCP which could include but is not limited to coordination with Care Access & Monitoring staff for authorizations, Secure Transportation for non-medical transportation services, Pharmacy staff regarding the Molina Formulary or Case Management staff for additional support in care coordination.

The Molina case managers are professionals and are educated, trained and experienced in the case management process. The CM program is based on a member advocacy philosophy, designed and administered to assure the member value-added coordination of health care and services, to increase continuity and efficiency, and to produce optimal outcomes. Molina staff assists providers by identifying needs and issues that may not be verbalized by providers, assisting to identify resources such as community programs, national support groups, appropriate specialists and facilities, identifying best practice or new and innovative approaches to care. Care coordination by Molina staff is done in partnership with providers and members to ensure efforts are efficient and non-duplicative.

Based on the needs of the member, Comprehensive Medical Case Management services are described as either Basic or Complex:

- **Basic Case Management** services are provided by the primary care provider in collaboration with the Plan and include:
  - Initial Health Assessment (IHA)
  - Initial Health Education Behavioral Assessment (IHEBA)
  - Identification of appropriate providers and facilities to meet member care needs (such as medical, rehabilitation, and support services)
  - Direct communication between the provider and member/family
  - Member and family education, including healthy lifestyle changes when warranted
Coordination of carved out and linked services, and referral to appropriate community resources and other agencies, including but not limited to California Children’s Services (CCS), Regional Centers, In Home Supportive Services (IHSS), Multipurpose Senior Services Program (MSSP), etc.

- **Complex Case Management** services are provided by the primary care provider, in collaboration with the Plan, and include:
  - Basic Case Management Services (described above)
  - Management of acute or chronic illness, including emotional and social support issued by a multidisciplinary case management team
  - Intense coordination of resources to ensure member regains optimal health or improved functionality
  - With Member and PCP input, development of care plans specific to individual needs, and updating of these plans at least annually
  - Services for Seniors and Persons with Disabilities (SPD) beneficiaries must include the concepts of Person-Centered Planning

**Identifying Members for Case Management**

All Members receive Basic Case Management services from the PCP with varying collaboration from the Plan based on the Member’s needs. For members who need greater involvement from Plan case management staff (such as Members with Medicare and Medi-Cal and Seniors & Persons with Disabilities), Molina proactively identifies members who need Case Management from MHC using a variety of clinical care processes and data sources including but not limited to utilization data, the Health Information Form (HIF)/Member Evaluation Tool (MET), clinical and administrative data (claims data, encounter data, hospital admission/discharge data, pharmacy data obtained from Pharmacy Benefit Management (PBM) organization and/or State, data collected through the Care Access and Monitoring (CAM) process (including prior authorization data, concurrent review data), laboratory results, reinsurance reports, frequent emergency department (ED) use reports and/or predictive modeling software programs/reports), and any other available data. In addition, MHC’s case management software platform system contains a rules engine that identifies and stratifies members that are appropriate candidates for CM through system-based rules that consider certain medical conditions, utilization, claims, pharmacy, and laboratory data.

In addition, Molina provides multiple avenues for members to be referred to the Plan for case management services beyond what the PCP provides, including telephone, fax or email:

- **FAX:** (562) 499-6105  **PHONE:** (800) 526-8196 ext. 127604
- **MHCCaseManagement@MolinaHealthcare.com**

Molina welcomes referrals from PCPs, hospital discharge planners, social workers, CCS case managers, Early Start staff, members and/or member’s family/caregiver, specialty physician, and other practitioners. CM Program and contact information is also available from Member Services, 24 hour Nurse Advice Line and in the Health Care Professionals sections on the Molina website.

Members appropriate for Complex Case Management are those who have complex service needs and may include your patients with multiple medical conditions, high level of dependence, conditions that require care from multiple specialties and/or have additional social, psychosocial, psychological and emotional issues that exacerbate the condition, treatment regime and/or discharge plan.

**PCP Responsibilities in Case Management Referrals**

The Member’s PCP is the primary leader of the health team involved in the coordination and direction of services for the Member. The case manager provides the PCP with reports, updates, and information regarding
the member’s progress through the case management plan. The PCP is responsible for the provision of preventive services and for the primary medical care of Members.

**Case Manager Responsibilities**

The Molina case manager collaborates with all resources involved and the Member to develop a plan of care which includes a multidisciplinary action plan (team treatment plan), a link to the appropriate institutional and community resources, and a statement of expected outcomes. Jointly, the case manager, providers, and the member are responsible for implementing the plan of care. Additionally the case manager:

- Monitors and communicates the progress of the implemented plan of care to all involved resources
- Serves as a coordinator and resource to team members throughout the implementation of the plan, and makes revisions to the plan as suggested and needed
- Coordinates appropriate education and encourages the Member’s role in self-help
- Monitors progress toward the Member’s achievement of treatment plan goals in order to determine an appropriate time for the Member’s discharge from the CM program.

**Assessment and Leveling**

Members who have been identified for CM by MHC are assigned to the appropriate Molina staff. New cases are prioritized and managed according to urgency. The staff reviews all available information (such as the source and reason for referral, utilization data, etc.) and contacts the member by telephone to perform an assessment. Members have the right to decline participation or to disenroll from the CM program at any time. Molina Members are assumed to be in the program unless they opt out. However, members cannot opt out of the Basic Case Management provided by their PCP.

The assigned CM makes three attempts to reach the member by phone on different days and times. If the member cannot be reached, the CM will attempt to find other phone numbers (e.g. from PCP office, pharmacy, hospital face sheets, etc.). If no other phone numbers are found or those other numbers yield no contact, the CM sends an “unable to contact” letter. If appropriate, the CM may also refer the member to a Community Connector who will attempt to locate the member at the physical and mailing addresses on file in Molina’s membership database. If the mail is not returned to Molina, the member does not contact Molina within fourteen (14) calendar days, and/or the Community Connector does not locate the member it will be assumed that the member does not desire CM.

During the first contact with the member by Molina staff, an initial assessment is completed or an appointment for completing the assessment is made. The initial assessment will be initiated as expeditiously as the member’s condition requires and will be completed within thirty (30) days of assignment. The assessment may be completed in multiple contacts. The assessment is conducted either telephonically, or during a home visit. Home visits are considered an enhancement to accurate assessment, and will be made to provide a more accurate evaluation of the member and their circumstances and needs when deemed appropriate. Molina’s CM process includes an assessment of the member’s health status, including an evaluation of their medical, psychosocial and behavioral health situation and needs as well as condition-specific issues. The assessment provides the Molina case manager with the foundational information that is used to develop an individualized plan of care.

These assessments include the following elements based on NCQA, State and Federal guidelines:

- Health status and diagnoses
- Clinical history
- Medications prescribed
• Activities of daily living, functional status, need for or use of LTSS
• Cultural and linguistic needs
• Visual and hearing needs
• Caregiver resources
• Available benefits and community resources, including carved out and linked services such as behavioral health, substance abuse, long term supportive services, California Children's Services, Early Start, etc.
• Life-planning activities (e.g., healthcare power of attorney, advance directives)
• Body Mass Index
• Smoking
• Confidence
• Readiness to change
• Member’s desire / interest in self-directing their care
• Communication barriers with providers
• Treatment and medication adherence
• Emergency Department and inpatient use
• Primary Care Physician visits
• Living situation
• Psychosocial needs (e.g., food, clothing, employment)
• Durable medical equipment needs
• Health goals
• Mental health and
• Chemical dependency.

Based on the member’s responses to the initial health risk assessment, additional condition-specific health assessments may be used to determine what level/intensity of case management is needed. The case manager then works with the member to identify interventions that support member achievement of short- and long-term goals. For all levels, the focus of the interventions is to provide member education and/or to coordinate access to services which will lead to the most appropriate levels of care and utilization of health services while maintaining or improving the members’ health and functioning.

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<th>Basic Case Management</th>
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<td>PCP + Molina Care</td>
<td>Level 1 Health Management</td>
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Once a determination has been made that the member will participate in case management, the Care Manager sends the member a welcome letter. A copy of the welcome letter is also sent to the member’s primary care physician and any applicable specialty physicians.

The resulting care plan is approved by the member, may be reviewed by the Interdisciplinary Care Team (ICT) and maintained and updated by the Case Manager as the member’s condition changes. The Case Manager also addresses barriers with the member and/or caregiver, and collaborates with providers to ensure the member is receiving the right care, in the right setting, with the right provider.

The purpose of the HCS program interventions at all levels is to ensure that the member and/or family understands and agrees with the care plan, understands the member/family/physician/case manager role in
fulfilling the care plan, key self-management concepts and has the resources for implementation. All member education is consistent with nationally accepted guidelines for the particular health condition.

**Level 1 – Health Management**

Health Management is focused on disease prevention and health promotion. It is provided for members whose lower acuity chronic conditions; behavior (e.g., smoking or missing preventive services) or unmet needs (e.g., transportation assistance or home services) put them at increased risk for future health problems and compromise independent living. The goal is to achieve member wellness and autonomy through advocacy, communication, education, identification of service resources and service facilitation throughout the continuum of care.

At this level, Members receive educational materials via mail about how to improve lifestyle factors that increase the risk of disease onset or exacerbation. Topics covered include smoking cessation, weight loss, nutrition, exercise, hypertension, hyperlipidemia, and cancer screenings, among others. Members are given the option, if they so choose, to engage in telephone-based health coaching with Health Management staff, which includes nurses, social workers, dieticians, and health educators.

**Level 2 – Case Management**

Case Management is provided for Members who have medium-risk chronic illness requiring ongoing intervention. These services are designed to improve the Member’s health status and reduce the burden of disease through education and assistance with the coordination of care including LTSS. The goal of Case Management is to collaboratively assess the Member’s unique health needs, create individualized care plans (ICPs) with prioritized goals, and facilitate services that minimize barriers to care for optimal health outcomes. Case Managers have direct telephonic access with Members. In addition to the member, Case Management teams also include pharmacists, social workers and behavioral health professionals who are consulted regarding patient care plans. In addition to telephonic outreach to the member, the Case Manager may enlist the help of a Community Health Worker or Community Connector to meet with the Member in the community for education, access or information exchange.

**Level 3 – Complex Case Management**

Complex Case Management is provided for Members who have experienced a critical event or diagnosis that requires the extensive use of resources and who need help navigating the health care system to facilitate the appropriate delivery of care and services.

The goal of Complex Case Management is to help Members improve functional capacity and regain optimum health in an efficient and cost-effective manner. Comprehensive assessments of Member conditions include the development of a case management plan with performance goals and identification of available benefits and resources. Case Managers monitor, follow-up and evaluate the effectiveness of the services provided on an ongoing basis. Complex Case Management employs both telephonic and face-to-face interventions.

MHC continues to look for innovative ideas to promote health, for instance, MHC has implemented a Community Connector program for members receiving Level 2-4 Case Management. Community Connectors use a Community Health Worker model in order to support MHC’s most vulnerable members within their home and community with social services access and coordination. They serve as patient navigators and promote health within their own communities by providing education, advocacy and social support.
Level 4 – Intensive Needs

Level 4 focuses on Members with intensive needs who are at risk of an emergency department visit, an inpatient admission, or institutionalization, and offers additional high intensity, highly specialized services. These members often have been high utilizers of medical services. Members who may be candidates for organ transplant or who may be considered for other high-risk or specialized treatments (e.g. LVAD) are also placed into this level. Level 4 also includes those Members who are currently institutionalized but qualify to transfer to a home or community setting. Populations most often served in Level 4 are the Dual-Eligible (Medicare/Medicaid), those with severe and persistent mental illness (SPMI), those with Dementia, and the Developmentally Delayed. These services are designed to improve Member’s health status and reduce the burden of disease through education as described in Level 1.

These criteria include meeting an intensive skilled nursing (ISN) level of care, facing an imminent loss of current living arrangement, deterioration of mental or physical condition, having fragile or insufficient informal caregiver arrangements, having a terminal illness, and having multiple other high risk factors.

Comprehensive assessments of Level 4 conditions include: assessing Member’s unique health needs utilizing the comprehensive assessment tools; identifying potential facility transitions and needs for LTSS referral coordination; participating in Interdisciplinary Care Team (ICT) meetings; creating individualized care plans (ICPs) with prioritized goals; and facilitating services that minimize barriers to care for optimal health outcomes.

If the Member’s Level requires case management at a higher or lower level than the staff assigned can provide or the Member’s needs require assignment to a staff person with particular subject matter expertise, the staff will discuss the findings with his/her supervisor so that the Member can be assigned accordingly. For example, if a Member is assessed by a case manager who is a RN with expertise in clinically complex conditions and the Member’s needs are assessed to be primarily related to a behavioral health condition, the Supervisor would reassign the case to a case manager of an appropriate discipline with experience in behavioral health. Similarly, should a case manager with a Master’s in Social Work assess a member with severe heart disease who is a candidate for transplant, the Supervisor would identify a case manager with the appropriate discipline and experience.

Case Management Process / Development of a Plan of Care

The Member’s PCP is the primary leader of the health team involved in the coordination and direction of care services for the Member. If the Member is receiving case management services from the PCP only, the plan of care is documented in the Member’s medical record. If the Member is also receiving case management services from Molina staff, the care plan is created within thirty (30) days of completing the assessment. The care plan is maintained in Molina’s case management software platform “Clinical Care Advance (CCA)” and a copy is sent to the PCP for review and inclusion in the medical record.

An individualized plan of care is required for each Member using Person-Centered planning and treatment approaches that are collaborative and responsive to the Member’s health care needs. Members can choose to include any family, friends and professionals to participate in discussions or decisions regarding treatments, services or other elements of the care plan. Specific activities and interventions tailored to the needs of the individual must be included, assuring consideration for the Member’s or responsible party’s goals, preferences and choices.
Care plans created by Molina staff in the CCA System contain Guidelines and Milestones that are used to identify member needs, actions related to those needs, desired outcomes and evaluation criteria. Guidelines in CCA are defined as a standard set of Goals and Milestones that reflect the best practices for a particular problem or diagnosis. Documentation from the Member assessment as well as a variety of other sources such as physician offices, facility medical records and discharge planners in other organizations etc. will be considered in the process of case management assessment and planning. Based on Member needs and preferences the case management staff will solicit input from a multidisciplinary team such as the Member’s PCP, specialist physician, home health provider, CCS or Regional Center liaison, and Molina subject-matter experts such as pharmacist, dietitian, social worker or Medical Director.

Molina case management staff will:

- Ensure members receive all necessary information regarding treatment or services so that they may make informed choices.
- Follow the appropriate process for services requiring authorization with clinical review
- Discuss the care plan and/or follow up activities with the member
- Create care plans that include:
  - Problems – a minimum of one problem, three for complex members
  - Goals – An established target that a member should meet within a guideline/care plan. Short Term Goal = sixty (60) days or less - Long Term Goal > sixty (60) days. Complex cases contain at least one short-term goal and one long-term goal and the goals must be prioritized and measurable. Progress towards goals is assessed at least quarterly.
  - Interventions - Interventions provide the implementation of content developed to aid patients or practitioners; they may include phone calls, e-mails, mailings, coaching, home visits, advice, reminders, tools and biometric devices. Plans for continuity of care including transition of care and transfers are included and approaches to collaboration with family members, other Care Managers such as those from home health, hospice, acute or long term care, physicians, waiver programs, state case workers etc. are included as appropriate.
  - Outcome - The anticipated result of a planned intervention within a guideline in the care plan.
  - Barriers – Barriers to care will be addressed including those relative to the Member’s ability to achieve goals or to comply with their treatment plan. Such things as the Member’s lack of understanding, ability to understand, motivation, financial need, insurance issues, transportation problems, lack of family or other caregiver support, inadequate or inappropriate housing, social and cultural issues / isolation, and so forth may be considered.
  - Resources to be utilized, including level of care - Also included in the plan will be resources to be utilized such as the Complex Care Manager, Medical Care Manager, Social Worker, Disease Care Manager, Disease Management Program, education, cultural and linguistic services, etc. Plans for continuity of care including transition of care and transfers will also be included. Approaches to collaboration with family members, other Care Manager(s) such as those from home health, hospice, acute or long term care, physicians, waiver programs, state case workers, etc. will be included as appropriate.
  - Time frames/schedules for reevaluation - will be determined and documented in the case management plan. Member progress toward goals and overcoming barriers will be assessed and documented as frequently as needed and no less than quarterly. Plan goal adjustments will be made based on the unique and changing needs of the member and will consider such things as the Member’s overcoming barriers to care and meeting their treatment goals. Ongoing assessment-reassessment, goal adjustment, and modification of the care plan are considered core case management activities and will be completed and documented in a timely manner. Such changes will be communicated to the member and / or caregiver and other collaborators.
  - Planning for continuity of care, including transition of care and transfers
- Collaborative approaches to be used, including family participation.
- A schedule for follow-up and communication with the Member is documented within the care plan.
- Member Self-Management Plan – The case manager will develop, document, and communicate a plan for Member self-management that may include such things as members’ monitoring and daily charting of their symptoms, activities, weight, blood pressure, glucose levels, daily activity, and their compliance with dietary and/or fluid intake, dressing changes and other prescribed therapies. Focus will be on activities that are designed to shift the focus in patient care from members receiving care from a practitioner or care team to members providing care for themselves, where appropriate.

The PCP will be invited and must be an active participant in the Member’s Interdisciplinary Case Team (ICT). Each CM is responsible for sending the care plan to the member and their assigned PCP. We request that the PCP review every care plan and provide additional observations and information as appropriate to support the member’s care coordination preferences and needs. All care plans whether they are authored by Molina staff and/or PCPs be clearly documented in the Member’s medical records.

**Health Education and Disease Management Programs**

Molina’s Health Education and Disease Management programs will be incorporated into the member’s treatment plan to address the Member’s health care needs. Primary prevention programs may include smoking cessation and wellness.

**Referrals to State or County Case Management Programs**

When a Member is identified as being eligible for a County or State supported health care program, a MHC Case Manager may assist the PCP to ensure timely referral to the appropriate program. The PCP, with the patient’s/family’s approval, makes the referral to the program. The PCP will coordinate primary medical care services for Members who are eligible.

**Case Management Process / Reassessment**

The case management plan includes a schedule for reassessment of member progress towards overcoming barriers to care and goal achievement. Reassessment schedules depend on the complexity and/or stability of Member’s situation. For example, if the Member has transitioned from one level of care to another or has experienced a significant medical (e.g. stroke) or life event (e.g. eviction leading to homelessness) that could impact their ability to manage their health. A schedule for follow-up, communication with the Member and reassessment is established by the case manager. Reassessment will include the Chronic Disease Self-Management Program Assessment every ninety (90) days for members in Levels 2-4.

Regular meetings (case rounds) with appropriate plan leadership and Medical Director will occur as needed to evaluate the feasibility of treatment plan and progress toward goals. The Member’s case will also be assessed for transitional needs into or out of Complex Case Management services: at the request of the PCP or Member; upon achievement of targeted outcomes; and/or upon change of health care setting.

**Case Closure**

The Member will remain in Case Management until one of the following occurs: Member has terminated/transferred membership from Molina; Member has expired; or Member refuses or withdraws consent for case management. In addition, if the Care Manager is unable to contact Member for updates and/or reassessment. If the Member achieves their targeted outcomes or otherwise does not meet the criteria for Level
1, the Molina staff will perform a Chronic Disease Self-Management Program Assessment survey and a Case Closure letter will be sent. The PCP and Member will be notified that the Member can re-engage with Molina case management staff if their condition changes and case management by health plan staff is needed again.

Outcomes Evaluation/Measuring Effectiveness

MHC uses a variety of approaches to evaluate the effectiveness of the program. Member satisfaction with the MHC Case Management Program is measured at least annually via a survey of Members whose case management cases were closed or whose case is currently open to case management and have received services for a minimum of sixty (60) days. The survey measures the overall program and the usefulness of case management services. Areas of survey measurement include Member’s adherence to treatment plan, knowledge of condition, and appropriate service coordination. Member satisfaction is also measured via an analysis of member complaints related to the program. Clinical measures include Health Employer Data and Information Set (HEDIS) effectiveness of care measures and National Quality Forum measures for chronic illness. Health status and mental health status are measured based upon a comparison of SF-12® measures over time. Utilization data such as admissions, ED visits and bed days and readmission rates per thousand per year are also analyzed. Process measures also look at average cases per case manager, referral sources and reasons, decline rates, etc.
8.2 HEALTHCARE SERVICES: WOMEN’S & ADULT HEALTH SERVICES, INCLUDING PREVENTIVE CARE

PREGNANCY AND MATERNITY CARE

All pregnant and postpartum women must be offered access to the Comprehensive Perinatal Services Program (CPSP) or equivalent services. This includes the multi-disciplinary integration of health education, nutrition, and psychosocial assessments. In addition, pregnant and postpartum women have access to medical/obstetrical care, genetic counseling, case coordination/case management, individualized care plan (ICP) development with updates, trimester reassessments, and postpartum assessment to include health education, nutrition and psychosocial assessments, and medical/obstetrical care to both the common and identified high-risk pregnancy/postpartum member within sixty (60) days postpartum.

Provider/Practitioner Responsibilities

OB care Providers/Practitioners are strongly encouraged to be CPSP certified or have a formal relationship with a CPSP certified Provider/Practitioner for the provision of CPSP support services. All pregnant members shall be referred and assigned to CPSP certified Providers/Practitioners for CPSP services, whenever possible. The CPSP Providers/Practitioners shall be involved with the following:

• Integration of clinical health education, nutrition, and psychosocial assessment.
• Medical obstetrical care, genetic counseling, and case coordination/management.
• Use of appropriate documentation and care planning tools.
• Submission of encounter and outcomes data.

CPSP Certified Providers/Practitioners of Perinatal Services

• CPSP Certified Providers/Practitioners shall be responsible for providing and complying with all CPSP service requirements for their pregnant and postpartum members up to sixty (60) days after delivery.
• CPSP Certified Providers/Practitioners shall be responsible for complying with MHC’s policy and procedure and Comprehensive Perinatal Services Program (CPSP) requirements and standards including: use of appropriate assessment, documentation, and care planning tools; submission of reporting forms (i.e. Pregnancy Notification Report).
• All CPSP Providers/Practitioners will receive information on how to obtain copies of CPSP’s “Steps to Take” materials which provide helpful information to staff members to effectively assess, provide intervention for common pregnancy related conditions/ discomforts and how to appropriately refer pregnant members to all appropriate services.

Non-CPSP Certified Providers/Practitioners of Perinatal Services

Non-CPSP Providers/Practitioners must comply with MHC policy and procedures and standards including:
• Use of appropriate assessment, documentation, and care planning tools.
• Submission of reporting forms (e.g., Pregnancy Notification Report).
• Employment of appropriate, qualified staff (e.g., CPHW).

MHC’s Perinatal Services Staff may also perform audits/reviews on, but not limited to, the following:
• Member satisfaction questionnaire.
• Member complaints.
MHC and the Local Health Departments shall provide a consolidated effort to promote, encourage, and assist all Non-CPSP Providers/Practitioners in obtaining CPSP certification through the Department of Health Care Services. MHC and the Local Health Department shall provide ongoing support to all MHC contracted CPSP certified Providers/Practitioners.

Non-CPSP certified Providers/Practitioners may choose to outsource CPSP services. MHC Perinatal Services Staff shall provide technical assistance to Non-CPSP Providers/Practitioners in referring members to appropriate facilities (clinics, hospitals, etc.) as necessary. Non-CPSP certified Providers/Practitioners may refer their high-risk pregnancies to MHC’s Motherhood Matters Program.

For more information on how to become a DHCS certified CPSP Provider/Practitioner, call the appropriate CPSP Program Coordinator:

- Imperial (760) 482-2905
- Los Angeles (213) 639-6427
- Riverside (951) 358-5260
- Sacramento (916) 875-6171
- San Bernardino (909) 388-5751
- San Diego (619) 542-4053

Authorization

Prior authorization or approval certification for either the OB or CPSP services provided for pregnant or postpartum members [defined as up to sixty (60) days after delivery] is not required. Members may see any qualified contracted Provider/Practitioner, including their PCP, an obstetrician/gynecologist, or a nurse midwife for prenatal care. Note: members in capitated IPA/Medical Groups must obtain an obstetrical Provider/Practitioner within their IPA/Medical Group network.

Member Participation

Prior to the administration of any assessment, drug, procedure, or treatment, the member must be informed of the following:

- Potential risks or hazards which may adversely affect her or her unborn infant during pregnancy, labor, birth, or postpartum.
- Alternative therapies available to her.
- The member has a right to consent to or refuse the administration of any assessment, drug, procedure, test, or treatment. The refusal of any MHC member to participate in CPSP must be documented in the member’s medical record by the Provider/Practitioner or Perinatal Support Staff offering the CPSP service. Member participation is strongly encouraged, but is voluntary.

Perinatal Support Staff as defined in this document includes:

- Certified Nurse Midwives
- Registered Nurse Practitioners (Family and/or Pediatric)
- Physician Assistants
- Registered Nurses
- Social Workers
- Psychologist
• Dietitians
• Health Educators
• Child Birth Educators
• Comprehensive Perinatal Health Workers (CPHW)
• Medical Groups
• Medical Clinics
• Hospitals
• Birthing Centers
• Case Manager

PREVENTIVE CARE

MHC requires contracted Providers/Practitioners of Perinatal Services to adhere at minimum to the current American College of Obstetrics and Gynecologists (ACOG) Standards, current edition.

MHC Prenatal Preventive Care Guidelines (PHGs) are derived from recommendations from nationally recognized organizations, such as the ACOG, U.S. Preventive Services Task Force, the American Academy of Family Physicians, and others. They are updated annually. The Prenatal PHG is available on the MHC webpage at www.MolinaHealthcare.com.

Perinatal Services Available to Members and Providers/Practitioners

The MHC UM Department shall be responsible for reviewing all referrals and treatment authorization requests for Perinatal Services of MHC members where prior authorization is required. Please refer to MHC’s Prior Authorization Guide in the Healthcare Service Section.

Frequency Scheduling of Perinatal Visits/Re-Assessments

MHC Providers/Practitioners shall follow ACOG’s Guidelines for Perinatal Care regarding the frequency of visits/reassessments: Uncomplicated Pregnancy

• Every four (4) weeks for the first twenty-eight (28) weeks.
• Every two (2) to three (3) weeks until the thirty-sixth (36th) week.
• After the thirty-sixth (36th) week, then weekly until delivery.
• Postpartum, three (3) to eight (8) weeks after delivery.

Complicated/High-risk Pregnancy

• Frequency as determined by the member’s Provider/Practitioner or Perinatal Support Staff according to the nature and severity of the pregnant member identified risk(s).
• Women with medical or obstetrical risks may require closer surveillance than the ACOG recommendations.

Biochemical Lab Studies

The Perinatal Support Staff shall ensure the following biochemical lab studies are completed as part of the member’s initial risk assessment:

• Urinalysis, including microscopic examination and infection screen
• Hemoglobin/Hematocrit
• Complete Blood Count
• Blood Group, ABO and RH type
• Antibody screen
• Rubella antibody titer
• Syphilis screen (VDRL/RPR)
• Gonorrhea culture
• Chlamydia culture
• Urinary Ketones
• Serum Albumin
• Hepatitis B virus screen
• Cervical Cytology
• Tuberculosis testing
• Hemoglobin electrophoresis
• Blood volume
• One hour glucose screen
• Screening for Genetic Disorders

The Perinatal Support Staff shall ensure all pregnant Members who have a history of one (1) or more of the following shall have genetic disorder screening performed as part of the Member’s initial risk assessment and are referred to a genetic counseling center or genetic specialist, as appropriate:

- Advanced maternal age (thirty-five [35] years of age or older).
- Previous offspring with chromosomal aberration.
- Chromosomal abnormality in either parent.
- Family history of a sex-linked condition.
- Inborn errors of metabolism.
- Neural tube defects.
- Hemoglobinopathies
- Ancestry indicating risk for Tay-Sachs, Phenylketonia (PKU), Alpha or Beta Thalassemia, Sickle Cell Anemia, and Galactosemia.

The Perinatal Support Staff must initiate appropriate interventions in response to any problems, needs, or risks identified during the initial combined risk assessment and document in the Member’s Individualized Care Plan. Upon the Provider/Practitioner’s recommendations and Member consent, the appropriate procedure(s) shall be performed (i.e., amniocentesis). The Provider/Practitioner shall give results of procedure(s) to the Member. Appropriate follow-up intervention shall occur, as necessary

INITIAL COMBINED PRENATAL RISK ASSESSMENT/REASSESSMENT OF THE PREGNANT MEMBER OVERVIEW

The Initial Combined Prenatal Risk Assessment/Re-Assessment is a combined risk assessment which includes medical/obstetrical, psychosocial, nutritional, and health educational components.

Perinatal Support Staff Responsibilities

Perinatal Support Staff shall be responsible for assessing and evaluating the following:

- Member’s Prenatal Assessment Profile.
- Women’s Food Frequency Questionnaire.
- Prenatal Weight Gain Grid - Nutritional Assessment.
- Psychosocial and Health Education assessment of the pregnant Member.
• Individualized Care Plan, as appropriate, utilizing the following initial prenatal assessment tools.
• Perinatal Support Staff shall report all relevant information obtained during their assessments/reassessments to the Provider/Practitioner and document in the Member’s record.
• Prenatal Assessment Profile shall be available in threshold language for the specific geographic areas of membership.
• Perinatal Support Staff shall be available to assist member in completion of Prenatal Assessment Profile if member is unable to complete independently.
• Perinatal Support Staff signature shall be required if assistance was provided to Member for completion of Prenatal Assessment Profile.
• Perinatal Support Staff shall review Member’s response to the Prenatal Assessment Profile, identify, and discuss any responses that could indicate a potential risk.
• Perinatal Support Staff shall assign a risk status of “High, Medium, or Low” for each answer on the Prenatal Assessment Profile as determined by the Member’s response.
• Perinatal Support Staff must initiate appropriate interventions in response to the Member’s identified and assigned risk status from the Prenatal Assessment Profile.

NUTRITIONAL ASSESSMENT/REASSESSMENT – WOMEN’S FOOD FREQUENCY QUESTIONNAIRE

• Re-caps the Member’s food intake for the prior twenty-four (24) hours to determine pregnant Member’s current nutritional status.
• Women’s Food Frequency Questionnaire shall be available in threshold languages for the specific geographic areas of membership. Perinatal Support Staff shall be available to assist Member in completion of Women’s Food Frequency Questionnaire if Member is unable to complete independently.
• Perinatal Support Staff shall review Member’s response to the Women’s Food Frequency Questionnaire and discuss any responses that could indicate a barrier to adequate nutritional intake (i.e. alcohol/tobacco or drug use; infant feeding problems; or socioeconomic factors potentially affecting dietary intake). Member will be evaluated for the WIC Program, Food Stamps, etc. Member must be referred to the WIC Program within four (4) weeks of the first prenatal visit. The Perinatal Support Staff shall initiate appropriate interventions in response to the Member’s identified nutritional risk status. The Perinatal Support Staff shall utilize relevant information obtained from the Women’s Food Frequency Questionnaire to assist in the development of the member’s Individualized Care Plan.

ANTHROPOMETRIC ASSESSMENT - PRENATAL WEIGHT GAIN GRID

• The Perinatal Support Staff shall obtain the Member’s weight (in pounds) at the initial prenatal assessment and plot on the DHCS-approved Prenatal Weight Gain Grid.
• The Perinatal Support Staff shall obtain a new weight at each perinatal assessment and plot accordingly on the Prenatal Weight Gain Grid. The Perinatal Support Staff shall compare the current weight and the total amount gained with the gain expected for the Member. The Perinatal Support Staff shall consider the results of weight assessment and results of the dietary and clinical assessments to determine appropriate nutritional interventions.
• The Perinatal Support Staff shall initiate appropriate interventions in response to the Member’s identified risk status regarding weight.

PSYCHOSOCIAL ASSESSMENT/RE-ASSESSMENT
The Perinatal Support Staff shall be responsible for the Psychosocial Assessment/Re-assessment which includes:

- Current living status.
- Personal adjustment and acceptance of pregnancy (e.g. "Is this a wanted or unwanted pregnancy?").
- Substance use/abuse.
- Member’s goals for herself in this pregnancy.
- Member’s education, employment, and financial material resources.
- Relevant information from the medical history, including physical, emotional, or mental disabilities.
- Experience within the health care delivery system and/or any prior pregnancy.

**HEALTH EDUCATION ASSESSMENT/REASSESSMENT**

The Perinatal Support Staff shall be responsible for the Health Education Assessment/Re-Assessment which includes:

- Member and family/support person(s) available to Member.
- Motivation to participate in health education plans.
- Disabilities which may affect learning.
- Member’s expressed learning needs and identified learning needs related to diagnostic impressions, problems, and risk factors.
- Primary languages spoken and written.
- Education and current reading level.
- Current health practices (i.e., Member’s religious/cultural influences potentially affecting the Member’s perinatal health).
- Evaluation of mobility and residency. Transportation assistance shall be considered when the resources immediately available to the maternal, fetal, or neonate Member are not adequate to deal with the actual or anticipated condition.
- Evaluation for level of postpartum self-care, infant care to include immunizations and car seat safety.

**Provider/Practitioner’s Responsibilities**

Provider/Practitioner shall be responsible for the completion of the medical/obstetrical assessment portion of the initial combined prenatal risk assessment of the pregnant Member and may utilize any of the following perinatal assessment forms:

- POPRAS
- Hollister
- ACOG

A copy of the Provider/Practitioner’s completed perinatal assessment form, (POPRAS, Hollister or ACOG), must be forwarded to the hospital identified for Member’s delivery by the Member’s thirty-fifth (35th) week of gestation. Provider/Practitioner shall direct Members with identified risks to hospitals with advanced obstetrical and neonatal units. Provider/Practitioner’s Medical/Obstetrical Assessment includes:

- History of previous cesarean sections.
- Operations on the uterus or cervix.
- History of premature onset of labor.
- History of spontaneous or induced abortion.
- Newborn size; small or large for gestational age.
- Multiple gestation.
• Neonatal morbidity.
• Fetal or neonatal death.
• Cardiovascular disease.
• Urinary tract disorders.
• Metabolic or endocrine disease.
• Chronic pulmonary disease.
• Neurological disorder.
• Psychological illness.
• Sexually transmitted diseases.
• Identification of medication taken which may influence/affect health status.
• HIV/AIDS Risk assessment/testing and counseling (Senate Bill 899) must be offered to all pregnant Members at initial prenatal assessment. Documentation in Member’s medical record must include that assessment, testing, and counseling was offered.
• Documentation must include if member “accepted” or “refused” risk assessment, testing, or counseling.
• Blood Pressure.

Provider/Practitioner must initiate appropriate interventions in response to any problems, needs, or risks identified during the initial combined risk assessment phase. This includes health education, nutrition, and psychosocial assessment, and document in the Member’s Individualized Care Plan, accordingly.

Perinatal Support Staff Responsibilities Second (2nd) and Third (3rd) Trimester Re-assessments of the Pregnant Member:
• Perinatal Support Staff shall utilize the Combined second (2nd) and third (3rd) Trimester Re-Assessment Forms to ensure a continuous, comprehensive assessment of the Member’s status in each trimester and shall update the Member’s Individualized Care Plan, accordingly.
• Anthropometric Assessment - Prenatal Weight Gain Grid.
• Perinatal Support Staff shall obtain the Member’s weight (in pounds) at each trimester.
• Reassessment and plot on the Prenatal Weight Gain Grid.
• Perinatal Support Staff shall compare the total amount gained since the prior assessment against the weight gain expected for the Member.
• Perinatal Support Staff shall consider the results of weight assessment and dietary and clinical assessments to determine appropriate nutritional interventions.

Provider/Practitioner’s Responsibilities - Second (2nd) and Third (3rd) Trimester Reassessment of the Pregnant Member
• During the second (2nd) and third (3rd) trimester re-assessment phase, the Provider/Practitioner shall be responsible to update the POPRAS, Hollister, or ACOG form, to ensure the continuous, comprehensive assessment of the Member’s medical/obstetrical health status.
• The POPRAS, Hollister, or ACOG form was initiated by the Provider/Practitioner at the initial combined risk assessment phase and the same medical/obstetrical assessment form shall be utilized throughout the Member’s second (2nd) and third (3rd) trimester reassessment phases.
• The POPRAS, Hollister, or ACOG form shall be utilized to document the Provider/Practitioner’s assessment and identify any problems/risks/needs that may have occurred or changed since the Provider/Practitioner completed the previous assessment; the information obtained by the Provider/Practitioner shall be utilized to update the Member’s Individualized Care Plan, accordingly.

Provider/Practitioner’s medical/obstetrical assessment of the member’s health status shall include, but not be limited to:
• Blood pressure, weight, uterine size, fetal heart rate, presence of any edema, and Leopold’s maneuvers.
• After quickening, the Provider/Practitioner shall inquire and instruct Member on completing fetal kick count after twenty-eight (28) weeks gestation.
• Education and counseling on signs and symptoms of preterm labor and appropriate actions to take.
• Provider/Practitioner must initiate appropriate interventions in response to any problems, needs, or risks identified during the Member’s trimester re-assessment phase and document in the member’s Individualized Care Plan, accordingly.

COMBINED POSTPARTUM ASSESSMENT FOR THE MEMBER

Provider/Practitioner’s Responsibilities Postpartum Phase

• Provider/Practitioner’s postpartum assessment must occur within twenty-one (21) to fifty-six (56) days post-delivery.
• Postpartum assessment two (2) weeks post C-section falls outside of this requirement.
• Provider/Practitioner shall be responsible for assessing the Member’s current medical/obstetrical health status by referencing the POPRAS, Hollister, or ACOG form which was initiated by the Provider/Practitioner at the initial prenatal risk assessment phase and updated with assessment information obtained during the second (2nd) and third (3rd) trimester re-assessment phases to ensure a continuous assessment of the postpartum Member. The POPRAS, Hollister, or ACOG form shall be utilized to document the Provider/Practitioner’s assessment and identify any problems/risks/needs that may have occurred or changed since the previous Member assessment.
• Information obtained by the Provider/Practitioner shall be utilized to update the Member’s Individualized Care Plan accordingly.
• Provider/Practitioner must initiate appropriate interventions in response to any problems/risks/needs identified during the Member’s postpartum phase and document in the Member’s Individualized Care Plan, accordingly.

Perinatal Support Staff Responsibilities - Postpartum Phase [three (3) to eight (8) weeks after delivery]

• Perinatal Support Staff shall utilize the Combined Postpartum Assessment Form to provide for a comprehensive assessment of the postpartum Member in the following areas and update the Member’s Individualized Care Plan.
• Anthropometric Assessment - Prenatal Weight Gain Grid. Perinatal Support Staff shall obtain the Member’s postpartum weight (in pounds) and plot on the Prenatal Weight Gain Grid. Perinatal Support Staff shall consider the results of the weight, dietary, and clinical assessments to determine the appropriate nutritional interventions.
• Nutritional Assessment - Women’s Food Frequency Questionnaire. Member shall complete the Women’s Food Frequency Questionnaire that re-caps the food intake for the prior twenty-four (24) hours to determine nutritional status and any potential economic barriers to adequate nutrition for the Member and infant. Member to be evaluated for the WIC Program, Food Stamps, etc. Perinatal Support Staff shall counsel breast-feeding mothers on dietary needs of breast-feeding and management of specific breast-feeding problems, i.e., address Member’s individual concerns and needs, refer high-risk Members for appropriate intervention.

Health Education Assessment

• Perinatal Support Staff shall evaluate the Member’s level of health education regarding postpartum
self-care and infant care and safety to include car seat, immunizations, breast-feeding, and well-child care (CHDP). Perinatal Support Staff shall identify those health education behaviors, which could promote risk to the postpartum Member or the infant.

- Perinatal Support Staff shall discuss and counsel the postpartum Member on smoking cessation, substance and alcohol use, family planning and birth control methods, and provide information on Family Planning Centers, as appropriate.
- Perinatal Support Staff shall identify goals to be achieved via health education interventions.
- Perinatal Support Staff to discuss importance of referral of infant for CHDP exam, immunizations, and well-child care.
- Perinatal Support Staff shall educate the Member on how to enroll the newborn in the Plan and how to select a PCP for the newborn.

**Psychosocial Assessment**

- Perinatal Support Staff shall identify psychosocial behaviors which could promote a risk to the postpartum Member or the infant.
- Perinatal Support Staff shall identify and support any strengths and habits oriented towards optimal psychosocial health.
- Perinatal Support Staff shall identify goals to be achieved via psychosocial interventions.
- Perinatal Support Staff must initiate appropriate interventions in response to any problems, needs, or risks identified in the member’s postpartum phase and document in the Member’s Individualized Care Plan, accordingly.

**Complicated/High-risk Pregnancy - Identification and Interventions**

- Early identification of complicated/high-risk pregnancy is critical to minimizing maternal and neonatal morbidity.
- Both Providers/Practitioners and Perinatal Support Staff shall be responsible for identifying the complicated/high-risk pregnancy and providing the appropriate intervention(s).
- Referrals to physician specialists; i.e., Perinatal Specialist, Neonatal Specialist.
- Coordinating with other appropriate medically necessary services.
- Coordinating with appropriate support services/agencies.
- Referrals to the Local Health Department support agencies.
- Coordinating with MHC Perinatal Services Staff for appropriate interventions and follow-up.
- Coordinating with MHC Medical Case Manager for appropriate interventions and follow-up through the Case Coordination/Management process of Perinatal Services.

**Individualized Care Plans (ICPs)**

- All pregnant Members, regardless of risk status, must have an ICP.
- ICPs must be initiated at first prenatal visit.
- ICPs must be reviewed and revised accordingly, each trimester at the minimum, throughout the pregnancy and postpartum phases, by the Provider/Practitioner and the Perinatal Support Staff members.

**ICPs must address/document the following four (4) components:**

- Nutritional Assessment
- Psychosocial Assessment
- Health Education Assessment
**Medical/Obstetrical Health Status Assessment**

ICPs documentation within the four (4) component areas must address the following:

- **Nutritional Assessment**: Prevention and/or resolution of nutritional problems. Support and maintenance of strengths and habits oriented toward optimal nutritional status and goals to be achieved via nutritional interventions.
- **Psychosocial Assessment**: Prevention and/or resolution of psychosocial problems. Support and maintenance of strengths in psychosocial functioning and goals to be achieved via psychosocial interventions.
- **Health Education Assessment**: Health education strengths, prevention and/or resolution of health education problems and/or needs and medical conditions and health promotion/risk reduction behaviors, goals to be achieved via health education interventions and health education interventions based on identified needs, interests, and capabilities.
- **Medical/Obstetrical Health Status Assessment**: Continuous evaluation of the Member’s medical and obstetrical health status.

ICPs must be developed from multidisciplinary information obtained and interventions initiated resulting from, but not limited to, the following:

- Prenatal Assessment profile;
- Women’s Food Frequency Questionnaire;
- Prenatal Weight Gain Grid;
- Providers/Practitioners assessment to include Medical/Obstetrical Health status;
- Providers/Practitioners second (2nd) and third (3rd) Trimester re-assessment to include Medical/Obstetrical Health status; and,
- Perinatal Support Staff’s individualized review of member and their Psychosocial, Health Education, and Nutritional Assessment results.

ICPs shall serve as an effective tool for the ongoing coordination and dissemination of information on the pregnant Member’s perinatal care throughout all phases of the pregnancy and postpartum (i.e., initial visit, all trimester reassessments and postpartum). For any of the multidisciplinary Perinatal Support Staff or Provider/Practitioner involved with the Member, ICPs shall serve as an identification source/summary of prioritized problems, needs, or risk conditions as identified.

- ICPs must be created and individualized for each pregnant Member.
- ICPs must be created in conjunction with the pregnant Member.
- ICP must clearly define who is responsible for implementing the proposed interventions and the timeframes.

**PREGNANCY REWARDS PROGRAM**

The Pregnancy Rewards program encompasses Member outreach, and Member and provider education and awareness to facilitate the timely receipt of prenatal and postpartum care. Molina employees work to identify, and implement appropriate assistance and interventions for participating Members. The main focus of the pregnancy program is to identify pregnant women to help motivate them to complete necessary preventive exams and screenings for improved health outcomes for themselves and their new baby.

Pregnancy Rewards does not replace or interfere with the Member’s physician assessment and care nor does it deviate from the Motherhood Matters® program.

**Program Goals**
The goals of the Pregnancy Rewards program include:

- Identify pregnant Members as early as possible in the course of their pregnancy.
- Identify newly pregnant Members, or members newly accessing prenatal care.
- Increase percentage of Members who receive prenatal care within the first trimester or forty-two (42) days of enrollment.
- Increase percentage of Members who receive a postpartum visit twenty-one (21) to fifty-six (56) days after delivery.
- Improve access to care for Members facing barriers.
- Monitor program effectiveness through the evaluation of outcomes and Member feedback.

Eligibility Criteria

Pregnancy Rewards is a population based pregnancy rewards program, which includes all pregnant females of any age. To participate in the program, the Member must be Medi-Cal eligible and enrolled with MHC, residing in San Bernardino, Riverside, Sacramento, San Diego or Imperial County.

Referral Source

Potential participants may be identified from a number of sources including, but not limited to:

- Physician referral (Pregnancy Notification Report Form (“PNR” Form) Providers/Practitioners are required to notify MHC within seven (7) days of a positive pregnancy test by completing the PNR form and faxing toll free to (855) 556-1424. If you have any questions or need assistance, please call (877) 665-4628.
- State aid categories on monthly eligibility files when available.
- Member self-referral.
- Internal Molina Employee referral (i.e. Member Services, Health Education, Nurse Advice Line, Community Connectors, etc.).
- Utilization Management (as a result of authorization requests or triage service calls).
- Pharmacy utilization data.
- Physician Referrals
- Claims data.
- Lab data.
- Data from Health Risk Assessments

Program Components

1. Outreach to Members
   A. Pregnancy Notification/Identification – Molina identifies Members who are pregnant through a variety of resources.
   B. Telephone outreach – Members are contacted via telephone by specially trained Molina staff using a standardized script and asked questions designed to identify if the Member is pregnant and if she needs assistance.
   C. Additional resources – Information on health management-related programs that the Member can ‘opt-in’.
   D. All Members will receive assistance with scheduling provider appointments and overcoming barriers to access (e.g., transportation, language, etc.).
   E. The outreach may also incorporate home health visits to help Members who struggle to complete their appointments for various reasons.
F. All Members will receive a postpartum telephonic outreach to educate and assist with scheduling a postpartum visit, newborn follow-up visit and answer any questions.

G. The maternity team is available to assist Members with follow up questions related to all materials distributed and refer accordingly.

H. All Members will receive annual reminders for flu vaccination.

MOTHERHOOD MATTERS® PREGNANCY PROGRAM

Motherhood Matters® Pregnancy Program encompasses clinical case management, Member outreach, and Member and Provider/Practitioner education to manage high risk pregnant Members. The Perinatal Case Management staff works closely with the Provider/Practitioner community in the identification, assessment, and implementation of appropriate intervention(s) for every Member participating in the program. The program comprises multi-departmental activities to ensure the coordination and delivery of comprehensive services to participating Members. The main focus of the program is on Member outreach to identify high risk pregnant women and the subsequent provision of risk assessment, education, and case management services.

Motherhood Matters® program does not replace or interfere with the Member’s physician assessment and care. The program supports and assists physicians in the delivery of care to the Members. For Members who are receiving CPSP services at the time of entry into Motherhood Matters®, the program will serve as back-up and additional support resource.

The goals of pregnancy management program are to:
- Improve MHC knowledge of newly pregnant Members, or members newly accessing prenatal care.
- Identify all pregnant Members as early as possible in the course of their pregnancy.
- Improve the rate of screening pregnant Members for potential risk factors by the administration of initial and subsequent assessments.
- Provide education services to high risk pregnant Members and their families.
- Refer Members at high risk for poor pregnancy outcome to perinatal case management.
- Provide coordinated, integrated, continuous care across a variety of settings.
- Actively involve Providers/Practitioners, Members, families, and other care providers in the planning, provision, and evaluation of care for high risk Members.
- Meet patients’, families’, and Providers/Practitioners’ expectations with pregnancy care.
- Improve the quality of information collection and statistical analysis; in order to assess the effectiveness of the program and to project future needs.
- Monitor program effectiveness through the evaluation of outcomes.

Eligibility Criteria for Program Participation and Referral Source

Motherhood Matters® is a population based pregnancy program, which includes high risk pregnant females of any age. To participate in the program, the Member is Medi-Cal eligible and enrolled with MHC, resides in San Bernardino, Riverside, Sacramento, San Diego, or Imperial Counties and has been identified as a high risk pregnant Member through screening.

Referral Source

Potential participants may be identified from a number of sources including, but not limited to:
- Physician referral (Pregnancy Notification Report Form (“PNR” Form) Providers/Practitioners are required to notify MHC within seven (7) days of a positive pregnancy test by completing the PNR from and faxing
toll free to (855) 556-1424. If you have any questions or need assistance, please call (877) 665-4628.

- Members’ self-referral.
- Member Services (as a result of member outreach calls).
- Utilization Management (as a result of authorization requests or triage service calls).
- Quality Improvement (as a result of various reports submitted monthly by IPAs/Medical Groups).
- Pharmacy utilization data
- Nurse Advice Line referrals
- Laboratory Data

Program Components

1. Assessment and Referral

Following an initial health assessment performed by the Motherhood Matters Coordinator, the risk factors are scored and based on the assessment outcome pregnant members are risk-stratified into two (2) levels:

I. Normal pregnancy - No identified risks
II. High risk pregnancy - Risk factors identified

Perinatal Case Management staff reviews all level II members for actual or potential at risk pregnancy. High-risk indicators include, but are not limited to:
- Age under eighteen (18) or over thirty-five (35).
- Unstable or high-risk social situation (inadequate shelter or nutrition; abuse).
- Current or past gestational diabetes or other medical co-morbidity.
- History of preterm labor or premature birth.
- History of fetal demise, stillbirth, or other poor pregnancy outcome.
- Smoking, alcohol, drug, or other substance abuse.
- History of behavioral health problems.

Members who are positive for any of the above indicators, or have other indications as determined, are enrolled in the Motherhood Matters® program and remains in prenatal case management for detailed assessment and further evaluation and intervention(s), as appropriate. Following the completion of initial assessment, regular follow up assessments are conducted throughout the pregnancy. A postpartum depression is completed one (1) to five (5) weeks after the delivery.

2. Health Education

For those participants with identified risks that can be addressed through educational intervention, additional Member education services may be provided by a health educator and/or social worker within the Care Management team. Participants identified with nutritional risk, may also include a comprehensive nutrition assessment and the development of a meal plan by a Registered Dietitian.

3. High-risk Case Management

The case management of high-risk pregnancy incorporates an intensive process of case assessment, planning, implementation, coordination, and evaluation of services required to facilitate an individual with high-risk obstetrical conditions through the health care continuum. The program consists of a comprehensive approach toward evaluating the Member’s overall care plan through an assessment and treatment planning process. The
case management process comprises case triage and collaboration with treating physician(s), ancillary and other Providers/Practitioners, and development of an individual care plan.

Perinatal case management registered nurses, in conjunction with the treating physician, coordinate all health care services. This includes the facilitation of appropriate specialty care referrals, coordination of home health and DME service, and referral to support groups/social services within the Member’s community. MHC’s case managers work closely with Public Health Programs to ensure timely and appropriate utilization of available services (e.g., WIC) and may include California Children’s Services for Members under age twenty-one (21). Additionally, case managers coordinate services with the Comprehensive Perinatal Services Program in cases where the Member is already receiving such services.

To ensure timely follow-up with the Provider/Practitioner, the database supporting the program has the capability to generate reminders for call backs for trimester specific assessments, prenatal visits, postpartum visits, and well-baby checkups.

4. Provider Education

To ensure consistency in the approach of treating high-risk pregnancy, MHC has developed clinical guidelines and pathways, with significant input from practicing obstetricians. While the guidelines originate from nationally recognized sources, their purpose is to serve as a starting point for Providers/Practitioners participating in health management systems program. They are meant to be adapted to meet the needs of Members with high-risk pregnancies, and to be further refined for individual patients, as appropriate. The guidelines are distributed to MHC network participating obstetrical Providers/Practitioners. Other methods of distribution and updating are via Just the Fax weekly electronic publications, continuing medical education programs, quarterly physician newsletter, and individual Provider/Practitioner contact.

New Member Outreach

Information introducing the Motherhood Matters® Perinatal Services Program, that emphasizes early entry into the program, is included in MHC’s Welcome Package.

• The Welcome Package shall be mailed to all new MHC members or responsible party within seven (7) days of enrollment.
• Annually updated Evidence of Coverage shall be mailed to all MHC members or responsible party.
• The Welcome Package shall be printed and distributed in appropriate threshold languages for MHC members.

Focused Reviews/Studies

All compliance monitoring and oversight activities are undertaken with the goal of assisting and enabling the perinatal Provider/Practitioner to provide care and services that meet or exceed community/professional standards, Department of Health Care Services (DHCS) contractual requirements, and National Committee for Quality Assurance (NCQA) standards and that health care delivery is continuously and measurably improved in both the inpatient and outpatient/ambulatory care setting.

Obstetricians with five (5) or more deliveries require a Prenatal/OB medical record review once every three (3) years. The performance goal is eighty-five percent (85%) or above for the following categories: Format and documentation; OB/CPSOP Guidelines (Perinatal Preventive Criteria); and Continuity and Coordination of Care. Audit results are reported to the Quality Improvement Committee.
Grievances and Survey

- The QI Department utilizes Provider/Practitioner and member surveys to assess compliance with Plan standards.
- The QI Department investigates, monitors, and provides follow-up to Provider/Practitioner and member grievances involving potential clinical quality issues.

Findings are reported to the individual Provider/Practitioner, the Clinical Quality Improvement Committee, the Quality Improvement Committee, and/or the Professional Review (Credentials) Committee as appropriate.

NURSE MIDWIFE SERVICES

Defined by Title 22, nurse midwife services are permitted under State law and are covered when provided by a Certified Nurse Midwife (CNM). MHC will provide access to and reimbursement for CNM services under State law. Federal guidelines have been established and Members have the right to access CNM services on a self-referral basis.

Covered Services

All eligible MHC Members are eligible to receive the following limited care and services from a CNM:
- Mothers and newborns through the maternity cycle of pregnancy
- Labor
- Birth
- Immediate postpartum period, not to exceed six (6) weeks

The CNM services must be provided within seven (7) calendar days of request, based on the severity of the Member’s condition.

Procedure

Referral to a contracted CNM may be made by either a Primary Care Practitioner (PCP) or by the member requesting the services.
- Minors may access a CNM in accordance with MHC Policy and Procedure, Confidential Access to Service for Minors, or applicable policy.
- The CNM will work under the supervision of a physician, as defined by law.

Notification

Members are notified of the availability of CNM services through their PCP or OB/GYN Providers/Practitioners. Members are also notified of availability of services through the Evidence of Coverage, which is distributed at the time of enrollment and annually thereafter.

Supervising Providers/Practitioners

Supervising Providers/Practitioners will submit claims directly to MHC, in accordance with MHC’s Claim Payment Policy and Procedures. This instruction also addresses the appeal process for denial of claims (Please reference to Claims Manual).
The CNM will be credentialed through the credentialing and re-credentialing process of allied health Providers/Practitioners at MHC or subcontracted affiliated plan.

**SPECIAL SUPPLEMENTAL NUTRITION PROGRAM FOR WOMEN, INFANTS & CHILDREN**

The Women, Infants & Children (WIC) Supplemental Food Program provides an evaluation and, if appropriate, a referral for pregnant, breast-feeding, or postpartum women or parents or guardians of a child under five (5) years of age. Program services include nutrition assessment and education, referral to health care, and monthly vouchers to purchase specific food needed to promote good health for low-income pregnant, breast-feeding, and postpartum women, infants, and children under five (5) years of age with a medical/nutritional need.

**Program Services**

WIC participants receive a packet of food vouchers each month, which they can redeem at the local retail market of their choice, for supplemental food such as milk, eggs, cheese, cereal, and juice. WIC participants attend monthly nutrition and health education classes and receive individual nutrition counseling from registered dieticians and nutrition program assistance. WIC also refers participants to other health and social service programs. Federal law requires the WIC program to promote and support breast-feeding.

**Policy**

As part of the initial evaluation, Provider/Practitioners will document the referral of pregnant, breast-feeding, or postpartum women or a parent/guardian of a child under age five (5) to the WIC program. Evidence of the referral will be documented in the Member’s medical record. Children will be screened for nutritional problems at each initial, routine, and periodic examination. Children and women, who are pregnant, postpartum, and breast-feeding, will be referred to the local WIC supplemental-food program. Follow-up of WIC referrals will be completed and documented at each subsequent periodic visit.

**Identifying Eligible Members**

Members are eligible for WIC services if they meet one (1) of the following criteria:

- Pregnant woman.
- Breast-feeding woman (up to one (1) year after childbirth).
- Postpartum woman up to six (6) months after childbirth.
- Child under age five (5) years who is determined to be at nutritional risk by a health professional.

To maintain eligibility, members must also:

- Receive regular medical checkups.
- Meet income guidelines.
- Reside in a local agency service area.

**Referrals to WIC**

PCPs are responsible for referring eligible Members to WIC programs, providing required documentation with each referral, and coordinating follow-up care. Upon request of the PCP, MHC will assist in the coordination of the WIC referral, including assistance with appointment scheduling in urgent situations.
Referrals to WIC services must be made on one (1) of the following forms:

- PM-160, CHDP Form
- PM-247, WIC Pediatric Referral Form
- PM-247A, WIC Referral for Pregnant Women Form
- Nutritional Questionnaire
- Provider/Practitioner Prescription Pad

Federal WIC regulations require hemoglobin or hematocrit test values at initial enrollment and when participants are re-certified. These biochemical values are used to assess eligibility for WIC program benefits. Children will be referred to WIC for the following conditions:

- Anemia - Please refer to the Pediatric and Child Health Services Section of this Manual for details.
- Abnormal growth (underweight, overweight)
- Underweight is defined as being in the fifth (5th) percentile of the Pediatric Standard Growth Chart as established by the American Academy of Pediatrics.
- Overweight is defined as being over the one-hundred-twentieth (120th) percentile of the Pediatric Standard Growth Chart as established by the American Academy of Pediatrics.

Women who are pregnant, postpartum, and/or breast-feeding will be referred to WIC according to the MHC perinatal protocols located in the Women’s and Adult Health Services Including Preventive Care Section of this Manual.

Blood tests will be conducted not more than sixty (60) days prior to WIC certification and be pertinent to the category for enrollment. The following data will be collected:

- Data for persons certified as pregnant women will be collected during their pregnancy.
- Data for postpartum and breast-feeding women will be collected after the termination of pregnancy.

The biochemical values that are required at each certification include: WOMEN - PERINATAL, POSTPARTUM, BREAST-FEEDING:

- Hemoglobin or hematocrit values are required at each certification including:
  - Initial prenatal enrollment.
  - Postpartum certification - up to six (6) weeks after delivery.
  - Certification of breast-feeding women - approximately six (6) months after delivery.
- Hemoglobin or hematocrit values are required at initial enrollment and with each subsequent certification approximately every six (6) months. Biochemical data is not required when:
  - An infant is six (6) months of age or under at the time of certification.
  - A child over one (1) year had blood values within normal limits at the previous certification. In this case, the hemoglobin and hematocrit (H&H) is required every twelve (12) months.

Assessments

All WIC eligible Members will have a nutritional assessment completed at the time of the initial visit by the PCP. Children will be screened using the following tools to assess nutritional status:

- Nutritional assessment history form.
- Physical examination of height/weight.
- Laboratory screening of hemoglobin or hematocrit.
- Laboratory screening of blood lead levels.
Nutritional education will be done by the PCP and documented in the Member’s medical record. The MHC Provider Services Department will inform Providers/Practitioners of the Federal WIC anthropometric and biochemical requirements for program eligibility, enrollment, and certification.

Providers/Practitioners will complete the WIC Medical Justification Form for Members requiring non-contract special formula and state the diagnosis and expected duration of the request for the special formula. Provider/Practitioners will provide a copy of the Member’s health assessment, including nutritional risk assessment, to the local WIC office after the Member’s consent has been received to release this information.

Medical Documentation

It is essential that Providers/Practitioners document WIC referrals in the Member’s medical records. The documentation can be a copy of the referral form and/or notes in the Member’s file documenting the visit and subsequent referrals. WIC considers findings and recommendations of referrals to be confidential and declines to share information regarding individual referral findings. WIC has agreed to share aggregate data pending clarification regarding confidentiality from the Department of Agriculture. Until clarification is made, the PCP should encourage Members to inform him/her of the outcome of their WIC visit, thereby allowing the PCP to provide appropriate and consistent follow-up, noting outcomes in the progress notes of the Member’s medical record.

Local Health Department Coordination

The WIC offices, through the Local Health Department, will function as a resource to MHC and Providers/Practitioners regarding WIC policies and guidelines, program locations, and hours of operation.

BREAST-FEEDING PROMOTION, EDUCATION, AND COUNSELING SERVICES

Primary Care Providers/Practitioners, Pediatric Providers/Practitioners, and Ob-Gyn Providers/Practitioners must provide postnatal support to postpartum breast-feeding mothers through continued health education, counseling, and the provision of medically necessary interventions such as lactation durable medical equipment.

Postpartum women should receive the necessary breast-feeding counseling and support immediately after delivery. Assessment of breast-feeding support needs should be part of the first newborn visit after delivery.

MHC endorses the following statement by the American Academy of Pediatrics, that “breast-feeding ensures the best possible health as well as the best developmental and psychosocial outcomes for the infant” (AAP Policy Statement, 2005). The vast benefits of breast-feeding for the infant, mother and the community have been well researched and documented. They include nutritional, developmental, immunological, psychosocial, economic and environmental benefits. It is recognized that there may be some barriers to breast-feeding due to physical or medical problems with the mother or infant, poor breast-feeding technique, or complementary feeding. All postpartum women should be offered breast-feeding resources to help them make informed choices about how to feed their babies and to get the information and support they need to breastfeed successfully. The distribution of promotional materials containing formula company logos is prohibited as per MMCD policy letter 98-10.

All pregnant Members should be referred to the Pregnancy Rewards program for information or incentives related to prenatal and postpartum services. High risk pregnant Members should be referred to the Motherhood Matters® Pregnancy Program. The Motherhood Matters® staff conduct postpartum assessments and health education to Members referred to the Motherhood Matters® Pregnancy Program. Breast-feeding promotion and
counseling are included in third trimester assessment and the postpartum health assessment conducted as part of the program. Members can also be referred to lactation counselors through local WIC offices. For breast-feeding education materials to support breast-feeding Members, please contact the Health Education Department at (866) 472-9483.

**Durable Medical Equipment**

Lactation management aids, classified as Durable Medical Equipment (DME), are covered benefits for MHC Members. Specialized equipment, such as electric breast pumps, will be provided to breast-feeding MHC Members when medically necessary.

**Human Milk Bank**

Medi-Cal benefits include enteral nutritional supplemental or replacement formulas when medically diagnosed conditions preclude the full use of regular food. The provision of human milk for newborns will be arranged in the following situations:

- Mother is unable to breastfeed due to medical reasons and the infant cannot tolerate or has medical contraindications to the use of any formula, including elemental formulas.

For information regarding human milk banks, please contact your local WIC office.

**ADULT PREVENTIVE CARE SERVICES GUIDELINES**

MHC implements programs to encourage preventive health behaviors which can ultimately improve quality outcomes. Preventive Health Guidelines (PHG) are updated annually and derived from recommendations from nationally recognized organizations, such as the U.S. Preventive Services Task Force, the American Academy of Pediatrics, the American Academy of Family Physicians, and others. The recommended services noted in the Preventive Health and Clinical Practice Guidelines are based on clinical evidence; however, Providers/Practitioners and members should check with the Plan to determine if a particular service is a covered benefit.


To request a hardcopy of the guideline, contact MHC’s Provider Services at (855) 322-4075.

**INITIAL HEALTH ASSESSMENTS (IHA)**

The Primary Care Physician (PCP) has the principal role to maintain and manage his/her assigned Members. The PCP conducts the Initial Health Assessment and provides necessary care to assigned Members and coordinates referrals to specialists and health delivery organizations as needed. The IHA is a comprehensive assessment that is completed during the Member’s initial encounter with a selected or assigned PCP and must be documented in the Member’s medical record. The IHA enables the Member’s PCP to assess and manage the acute, chronic and preventive health needs of the Member.

The Department of Health Care Services recently updated the Staying Healthy Assessment (SHA)/Individual Health Education Behavioral Assessment (IHEBA) assessment tools. All assessment questions were updated in accordance with the guidelines of the US Preventive Services Task Force and other relevant governmental and
professional associations. The DHCS and MHC require providers to administer an IHEBA to all Medi-Cal managed care patients as part of their IHA and well care visits. **Members are required to have an IHA within one-hundred-twenty (120) days of enrollment with the plan.**

The goals of the SHA are to assist providers with:
- Identifying and tracking high-risk behaviors of Members.
- Prioritizing each Member’s need for health education related to lifestyle, behavior, environment, and cultural and linguistic needs.
- Initiating discussion and counseling regarding high-risk behaviors.
- Providing tailored health education counseling, interventions, referral, and follow-up.

### IHA Overview & PCP Responsibilities

- **All Members must have a complete IHA within one-hundred-twenty (120) calendar days of enrollment.**
- **This assessment should be done on the Member’s initial visit, will be both gender and age specific, and include a history and physical examination.**
- **The IHA for Members under age twenty-one (21) will be based on American Academy of Pediatrics (AAP) guidelines and will include the recommended childhood immunization schedule approved by the Advisory Committee on Immunization Practices (ACIP). These preventive visits must include age specific assessments and services required by the Child Health and Disability Prevention Program (CHDP).**
- **The IHA for Members over age twenty-one (21) will meet the guidelines addressed in U.S. Preventive Services Task Force (USPSTF) and recommendations delineated in MHC’s Preventive Health and Clinical Practice Guidelines.**
- **The IHA must be accompanied by an age appropriate initial health education behavioral assessment, utilizing the MMCD developed “Staying Healthy” Assessment tool.**
- **PCPs are responsible for reviewing each Member’s SHA in combination with the following relevant information: Medical history, conditions, problems, medical/testing results, and member concerns; Social history, including Member’s demographic data, personal circumstances, family composition, Member resources, and social support; and Local demographic and epidemiologic factors that influence risk status.**
- **The PCP must review the assessment, provide needed counseling or other intervention, document on the assessment, and file in the Member’s medical record with other continuity of care forms. The age-appropriate questionnaire must be reviewed with the Member and/or parent at least annually. Multi-lingual and age appropriate Staying Healthy assessment forms are available on the MHC website and on the DHCS website. Please refer to the below link to access this information:** [www.dhcs.ca.gov/formsandpubs/forms/Pages/StayingHealthy.aspx](http://www.dhcs.ca.gov/formsandpubs/forms/Pages/StayingHealthy.aspx)
- **The SHA is an age-appropriate questionnaire that must be administered during the Member’s IHA (within one-hundred-twenty (120) days of the effective date of enrollment) and again at defined age intervals. Current Members who have not completed an updated SHA must complete it during the next preventive care office visit (e.g. well-baby, well-child, well-woman exam), according to the SHA periodicity table below.**
- **It is recommended that page two (2) of the completed “Staying Healthy” Assessments for age twelve (12) - seventeen (17) should be placed under the “sensitive tab” in the medical record, preventing photocopying should a parent/guardian request the record. This precaution protects the confidentiality of the minor’s disclosures, according to the MMCD letter 99-07, Individual Health Behavioral Assessment.**

The SHA Periodicity Table and SHA administration policy is summarized in the below table:

<table>
<thead>
<tr>
<th>Periodicity</th>
<th>Initial SHA Administration</th>
<th>Subsequent SHA Administration / Re-Administration</th>
<th>SHA Review</th>
</tr>
</thead>
</table>

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<table>
<thead>
<tr>
<th>Age Groups</th>
<th>Within 120 Days of Enrollment</th>
<th>1st Scheduled Exam (after entering new age group)</th>
<th>Every 3-5 years</th>
<th>Annually (Intervening years between administration of new assessment)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-6 mo.</td>
<td>✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7-12 mo.</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
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<tr>
<td>1-2 yrs.</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>✓</td>
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<tr>
<td>3-4 yrs.</td>
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<td>5-8 yrs.</td>
<td>✓</td>
<td>✓</td>
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<td>✓</td>
</tr>
<tr>
<td>9-11 yrs.</td>
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<td>✓</td>
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<tr>
<td>12-17 yrs.</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
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<tr>
<td>Adult</td>
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<tr>
<td>Senior</td>
<td>✓</td>
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</tbody>
</table>

- Members must be informed that they may refuse to respond to any question or refuse to complete the entire IHA. Refusal must be documented in the Member’s medical record. This may be done by noting on the assessment itself, signing, dating, and filing it in the medical record. When a Member refuses the IHA, the PCP must inform the Member of the benefits, risks, and suggest alternatives. The PCP must document such discussion and advice in the Member’s medical record.
- The results of the IHA must be documented by PCP in the Progress Notes section of the Member’s medical record. The PCP may utilize an initial history and physical form that is specific to his/her practice. In the event that specific forms do not address all recommended areas, those findings are to be addressed in the Progress Notes section of the Member’s medical record.
- Perinatal Care Providers who cares for MHC members during pregnancy may provide the IHA through initial perinatal visit(s), and must document that the prenatal visit(s) met IHA content and timeline requirements.
- MHC will provide you with resources to assist you with implementation of IHA. Contact your MHC Provider Services Representative or MHC’s Health Education Department at (855) 322-4075 with your request on “Staying Healthy” Assessment assistance.
- MHC contacts Members within thirty (30) calendar days of enrollment to encourage scheduling an appointment for an initial health assessment. Members are informed of the benefit in the Evidence of Coverage. The requirement is waived if the Member’s PCP determines the Member’s medical record contains complete and current information consistent with the IHA requirements (such as history and physical exam that is age and gender specific, evaluates risk factors, and the socioeconomic environment of a Plan Member).

**Initial Health Assessment Components**

IHA consist of the following:

A. Comprehensive History: must be sufficiently comprehensive to assess and diagnose acute and chronic conditions which includes, but is not limited to the following:
   1. History of Present Illness
   2. Past Medical History
      a. Prior major illnesses and injuries
      b. Prior operations
      c. Prior hospitalizations
      d. Current medications
e. Allergies
f. Age appropriate immunization status
g. Age appropriate feeding and dietary status

3. Social History
   a. Marital status and living arrangements
   b. Current employment
   c. Occupational history
   d. Use of alcohol, drugs, and tobacco
   e. Level of education
   f. Sexual history
   g. Any other relevant social factors

4. Review of Organ Systems

B. Preventive Services
   1. Adults: referenced under IHA Overview
   2. Members under twenty-one (21 Years of Age: referenced under IHA Overview
   3. Perinatal Services
      a. Must provide perinatal services for pregnant members according to the most current
         standards or guidelines of the American College of Obstetrics and Gynecology (ACOG).
      b. The assessment must be administered at the initial prenatal visit, once each trimester
         thereafter, and at the postpartum visit.
      c. Risks identified must be followed up with appropriate interventions and documented in
         the medical record.

C. Comprehensive Physical and Mental Status Exam

D. Diagnoses and Plan of Care

E. Individual Health Education Behavioral Assessment (IHEBA): the age specific and age appropriate
   behavior risk assessment should address the following areas:
   1. Diet and Weight Issues
   2. Dental Care
   3. Domestic Violence
   4. Drugs and Alcohol
   5. Exercise and Sun Exposure
   6. Medical Care from Other Sources
   7. Mental Health
   8. Pregnancy
   9. Birth Control
   10. STIs/STDs
   11. Sexuality
   12. Safety Prevention
   13. Tobacco Use and Exposure

DENTAL SCREENING

MHC Members are entitled to an annual dental screening described in the periodic health exam schedules.
Dental services, other than dental screenings, are not covered.

A dental screening will be performed at the time of all health assessments by the Primary Care Practitioner
(PCP). The screening will include, but not necessarily be limited to:
- A brief dental history
- Examination of the teeth
Examination of the gum
- Dental education

Findings of the dental screen, including education provided to the Member or family, will be documented in the Member’s medical record.

Primary Care Practitioner’s (PCP) Responsibility

The PCP should conduct a dental assessment to check for normal growth and development and for the absence of tooth and gum disease at the time of the initial health assessment and at each CHDP examination visit, according to the periodic health examination schedules. PCPs should perform a screening dental exam on adult Members and encourage their adult patients to receive an annual dental exam.

The PCP should perform an initial dental exam referral to a Medi-Cal approved dentist with the eruption of the child’s first tooth or at twelve (12) months of age, whichever occurs first, and continue to refer the Member annually thereafter. All referrals, and the reason for the referral, should be documented. Contractor shall provide Medically Necessary Federally Required Adult Dental Services (FRADs) and fluoride varnish, dental services that may be performed by a medical professional. Dental services that are exclusively provided by dental providers are not covered under this Contract in the member’s medical record.

Referral Process

A dental referral does not require prior authorization. Each PCP office is encouraged to maintain a list of local fee-for-service Medi-Cal dentists to whom Members may be referred. Members may obtain the DHCS 800 telephone number for dental referral assistance from MHC’s Customer Services Department. The Denti-Cal Beneficiary line is (800) 322-6384.

VISION CARE SERVICES

MHC’s Members must be provided with access to covered vision care services.

Referral

Members may be referred for vision care services by their PCP or may access vision care services on a self-referral basis. A referral for a diabetic retinal exam is not required if there is a diagnosis of diabetes. Members may obtain, as a covered benefit, one (1) pair of prescription glasses every two (2) years. No prior authorization is required for receipt of this benefit through a qualified participating Provider/Practitioner. Basic Member benefits include an eye examination with refractive services and prescription eyewear every two (2) years. Additional services and lenses are provided based on medical necessity for examinations and new prescriptions. Contracted Providers/Practitioners will order the fabrication of optical lenses from the Prison Authority Optical Laboratories for Members enrolled in the health plan.

MHC Providers/Practitioners are to refer Members to March Vision Care for vision care services at (844) 336-2724.

Routine Eye Examination

The PCP plays a vital role in detecting ocular abnormalities that require referrals for a comprehensive eye examination.
All children should undergo an evaluation to detect eye and vision abnormalities during the first few months of life and again at approximately three (3) years of age. Children between four (4) and six (6) years of age should have a comprehensive eye examination in addition to the screening performed by the PCP. Children with prescription eyewear or contact lenses should have an eye examination annually.

Children should have a comprehensive eye examination by an ophthalmologist if they have one (1) or more of the following indications:
- Abnormalities on the screening evaluation.
- Recurrent or continuous signs or symptoms of eye problems.
- Multiple health problems, systemic disease, or use of medications that are known to be associated with eye disease and vision abnormality.
- A family history of conditions that cause, or are associated with, eye or vision problems.
- Health and developmental problems that makes screening difficult or inaccurate.

FAMILY-PLANNING SERVICES

Members are allowed freedom of choice in selecting and receiving family-planning services from qualified Providers/Practitioners. Members may access family-planning services from any qualified family-planning Provider/Practitioner without referral or prior authorization. Members may access family-planning services from any qualified Provider/Practitioner, including their PCP, contracted or non-contracted Provider/Practitioner, OB/GYN Providers/Practitioners, nurse midwives, nurse practitioners, nurse physician assistants, Federally Qualified Health Centers (FQHC), and local county family-planning Providers/Practitioners.

The right of Members to choose a Provider/Practitioner for family-planning services will not be restricted. Members will be given sufficient information to allow them to make an informed choice, including an explanation of what family-planning services are available to them.

Family-Planning Services

Access to family-planning services must be convenient and easily comprehensible to Members. Members are to be educated regarding the positive impact of coordinated care on their health outcome, so they will be more likely to access services with MHC. If the Member decides to see an out-of-plan Provider/Practitioner, the Member should be encouraged to agree to the exchange of medical information between Providers/Practitioners for better coordination of care. The following family-planning services are available to all Members of childbearing age to prevent or delay pregnancy temporarily or permanently:
- Health education and counseling necessary to understand and to make informed choices about contraceptive methods.
- Limited history and physical examination.
- Medically indicated laboratory tests (except Pap smear provided by a non-contracted Provider/Practitioner where the plan has previously covered a Pap smear by a plan Provider/Practitioner within the last year).
- Diagnosis and treatment of sexually transmitted diseases.
- Screening, testing, and counseling of at-risk individuals for HIV treatment.
- Follow-up care for complications associated with contraceptive methods issued by the family-planning Provider/Practitioner.
- Provision of contraceptive pills, devices, and supplies (including Norplant).
- Tubal Ligation
- Vasectomies
• Pregnancy testing and counseling.

The following are NOT reimbursable as family-planning services:
• Routine infertility studies or procedures.
• Reversal of voluntary sterilization.
• Hysterectomy for sterilization purposes only.
• All abortions, including but not limited to, therapeutic abortions, spontaneous, missed, or septic abortions and related services (Note: Pregnancy testing and counseling performed by an out-of-plan family-planning Provider/Practitioner is reimbursable regardless of the member’s decision to abort)
• Parking and childcare.

Provider/Practitioner Responsibilities

Providers/Practitioners may not restrict a Member’s access to family-planning services, nor should a Provider/Practitioner subject a Member to any prior authorization process for family-planning services. Providers/Practitioners found to be non-compliant may be subject to administrative review and/or possible disciplinary action.

The family-planning Provider/Practitioner must obtain informed consent for all contraceptive methods, including sterilization.

Procedure

• Family-planning and Sexually Transmitted Disease (STD) services will be provided in a timely manner.
• Members who request an office visit for STD or family-planning services is considered as an urgent care appointment request, requiring an appointment within twenty-four (24) hours.
• Family-planning services will be available through the PCP’s office or through a referral from the PCP to a contracted specialist qualified to provide services, or to an out-of-network family-planning Provider/Practitioner.
• For services to be rendered by contracted Providers/Practitioners within the MHC network, the PCP may initiate a referral on the same day as the Member presents. This referral does not require prior authorization from MHC’s Utilization Management department.
• For family-planning services requiring an inpatient stay, the PCP is to notify MHC’s Utilization Management Department to coordinate care.
• Should a Member request from the PCP a referral to a family-planning or STD Provider/Practitioner outside of MHC’s contracted network, the PCP will educate the Member regarding the positive impact of coordinated care on his/her health outcomes, helping the Member to recognize the advantages of seeking services within MHC’s network. If the Member still wants to see an out-of-plan Provider/Practitioner, the member should be encouraged to agree to the exchange of medical information between Providers/Practitioners for coordination of care.
• The PCP should not refer Members to non-contracted Providers/Practitioners for family-planning, STD, or HIV services; however, the Member will be advised of his/her right of choice to family-planning Providers/Practitioners through the Evidence of Coverage.
• When a Member presents, the PCP will evaluate the request for family-planning services and inform the Member of his/her recommendations and options.

Patient Information
Members will receive information to allow them to make an informed choice including:

- Types of family-planning services available.
- Right to access these services in a timely and confidential manner.
- Freedom to choose a qualified family-planning Provider/Practitioner.

Minors

Minors have the right to seek treatment in a confidential manner. (Refer to MHC policies, Confidential Access to Services for Minors, Collection, Use, Confidentiality, and Release of Primary Health Care Information).

Documentation

The PCP will document recommendations made and options available, the consultation and counseling provided, and the response of the Member. The documentation will include any referral or recommendations.

Documentation by the Provider/Practitioner will be in compliance with MHC Policy, Medical Records Content and Documentation.

Confidentiality

- The Member must give his/her consent to any Family-planning Services assessment and treatment. A signed, informed consent will be obtained when indicated by surgical or invasive procedure.
- Records are to be maintained in a confidential manner according to MHC policy, Collection, Use, Confidentiality, and Release of Primary Health Care Information.
- All information and the results of the Family-Planning Services of each Member will be confidential and will not be released without the informed consent of the Member.
- Appropriate governmental agencies will have access to records without consent of the Member; i.e., Department of Health Care Services (DHCS), Department of Managed Health Care (DMHC), Department of Health and Human Services (DHHS), Department of Justice (DOJ).

Non-Compliance

Missed Family-Planning Service appointments within the MHC network will be addressed by utilizing MHC’s policy for Failed or Missed Appointments.

Non-compliance by a Member will be acted upon by the PCP through MHC policy, Access to Health Care, which addresses follow-up and documentation of failed or missed appointments.

Coordination with Out-of-Plan Providers/Practitioners

Reimbursement to out-of-plan Providers/Practitioners will be provided at the applicable Medi-Cal rate appropriate to the Provider/Practitioner type, as specified in Title 22, Section 51501. Records obtained from out-of-plan Providers/Practitioners will be shared with the PCP for the purposes of assuring continuity of care. Out-of-plan Providers/Practitioners will be reimbursed for family-planning services only if:

- The out-of-plan Provider/Practitioner is qualified to provide family-planning services based on the licensed scope of practices.
- The out-of-plan Provider/Practitioner must provide pertinent medical records sufficient to allow MHC to meet case management responsibilities.
• MHC will reimburse contracted Providers/Practitioners at contracted rates.

MHC will reimburse non-contract, out-of-plan Providers/Practitioners at the Medi-Cal fee-for-service rate. Reimbursement for family-planning services will only be made if the Provider/Practitioner submits treatment records or documentation of the Member’s refusal to release medical records to MHC along with billing information.

Policies and Procedures

PCPs or their staff may obtain detailed information on any MHC policy/procedure by contacting the Provider Services Department at (888) 665-4621. Available policies include, but are not limited to:
• Confidential Access to Services to Minors
• Access to Health Care
• Collection, Use, Confidentiality, and Release of Primary Health Care Information
• Safeguarding and Protecting Medical Records

SEXUALLY TRANSMITTED DISEASES (STD)

MHC Members may access care for STDs without prior authorization requirements as stated in its contracts with the California Department of Health Care Services. In accordance with Federal Law, Medi-Cal Members are allowed freedom of choice of Providers/Practitioners when seeking STD services, without prior authorization. STD services include education, prevention, screening, counseling, diagnosis, and treatment.

Participating Provider/Practitioner Responsibilities

Participating Primary Care Practitioners (PCPs) are responsible for the primary medical care of STDs. The PCP may perform services or refer Members to Local Health Department clinics, participating specialists, or upon request of the Member, to out-of-plan Providers/Practitioners. Each PCP is responsible to report certain information regarding the identification of STDs to the Local Health Department within seven (7) days of identification.

When reporting to the Local Health Department, the following information must be included:
• Patient demographics: name, age, address, home telephone number, date of birth, gender, ethnicity, and marital status.
• Locating information: employer, work address, and telephone number.
• Disease information: disease diagnosed, date of onset, symptoms, laboratory results, and medications prescribed.

The PCP will provide and document preventive care and health education, counseling, and services at the time of any routine exam for all Members with high-risk behaviors for STDs. Access to confidential STD services by minors is a benefit of MHC.

Minors

Members age twelve (12) and over may access STD services without parental consent. MHC Policy, Confidential Access to Services for Minors, may be obtained by contacting the Provider/Practitioner Quality Improvement Department.
Non-Participating Provider/Practitioners

MHC requests that non-participating Providers/Practitioners contact the Customer Services Department at MHC to confirm eligibility and benefits and to obtain billing instructions for MHC Members. Non-participating Providers/Practitioners are requested to contact the affiliated health plan’s Member Services Department to confirm eligibility and benefits and to obtain billing instructions. The non-participating Providers/Practitioners will also be given the name of the Member’s PCP to arrange for follow-up services. If the non-participating Provider/Practitioner contacts the PCP directly, the PCP is responsible for coordinating the Member’s care with the non-participating Provider/Practitioner.

If the non-participating Provider/Practitioner requests Care Management services, the call will be transferred to MHC’s Care Management Department. The Case Manager will then arrange for any necessary follow-up care and will coordinate with the Member’s PCP as necessary.

Member Education

MHC provides Member education on STDs which includes disease-specific material, right to out-of-plan treatment, cost, assessment for risk factors, and the methodology for accessing clinical preventive services. Members are advised of these services in the Evidence of Coverage which is mailed at the time of enrollment and annually thereafter. MHC Health Education Department will send STD health education information to Providers/Practitioners upon request. See the section in this manual entitled “Health Education” for instructions on ordering materials and order forms.

Provider/Practitioner Guidelines for STD Episodes

For the purposes of providing reimbursement to the Local Health Department for sexually transmitted diseases, an episode is defined based upon the specific sexually transmitted disease diagnosed as follows:

- Bacterial Vaginosis, Trichomonosis, Candidiasis Initiation of treatment of vaginal or urethral discharge for symptoms and signs consistent with any one or a combination of these diagnoses is considered an episode, and one (1) visit is reimbursable.
- Primary or Secondary Syphilis - Initial visit and up to five (5) additional visits for clinical and serological follow-up and re-treatment, if necessary, may be required for certain high-risk individuals. A maximum of six (6) visits per episode is reimbursable. Documentation should include serologic test results upon which treatment recommendations were made.

NOTE: Members who are found to have a reactive serology, but show no other evidence of disease, should be counseled about the importance of returning to the Provider/Practitioner for follow-up and treatment of possible latent syphilis. For female members of childbearing age who refuse to return to the Provider/Practitioner for their care, up to six (6) visits are reimbursable for treatment and follow-up.
- Chancroid - Initial visits and up to two (2) follow-up visits for confirmation of diagnosis and clinical improvement are reimbursable.
- Lymphogranuloma Venereum, Granuloma Inguinale - Based upon the time involved in confirming the diagnosis and the duration of necessary therapy, a maximum of three (3) visits is reimbursable.
- Herpes Simplex - Presumptive diagnosis and treatment (if offered) constitute an episode, and one visit is reimbursable.
- Gonorrhea, Non-Gonococcal, Urethritis and Chlamydia - Can often be presumptively diagnosed and treated at the first visit, often with single-dose therapy. For individuals not presumptively treated at the time of the first visit, but found to have gonorrhea or chlamydia, a second visit for treatment will be reimbursed.
- Human Papilloma Virus - One (1) visit reimbursable for diagnosis and initiation of therapy with referral to
PCP for follow-up and further treatment.

- Pelvic Inflammatory Disease - Initial visit and two (2) follow-up visits for diagnosis, treatment, and urgent follow-up are reimbursable. Member should be referred to PCP for continued urgent follow-up after the initial three (3) visits have been provided by the LHD.

**Reimbursement**

Participating Providers/Practitioners must bill MHC or the appropriate capitated IPA/Medical Group in accordance with their Provider/Practitioner agreement and all applicable procedures. If you are an individually contracted Provider/Practitioner rendering referred or authorized STD services, you are reimbursed at the lowest allowable Medi-Cal fee-for-service rate determined by DHCS if a specific rate has not been included in your Provider/Practitioner contract.

If the STD service is denied, for example, those patients not eligible under the Medi-Cal program, the claim will be sent to the Provider/Practitioner of service to protect the confidentiality of the Member.

If the member received STD services from a non-participating Provider/Practitioner and was required to pay out-of-pocket for the services, the Member must bill MHC or the affiliated health plan or IPA/Medical Group, according to their affiliation. The billing address is located on the back of the member’s ID card.

**HUMAN IMMUNODEFICIENCY VIRUS (HIV) TESTING AND COUNSELING**

MHC is responsible for promoting access to confidential HIV testing and counseling services available to its Members. MHC is to assist in the coordination of care and follow-up with the Local Health Department (LHD). MHC ensures coordination of Medical Case Management and AIDS Waiver Case Management in developing a comprehensive approach to achieve healthy outcomes for MHC Members diagnosed with AIDS or symptomatic HIV disease. MHC is responsible for ensuring that its Members have access to appropriate and confidential HIV testing and counseling services and that Providers/Practitioners are reimbursed properly for services rendered. MHC must also ensure that the collection, management, documentation, and release of information regarding HIV tests are handled in compliance with State and Federal laws and regulations. In addition, MHC must ensure the safety and confidentiality of its Members and staff. MHC’s network of PCPs will perform or order confidential HIV testing, counseling, and follow-up services, when indicated. MHC Members may also receive HIV testing and counseling from a LHD or from other non-participating family-planning Providers/Practitioners.

**Local Health Department Coordination**

MHC will collaborate with the Local Health Department for the following:

- To develop a Memorandum of Understanding (MOU) or a cooperative agreement addressing HIV testing and counseling services.
- To coordinate the development of applicable policies and procedures.
- To identify strategic opportunities to share resources, which maximize health outcomes.
- To routinely communicate and facilitate optimal data and information exchange.
- To ensure appropriate case management collaboration.
- To work to resolve conflict at the local level.

**Provider Training and Education**
The Provider Services Department at MHC, in collaboration with the LHD, provides ongoing program education and training on HIV/AIDS services. This training provides information regarding the eligibility criteria for the AIDS Waiver Program. The MHC Provider Services Department maintains a list of all agencies providing AIDS Waiver Program services within the geographic region. The MHC Provider Services Department, in collaboration with the LHD, educates providers on the conditions that make an individual eligible for AIDS Waiver Program Services and the referral process.

PCP Responsibilities

PCPs will routinely obtain a sexual history and perform a risk factor assessment for each of their Members. When appropriate, the Provider/Practitioner will screen for HIV infection with pre and post-test counseling. The PCP’s initial disclosure of HIV test results to the Member can greatly affect the Member’s knowledge of, and attitude about his/her condition. Prior to disclosing results, the PCP will assess the degree to which the Member, parent, or guardian is prepared to receive the results. The PCP will consider social, cultural, demographic, and psychological factors. Disclosure and counseling will always take place face-to-face. Immediate interventions may include assessing the Member for potential violence to him/herself or others, informing the Member of available services, making referrals as necessary, and addressing the prevention of HIV. PCPs will educate the member regarding the State’s HIV reporting requirements.

Confidentiality

Counseling suggestions for the HIV positive members include:
- Providing information on available medical and mental health services as well as guidance for contacting sexual or needle-sharing partners. HIV-infected individuals should be counseled with regard to safe sex, including the use of latex condoms during sexual intercourse.
- Describing the symptoms of common diseases that occur along with HIV and AIDS and when medical attention should be sought.

Counseling suggestions for the HIV negative member may include:
- Not exchanging bodily fluids unless he/she are in a long-term mutually monogamous relationship with someone who has tested HIV antibody-negative and has not engaged in unsafe sex for at least six (6) months prior to or at any time since a negative test.
- Using only latex condoms along with a water-soluble lubricant.
- Reminding never to exchange needle or other drug paraphernalia.

Reporting of Test Results

The reporting of HIV test results is not mandatory at this time. However, MHC requires Providers/Practitioners to report to the Department of Health Care Services and the County Health Officer whenever a patient is diagnosed with AIDS.

When reporting AIDS cases, the report is to include the name, date of birth, address, and social security number of the patient, the name of the Provider/Practitioner and clinic, and date of the patient’s hospitalization as appropriate. An AIDS Adult Confidential Case Report Form is completed for Member’s age twelve (12) and over.

Screening and Testing
MHC requires the written consent of the patient prior to testing of patient’s blood for antibodies to the causative agents of AIDS (HIV test). The patient’s written consent is obtained by the Provider/Practitioner/designee. If blood is drawn at the Provider/Practitioner’s office, the consent will be filed in the Member’s medical records and the blood sample will be forwarded to the laboratory. Initial evaluation by the PCP will include a history and physical for all Members suspected of HIV infection. The member’s history is key to differential diagnosis, primary prevention, and partner notification.

The following information should be obtained and documented in the Member’s medical record:
- Member’s sexual orientation.
- Intravenous drug abuse history.
- Transfusion history.
- Incidents of sexual contact with a person(s) with AIDS or who subsequently developed AIDS.
- History of homosexual or heterosexual promiscuity.
- History of work related exposure.

The physical exam of the HIV Member will include all body systems and may prove to be entirely normal. Abnormal findings range from those completely non-specific to those highly specific for HIV infection. The Member may also present with symptoms to a large number of diseases that are commonly seen in HIV infected Members. A complete physical examination will be documented in the Member’s medical record and will include:
- All body systems
- Visual acuity
- Oral cavity
- Gynecological exam

Common complaints may include:
- Systemic, i.e. fever, night sweats, weight loss, fatigue.
- Gastrointestinal, i.e. nausea, vomiting, diarrhea, abdominal pain.
- Respiratory, i.e. shortness of breath, cough, sinus pain.
- Central nervous system, i.e. visual changes, headache, focal neurological deficits, seizures.
- Peripheral nervous system, i.e. numbness, tingling, pain to the lower extremities.
- Musculoskeletal, i.e. joint swelling and pain, muscle tenderness, proximal weakness.

Initial laboratory evaluations may include, but are not limited to, any of the following when indicated:
- ELISA (Enzyme-Linked Immunosorbent Assay)
- Western Blot (after two [2] positive ELISA tests)
- CBC and blood chemistry when transaminase
- Hepatitis B and C serology
- CD4 count - absolute and percent
- Baseline serology for cytomegalovirus (CMV) toxoplasmosis, and crytoantigen
- Septum culture
- Blood culture (if temperature is greater than 38.5 C)
- Wright-Giemsa stain
- Bronchoalveolar lavage
- Rapid Plasma Reagin (RPR) or Venereal Disease Research Laboratory (VDRL), i.e. rules out Syphilis, screen for other sexually transmitted diseases as indicated.

Confidentiality of Test Results
Results of blood tests to detect antibodies to the probable causative agent of AIDS (HIV test) are confidential and disclosure is limited. Results may be disclosed to any of the following persons without written authorization from the subject: To the subject of the test or the subject’s legal representative, conservator, or to anyone authorized to consent to the test for the subject

**Disclosure of Information**

- Test results are placed in the medical record clearly marked “Confidential” for the use of the treatment team at MHC.
- To a Provider/Practitioner of care who procures, processes, distributes, or uses human body parts donated pursuant to the Uniform Anatomical Gift Act.
- The Provider/Practitioner who ordered the antibody test may, but is not required to, disclose
  - positive test results to a person reasonably believed to be a sexual partner or a person with whom the patient has shared the use of hypodermic needles (provided the Provider/Practitioner does not disclose identifying information about the test subject to the individual) or to the County Health Officer. He/she will not be civilly or criminally liable for doing so.
- MHC providers/practitioners who disclose the results as outlined above are required to document such release, including first name and last initial of the person mentioned in the medical record of the patient, also giving the reason for the release, i.e. believed sexual partner, possible shared needles, etc.
- Prior to disclosing results to a third party, the Provider/Practitioner must first discuss the results with the patient, counsel the patient, and attempt to obtain the patient’s voluntary, written consent and authorization to notify the patient’s contacts.
- If the Provider/Practitioner discloses the information to a contact, the Provider/Practitioner must refer that person for appropriate care.

**Release of HIV Test Results**

In all cases, except as mentioned previously, written authorization for release of HIV test results is required.

- Such disclosure includes all releases, transmissions, dissemination, or communications whether they are made orally, in writing, or by electronic transmission.
- A valid authorization to release results of a blood test to detect antibodies of HIV is to be in writing and include to whom the disclosure must be made.
- Written authorization is required for each separate disclosure of test results.
- HIV test results will not be released pursuant to a subpoena for medical records unless accompanied by a court order directing the release.
- The current applicable Release Form will be used for all releases under this section.
- All requests for release of HIV test results will be verified for appropriateness.
- Providers/Practitioners and employees of MHC are not permitted to remove the HIV test from the medical record or photocopy the HIV test results under any circumstances except as heretofore described.

**Penalties for Improper Disclosure of Test Results**

Health and Safety Code, Section 199.21, provides penalties for the negligent or willful disclosure of results of a blood test to detect antibodies to the probable causative agent of AIDS to any third party. The penalty applies if the disclosure is not authorized by the patient or by law.

- If an improper disclosure resulted from negligence there may be a fine up to $1,000 plus court costs.
- If an improper disclosure resulted from a willful act, there may be a fine up to $5,000.
- If an improper disclosure, whether negligent or willful, results in economic, bodily, and/or psychological
harm to the subject of a test, the person who made the improper disclosure may be found guilty of a misdemeanor and fined up to $10,000 or be imprisoned in county jail for up to one (1) year, or both, and may also be liable to the subject of the test for all actual damage caused, including economic, bodily, and/or psychological harm.

- Any employee who releases information regarding HIV testing, whether results are positive or negative, in violation of this policy has also breached MHC’s confidentiality policy and is subject to such disciplinary action as is warranted, up to and including dismissal from employment or service.

**Continuing Care**

As the disease progresses, and depending on any accompanying diseases the Member acquires, referrals to subspecialties will be initiated as needed. The PCP will consider management by an infectious disease specialist or HIV specialist when CD 4+ 200 cells u/L or the Member develops clinical AIDS. During the terminal phase of care, issues such as advanced directives, durable power of attorney, and hospital care will be addressed by the PCP. The Medical Case Manager will monitor and coordinate care and services provided to HIV/AIDS Members by PCPs as well as any out-of-plan providers.

**Out-of-plan Providers/Practitioners**

Members may access out-of-plan Providers/Practitioners for diagnosis of HIV/AIDS. MHC will reimburse contracted Providers/Practitioners at contracted rates. MHC will reimburse non-contracted, out-of-plan Providers/Practitioners at the Medi-Cal fee-for-service rate, unless otherwise negotiated. The diagnosis, counseling, and treatment of HIV/AIDS will be reimbursed if the Provider/Practitioner submits treatment records or documentation of the Member’s refusal to release records along with billing information. Medical records obtained from out-of-plan Providers/Practitioners other than the Member’s PCP will be shared with the PCP for the purposes of assuring continuity of care.

If a Member refuses to release the medical records required for billing, the out-of-plan Provider/Practitioner must submit documentation of such refusal. Properly billed claims from out-of-plan Providers/Practitioners will be paid timely and in accordance with the Knox-Keene Act (amended).

**TUBERCULOSIS (TB) SCREENING AND TREATMENT AND DIRECT OBSERVED THERAPY (DOT)**

The estimated number of persons in the United States with latent tuberculosis (TB) infection is ten (10) to fifteen (15) million. Studies have shown the treatment of such patients with at least six (6) months of antibiotics can significantly reduce progression to active tuberculosis. Preventive treatment is ninety percent (90%) effective when the patient compliance is good. Tuberculosis is associated with considerable morbidity from pulmonary and extra pulmonary symptoms.

Direct Observed Therapy (DOT) Services are offered by Local Health Departments to monitor those patients with active tuberculosis who have been identified by their Provider/Practitioner as at-risk for non-compliance with treatment regimen. DOT is a measure both to ensure adherence to tuberculosis treatment for at-risk Members who either cannot or likely will not follow the treatment regimen and to protect the public health.

MHC and Providers/Practitioners coordinate and collaborate with Local Health Departments (LHDs) for TB screening, diagnosis, treatment, compliance, and follow-up of members. MHC’s guidelines for TB screening and treatment follow the recommendations of the American Thoracic Society (ATS), Centers for Disease Control and Prevention (CDC), and the Advisory Committee for Elimination of Tuberculosis (ACET). MHC
coordinates with LHDs for the provision of Direct Observation Therapy (DOT), contact tracing, and other TB services. Members meeting the mandatory criteria for DOT are identified and referred to LHDs.

TB screening and treatment services for Members are covered responsibilities under the Two-Plan Model Contract. MHC collaborates with LHDs to control the spread of TB and to facilitate access to TB treatment. MHC coordinates with LHDs to establish an effective coordination of care to achieve optimum clinical outcomes for members. Early diagnosis, immediate reporting to LHDs, and appropriate TB treatment are critical to interrupting continued transmission of TB. MHC informs PCPs that they must report known or suspected cases of TB to the LHDs TB Control Program Office within one (1) day of identification, per Title 17, CCR, Section 2500. PCPs will coordinate and collaborate with LHDs for TB screening, diagnosis, treatment, compliance, and follow-up of MHC Members. MHC medical policy guidelines for TB screening and treatment follow the recommendations of the American Thoracic Society ATS, CDC, and the ACET. MHC will coordinate with LHDs for the provision of (DOT), contact tracing, and other TB services. MHC Members meeting the mandatory criteria for DOT are identified and referred to LHDs. MHC will direct diagnosed Class III and Class V TB cases to the applicable LHD for treatment. The PCP is responsible for coordination of care with the LHD and for meeting any additional health care needs of the Member, unrelated to TB services.

**Tuberculosis Control Strategy**

MHC’s TB control strategy for members include the following: continued collaboration, communication, and contracting with the LHDs in the areas of public health coordination, community education/training, Provider/Practitioner and Provider/Practitioner staff education/ training, referral process, screening/ treatment, DOT, and case management processes. The control strategy includes the following:

- Communicating with the LHDs in order to facilitate an effective TB prevention, screening, and treatment process.
- Identifying and reporting of TB cases to LHD.
- Providing educational programs to the Members residing in various counties.
- Providing education and resources to Provider/Practitioners and Provider/Practitioner’s staffs regarding the prevention, screening, identification, and treatment of TB.
- Providing MHC Members diagnosed with TB with early and appropriate treatment
- Promoting compliance with treatment programs.
- Preventing the spread of TB.

**Screening for Tuberculosis Infection**

Screening for TB is done to identify infection in Members at high-risk for TB who would benefit from therapy. Screening is also done to identify Members with active TB disease who need treatment. An assessment of risk for developing TB must be performed as part of the initial health assessment required within ninety (90) days of enrollment with MHC. MHC collaborates with the LHD TB Control Programs to identify refugees who are possible candidates for local refugee health clinic services.

**Tuberculosis Risk Assessment in Adults**

For adult Members, an assessment of risks for developing TB will be performed as part of the initial health assessment required to be conducted within ninety (90) days of enrollment. TB testing must be offered to all individuals at increased risk of TB unless they have documentation of prior positive test results or currently have TB disease. High-risk individuals include:

- Persons with medical risk factors associated with TB
- Immigrants from countries with high TB prevalence
Alcoholics
Drug users
Residents of long-term care facilities

Tuberculosis Risk Assessment in Children

For MHC Members under age twenty-one (21), assessment for risk factors for developing TB and tuberculin skin testing must be conducted in compliance with current American Academy of Pediatric Requirements. The risk factors include the following:
- Those who have had contact with a person(s) with infectious TB.
- Those who are from, or who have parents who are from, regions of the world with a high prevalence of TB.
- Those with abnormalities on chest roentgenogram suggestive of TB.
- Those with clinical evidence of TB.
- Children who are HIV-seropositive.
- Those with immunosuppressive conditions.
- Those with other medical risk factors such as Hodgkin’s Disease, lymphoma, diabetes mellitus, chronic renal failure, and/or malnutrition.
- Incarcerated adolescents.
- Children who are frequently exposed to the following adults: HIV infected individuals, homeless persons, users of intravenous and other street drugs, residents of nursing homes, and migrant farm workers.

TB Skin Testing Protocols

Mantoux tuberculin skin testing is the standard method of identifying persons infected with TB. The Mantoux test will be given and read by qualified staff. Steps of tuberculin skin testing are as follows:
- TB testing must be offered to all individuals at increased risk of TB unless they have documentation of prior positive test results or currently have TB disease.
- The screening test to be used is the Mantoux tuberculin test. The multi-puncture test must not be used.
- Trained personnel must read the skin test results and record the result in millimeters.
- Tuberculin testing will be done by injecting five (5) Tuberculin Units (TU) of PPD (0.1 ml) intradermally.
- Previous BCG Vaccination is never a contraindication to tuberculin testing.
- Members with a history of previous positive PPD (Mantoux) should not be retested.
- Interpretation of the test result: The test will be read forty eight (48) to seventy-two (72) hours after the injection. In the general Member population, a reaction of greater than or equal to 10mm of induration will be considered a positive test.
- Members with a positive skin test will have a chest x-ray to exclude pulmonary TB.
- Members with an asymptomatic infection (positive skin test, but no evidence of disease on chest x-ray) will be treated with INH alone. In infants and children, recommended duration of INH is nine (9) months. Note: INH is given daily, 10 mg per kg, in a single dose, or 300 mg/day in adults.
- Children receiving INH do not need Pyridoxine supplements unless they have nutritional deficiencies. (Pyridoxine is recommended for children and adolescents on meat or milk deficient diets, or with other nutritional deficiencies, breast-feeding infants, and women during pregnancy.)
- Immunizations - Members who are receiving treatment for TB may be given measles vaccine or other live virus vaccines as otherwise indicated unless they are receiving steroids, are severely ill, or have specific vaccine contraindications.
- Adults treated with INH should have baseline liver function tests (LFT) done. LFTs should be repeated monthly. In children, the incidence of hepatitis during INH therapy is so low that routine determination of LFTs is not recommended.
• Adults under age thirty-five (35) should be treated with INH for nine (9) months if they have a positive PPD and a negative chest x-ray. In members thirty-five (35) years and over, the risk of hepatic toxicity from INH outweighs the risk of progression of TB and is not recommended.

The definition of a positive tuberculin skin test is as follows:
• Greater than or equal to five (5) mm for persons known or suspected to have HIV infections
• Contact with an infectious case of TB
• Person with an abnormal chest radiograph, but no evidence of active TB
• Greater than or equal to ten (10) mm, all persons except those listed above
• Greater than or equal to fifteen (15) mm. In California, this cut off is not recognized by Public Health Departments.

Tuberculin skin tests are not recommended for persons at low-risk for TB infection. Tuberculin skin test conversion is defined as an increase of at least 10mm of induration from below 10mm to greater than or equal to 10mm within twenty-four (24) months of a documented negative to a positive tuberculin skin test. If the test is positive, a chest x-ray must be done. Since a positive TB test does not necessarily indicate the presence of active TB disease, an individual showing a positive TB test requires further screening with other diagnostic procedures.

If the member does not return to have his/her skin test read, follow-up will be conducted by the PCP according to the missed appointment policy and process with documentation of steps taken in the Member’s medical record.

**Classification of TB**

<table>
<thead>
<tr>
<th>CLASS</th>
<th>TYPE</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>TB exposure; Not infected</td>
<td>No history of exposure Negative reaction to tuberculin skin test</td>
</tr>
<tr>
<td>I</td>
<td>TB exposure; No evidence of infection</td>
<td>History of exposure Negative reaction to tuberculin skin test</td>
</tr>
<tr>
<td>II</td>
<td>TB infection; No disease</td>
<td>Positive reaction to tuberculin skin test Negative bacteriologic studies (if done) No clinical or radiological evidence of TB</td>
</tr>
<tr>
<td>III</td>
<td>Current TB disease</td>
<td>M. Tuberculosis cultured (if done) OR Positive reaction to tuberculin skin test AND Clinical or Radiological evidence of current disease</td>
</tr>
<tr>
<td>IV</td>
<td>Previous TB disease</td>
<td>History of episode(s) of TB OR Abnormal but stable radiograph findings Positive reaction to the tuberculin skin tests Negative bacteriologic studies (if done) AND No clinical or radiographic evidence of current disease</td>
</tr>
<tr>
<td>V</td>
<td>TB suspected</td>
<td>Diagnosis pending</td>
</tr>
</tbody>
</table>

**Preventive Therapy**

The following classes of members may be eligible for preventive therapy if they have not received a prior course of anti-TB treatment. Before starting preventive therapy, active TB must first be excluded. It is essential to obtain a chest x-ray when evaluating a person for TB.

Bacteriologic studies should be obtained for all members with an abnormal chest x-ray.
• TB Class II - TB infection, no disease: a member with a positive reaction to tuberculin skin test, no clinical
and/or radiographic evidence of tuberculosis, and a negative bacteriologic study.

- **TB Class IV - TB, no current disease:** a member with a positive reaction to a tuberculin skin test, abnormal, but stable radiographic findings over a period of at least three (3) months, or the radiographic abnormalities of known duration, negative bacteriologic studies, and no other clinical or radiographic evidence of active tuberculosis.

Immunizations - Members who are receiving treatment for TB can be given measles vaccine or other live virus vaccinations as otherwise indicated unless they are receiving steroids, are severely ill, or have specific vaccine contraindications.

Persons with the following conditions that have been associated with an increased risk of TB should be started on preventive therapy, regardless of age:

- Drug abuse, especially with injecting drug use.
- Diabetes mellitus, especially insulin dependence.
- Prolonged corticosteroid therapy.
- Other immunosuppressive therapy.
- Cancer of the head and neck.
- Hematological and Reticuloendothelial disease.
- End-stage renal disease.
- Intestinal bypass or gastrectomy.
- Chronic malabsorption.
- Low body weight.
- Malnutrition and clinical situations associated with rapid weight loss.

Clinical trials have shown that daily isoniazid (INH) for six (6) - twelve (12) months is highly effective in reducing the risk of TB. Every effort will be made by the PCP and the Local Health Department TB Control Program to ensure that members adhere to preventive therapy for at least six (6) months. Every effort will be made to ensure compliance for six (6) - twelve (12) months. For close contacts with infectious members who have INH-resistant TB, preventive therapies with Rifampin (RIF) should be considered. RIF should also be considered for INH-intolerant members.

For documented recent converters who were contacts to cases with monoresistance to INH, RIF should be given for six (6) months; longer duration recommended for immunocompromised individuals.

**Standard Initial Regimes**

All TB cases, TB Class III, or TB Class V individuals in California should be started on a four (4) drug regimen of INH, RIF, Pyrazinamid (PZA), and Ethambutol (EMB), unless contra-indicated. The treatment may be given in three (3) ways:

- **Daily treatment regime:** Drugs should be given together; dosages should not be split.
- **Bi-weekly regime:** Four (4) drug therapies, administered daily for two (2) weeks and then two (2) times a week for six (6) weeks. This sequence should then be followed by therapy with INH and RIF given two (2) times a week for sixteen (16) weeks.
- **Thrice weekly treatment regime:** Three (3) times weekly from the beginning; all four (4) drugs must be given for six (6) months.

For number one (1) above, EMB should be continued until drug susceptibility results are available and resistance to INF and RIF has been excluded. PZA is continued for the first two (2) months. RIF and INH are continued for a total of six (6) months. Intermittent therapy (see above) should only be given to directly
observed therapy members. If cultures remain positive beyond two (2) months of treatment, therapy should be prolonged. Ideally, treatment should be continued at least six (6) months after the culture converts to negative.

**Case Management**

Management of members with suspected or diagnosed TB will be referred to the Case Management program of MHC or its affiliated health plan. The Case Management staff will notify the Local Health Department TB Control Program of the designated MHC Provider/Practitioner or staff responsible for coordination of TB care with the LHD TB Control Program. MHC will promptly notify the LHD TB Control Program of any changes in the Provider/Practitioner assigned to a confirmed or suspected TB case within seven (7) days.

The PCP must respond to requests for information from the LHD TB Control Program in a timely manner and will consult with the LHD TB Control Program about treatment recommendations and protocols, as needed. The Case Management staff, PCP, and the LHD TB Control Program collaborate in identifying barriers to member compliance with self-administered treatment. Fixed-dose combination drug preparations will be available for members on self-administered therapy, and they are strongly encouraged for treatment of adults to promote compliance.

As agreed with the Local Health Department, the LHD TB Control Program will assign a TB Case Manager (TBCM) who will:

- Assess risk of transmission within two (2) working days of case notification.
- Visit the member within seven (7) working days, depending on transmission risk factors.
- Initiate contact investigations, when indicated.
- Assess and address potential barriers to treatment adherence.
- Verify initial information and collect additional information needed to complete the TB case report.
- Visit the member as needed to assess and ensure treatment adherence.
- Promptly notify MHC of assignment or change of the TBCM.
- Respond to information requests from the PCP in a timely manner.

**Reporting**

PCPs will comply with all applicable State laws and regulations pertaining to the reporting of confirmed and suspected TB cases to the LHD. The PCP will report known or suspected cases of TB to the LHD TB Control Program within one (1) day of identification. Reporting will be done in accordance with MHC Confidential Morbidity Reporting policy.

PCPs will promptly submit treatment plans, including dosage changes, to the LHD with updates at regular intervals as requested by the LHD until treatment is completed.* PCPs will notify the LHD when there are reasonable grounds to believe that a Member has ceased treatment. Such grounds include Member’s failures to keep appointments, relocation without transferring care, or discontinuation of care. The LHD Local Health Officer may require MHC Providers/Practitioners at any time to report any clinical information deemed necessary including the prompt reporting of drug susceptibility by the Local Health Officer to protect the Member’s health or the health of the public.

*NOTE: This is not applicable if the LHD is serving as the primary treatment center for the TB Member.

**Referrals**
The PCP will identify Class III and Class V TB cases and will route a copy of the referral form to the LHD TB Officer. A copy of the referral form will also be sent to the MHC Utilization Management Department.

The PCP may make a referral to MHC or the subcontracted affiliated plan’s Utilization Management Department for case management of services for Members who are repeated no-shows for appointments. If the Case Manager determines that the Member is considered lost to medical follow-up, the health plan’s Case Manager will notify the LHD.

Members diagnosed with TB must be referred by the PCP to the LHD and the health plan’s Utilization Management Department.

The following Members may be appropriate for referral to the LHD and the health plan’s Utilization Management Department:

- Substance abusers.
- Persons with major mental health disease.
- Elderly Persons
- Homeless Persons
- Formerly incarcerated person.
- Persons with slow sputum conversion.
- Persons with slow/questionable clinical adherence.
- Persons with adverse reaction to TB medication.
- Persons with poor understanding of their disease process and management.
- Persons with language and/or cultural barriers.

**Contact Investigation and Treatment**

PCPs will cooperate with the LHD TB Control Program in conducting contact and outbreak investigations involving MHC members. The Case Management Department will be available to facilitate, and if necessary, direct the coordination efforts between LHD TB Control Program and the contracted Provider/Practitioners.

Contracted Provider/Practitioners must provide appropriate examination treatment to MHC Members identified by the LHD as contacts in a timely manner, usually within seven (7) days. Examination reports will be reported back to the LHD in a timely manner. PCPs and/or the Case Management Department will promptly notify the LHD when contacts of MHC members are referred to the LHD TB Control Program for examination.

**Educational Material**

Educational material may be obtained for Members from various resources including, but not limited to:

- MHC Health Education Department Telephone: 562-499-6191 ext. 127524
- Krames Communications, “Understanding Tuberculosis”. Telephone: (800) 333-3032.
- U.S. Centers for Disease Control and Prevention/National Centers for Prevention Services
- Division of Tuberculosis Elimination, 1600 Clifton Rd. NE Mail Stop E, Atlanta, Georgia 30333. Telephone: (404) 639-8135.
The MHC Education, Provider Services, and Care Management Departments will cooperate with the LHD TB Control Program to make health education resources available to MHC Members, Provider/Practitioners, and Provider/Practitioner’s staff. This includes education to Providers/Practitioners and Provider/Practitioner’s staff on how to perform and interpret TB screening tests.

Direct Observation Therapy (DOT) for TB is not a covered service but is offered directly by the LHD. Any claims for DOT are to be submitted to the Medi-Cal field office, not to MHC.

**DOT Referrals to LHDs**

When a PCP identifies a TB patient who is at-risk for compliance with his or her treatment regime, the PCP will fax a copy of the DOT referral form obtained from the LHD to the Control Officer. The LHD must be notified when the PCP has reasonable grounds to believe that a patient has ceased treatment, failed to keep an appointment, has adverse drug reactions, relocated without transferring care, and/or has discontinued care.

The following members with diagnosed TB must be referred for DOT services:
- Members having multiple drug resistance (defined as resistance to INH and RIF).
- Members whose treatment has failed.
- Members who have relapsed after completing a prior regime.
- Children
- Adolescents
- Noncompliant individuals

Members with the following conditions should be considered for referral for DOT:
- Substance abusers.
- Persons with major mental health disease.
- Elderly Persons
- Homeless Persons
- Formerly incarcerated person.
- Persons with slow sputum conversion.
- Persons with slow/questionable clinical adherence.
- Persons with adverse reaction to TB medication.
- Persons with poor understanding of their disease process and management.
- Persons with language and/or cultural barriers.

**Follow-up Care**

PCPs are required to coordinate with the LHD TB Control Officer and to provide follow-up care to all Members receiving DOT services. PCPs should inform the LHD TB Control Program of any changes in the Member’s response to the treatment or drug therapy. PCPs will receive a periodic report from the LHD TB Control Program, which advises them of each Member’s treatment status. The LHD TB Control Program will send a copy of the Member’s medical record and final status report upon completion of the DOT services to the PCP.

The PCP will arrange for the Member to receive a follow-up appointment in order to develop a follow-up treatment plan. The PCP will follow-up if the patient is a no-show for the scheduled appointment through telephone or letter, and will document such follow-up effort in the Member’s medical record. The PCP will notify the LHD TB Control Program if the Member continues to miss follow-up appointments.
8.3 HEALTHCARE SERVICES: PEDIATRIC & CHILD HEALTH SERVICES

CHILDREN’S PREVENTIVE SERVICES INCLUDING CHILD HEALTH AND DISABILITY PREVENTION PROGRAM (CHDP) SERVICES

Children’s Preventive Services

The Children’s Preventive Services program is a preventive well-child screening program for children and adolescents who are twenty-one (21) years of age and under. The Child Health and Disability Prevention (CHDP) provides complete health assessments for the early detection and prevention of disease and disability in children. The program ensures that eligible children receive periodic health assessments and have access to ongoing health care from a medical home.

Physician Certification (Suggested)

CHDP certification is provided at no cost by the county CHDP Program and usually involves an interview and office evaluation. Non-CHDP certified physicians may contact the State directly or the MHC Provider Services Department at (855) 322-4075 for assistance to help facilitate this process.

Appointments

Well child preventive care appointment with PCP should be scheduled within seven (7) working days of the request.

Components of Health Assessment

A CHDP provider conducts a complete health assessment on all of the following:
- Health history
- Developmental assessment.
- Unclothed physical “head-to-toe” examination.
- A Vision testing.
- A Hearing testing.
- A Dental assessment of mouth, teeth, and gums.
- A Nutritional assessment.
- Laboratory screening tests appropriate to age/sex, (e.g. anemia, diabetes and urinary tract infections).
- Tuberculin test.
- Sick cell trait test, when appropriate.
- Blood lead test per CHDP guidelines.
- Immunization(s)
- Anticipatory guidance as delineated in the CHDP Health Assessment Guidelines.
- Appropriate health education, including the harmful effects of using tobacco products and exposure to second hand smoke.

Members three (3) years of age or older are referred annually for routine dental care. A provider can directly refer the Member to a dentist or call (800) 322-6384.

Referrals and Coordination of Care
One of the goals of the CHDP program is to find any medical, dental, nutritional and developmental problems that a child may have before the problems become too severe for treatment. Once a medical, dental, nutritional or developmental problem is identified during CHDP health exam, the child may need further diagnosis and/or treatment of that problem. If the child needs a specialty care, such as optometrist or a dentist, the CHDP provider is obligated to make the referrals to assist the family to obtain the care their children need. The PCP is responsible for the supervision of practitioner extenders, ongoing care, and the coordination of care for all services that the Member/child receives. Medical Case Managers are available to provide care coordination if indicated and requested by the PCP.

MHC will provide transportation to these appointments at the Member’s request. Assistance with arrangement for transportation is available through the health plan contracted vendor, Secure Transportation, by calling (844) 292-2688.

**Obtaining Consent**

Physicians must obtain the voluntary written consent of the Member (if over eighteen [18] years) or parent/guardian (if under eighteen [18] years) before performing a CHDP exam. Consent is also required for any release of information.

If the member or parent/guardian refuses to have the exam or any portion of the exam performed, this information must be documented in the Member’s medical record.

**Certification for School Entry**

California State law requires that a child entering first grade must provide their schools with a certificate documenting receipt of a health assessment or a waiver of the assessment signed by the parent or a legal guardian. A child’s personal physician may certify the individual for school entry if there is documentation that the physician has performed a physical examination and provided ongoing care during the eighteen (18)-month period prior to or within ninety (90) days following entrance into the first grade. The medical care must have included all applicable health assessment procedures. Providers should supply the parent or guardian of a child entering kindergarten or the first grade with a Report of Health Examination for School Entry Form (PM 171A) to show that the child has received the appropriate health assessments. Providers must supply certification for all children whether or not the CHDP program reimburses for the health assessment.

The CHDP program and local schools urge parents to schedule a health assessment for their child upon entry into kindergarten. If the parent or guardian refuses a health assessment, the parent or guardian must submit a waiver to the school.

**Follow-Up for Missed Appointments**

For Members who are a “no-show” at the time of their appointment(s), the Member (parent/guardian) should be followed-up with a telephone call and, if necessary, a letter from the physician’s office to schedule another appointment. Documentation of the telephone call or a copy of the letter must be maintained in the Member’s medical record.

All physicians who deliver care to eligible CHDP Members must submit services through encounter or claims forms.
An encounter or claim must be completed for each child who receives a CHDP health assessment. All encounters or claims form must be complete and accurate. Incomplete or inaccurate encounters or claims forms will be rejected or denied.

IMMUNIZATIONS

The provision of immunizations to children is an essential component of the comprehensive periodic health assessment required for Members under age twenty-one (21). PCPs are responsible for the administration of immunizations to their patients. Immunization services may be accessed during any PCP visit. MHC does not require rescheduling of visits for immunizations for immediate evaluation unless the child has a medical contraindication to receiving immunizations at the time of his/her visit to the PCP. Local Health Departments (LHDs) may also administer immunizations to MHC Medi-Cal Members. Go to www.cdc.gov to view the childhood immunization requirements. A sample Vaccine Administration Record for Children and Teens can also be found in Section 19, Exhibit 19M.

Additional information addressing protocols for care coordination and patient follow-up can be found in the Adult Preventive Care and Children’s Preventive Services sections of this Manual.

MHC Preventive Care Guidelines (PHGs) are derived from recommendations from nationally recognized organizations, such as the U.S. Preventive Services Task Force, the American Academy of Pediatrics, the American Academy of Family Physicians, and others. They are updated annually. Age specific PHGs for members are available on the MHC webpage at: www.MolinaHealthcare.com. You may request a copy by contacting Provider Services at (888) 665-4621.

Participating Providers/Practitioners

PCPs are available to administer immunizations during routine office hours. The PCP also has the responsibility of updating the immunization card supplied by the Local County Health Department. Members are encouraged by MHC to set up evaluations for initial health assessments and immunizations during the first one-hundred-twenty days (120) of enrollment with MHC. MHC sends members welcome and reminder letters advising them of this service. Members will receive written notice from the PCP to prompt members to come in for needed immunizations.

At each visit the PCP will inquire if the Member has received immunizations from another Provider/Practitioner. The PCP will also educate Members regarding their responsibility to inform their PCP if they receive immunization elsewhere, i.e., non-plan Providers/Practitioners, LHD, etc. When a Member experiences complications (e.g., infection or abscess), Members should contact their PCP for follow-up care just as they would with any other medical condition or concern.

Upon request, the LHD will provide technical assistance, training, and material related to immunizations for MHC Providers/Practitioners. LHDs will assist MHC in their outreach efforts by conducting public education campaigns regarding immunizations. Provider/Practitioner bulletins will include updates of information on immunizations. Providers/Practitioners will be encouraged to participate in the Vaccines For Children (VFC) Program which is a Federally funded program that provides free vaccines for eligible children and distributes immunization updates and related information to participating Providers/Practitioners. PCPs will maintain a current medical record on all members addressing applicable immunizations, notifications, and immunization services provided by an out-of-plan Provider/Practitioner. The PCP will cooperate with the out-of-plan Provider/Practitioner when requested to share Member’s immunization history. The PCP will document
diligent effort in assessing the actual immunization status of the MHC member prior to any immunization services.

**Local Health Department (LHDs)**

In accordance with Department of Health Care Services (DHCS) guidelines, MHC will reimburse LHDs for certain immunizations and services without prior authorization. MHC requires that the LHD contact the Member’s PCP or Molina’s Member Services Department to confirm eligibility and benefits before administering the immunization.

**Member Identification**

All Members are encouraged to maintain a current immunization status. Members requiring immunizations are identified through the following sources:

- Initial health assessments
- Primary care practitioners (PCPs) and specialists
- Quality Improvement Department
- Member Services Department
- Utilization Management Department
- Emergency room/urgent care facilities
- Local Health Departments
- Claims and encounter data
- Provider Service Department through Provider/Practitioner inquiries
- Members
- Health Education Department
- Schools

**Member Outreach and Education**

MHC’s Member outreach and health education efforts for both pediatric and adult immunization concentrate on informing Members about the necessity of immunizations. The MHC Health Education Department distributes Member education via a Member newsletter, website and other educational materials that include information promoting immunizations. The PCP is responsible to ensure the Member is up to date with immunizations.

**Promoting Access to Care**

MHC promotes appropriate access to care as well as immunizations by offering Provider/Practitioner educational materials and Provider Online Directory on www.MolinaHealthcare.com. Members also have access to twenty-four (24) hour Nurse Advice service, which includes answering questions on immunizations, and other health concerns.

**Reporting of Vaccine Preventable Diseases**

MHC will assist LHDs in educating Providers/Practitioners, including laboratories, about their responsibilities to report vaccine-preventable (and other infectious) diseases according to California Health and Safety Code regulations.
The PCP and health plans will cooperate and assist LHDs in informing Providers/Practitioners of reported disease outbreaks and implementation of control procedures.

Please refer to MHC Policy and Procedure titled QM 41, Confidential Morbidity Reporting to Public Health, for details. This report can be obtained by contacting the Provider Services Department of MHC. Information regarding Confidential Morbidity Reporting is located in the Tuberculosis section of this Manual.

Public Health Coordination

MHC has collaborated with Local Health Departments to:
- Negotiate the Memorandum of Understanding
- Develop and coordinate policies and procedures
- Provide in-service training to internal staff and contracted Providers/Practitioners

VACCINES FOR CHILDREN PROGRAM

Vaccine for Children (VFC)

The provision of immunizations to children is an essential component of the comprehensive periodic health assessment required for Medi-Cal Members under age twenty-one (21). Medi-Cal Providers/Practitioners are encouraged to participate in the Vaccine for Children (VFC) Program. This Federally and State funded program furnishes free vaccines in bulk to enrolled Providers/Practitioners. All Medi-Cal eligible children may receive these vaccines.

Becoming a VFC Provider

Download and review the program’s Provider Enrollment Packet from www.eziz.org. Complete enrollment forms and submit them to VFC. You may also FAX your request to VFC’s Customer Service Center at (877) 329-9832 to request paper-based Provider Enrollment Packets. Be sure to include the name and mailing address of the person to whom the packet should be sent. For more details see our enrollment section at www.eziz.org.

Once your application is received, VFC reviews the paperwork for completion, conducts license verifications, and assigns the enrollment request to a VFC Representative in your region to conduct a New Provider Enrollment Site Visit. Once a New Provider Enrollment Site Visit is completed, and VFC has verified your practice is ready to receive and store VFC-supplied vaccines (vaccine storage units meet program requirements), VFC will assign your practice a unique Provider Identification Number (PIN), complete your enrollment, and issue a welcome letter to confirm enrollment. For more information on California VC Program, visit the website at www.eziz.org or contact VFC at: Phone: (877) 243-8832; Fax: (877) 329-9832.

EARLY AND PERIODIC SCREENING, DIAGNOSIS AND TREATMENT (EPSDT) SERVICES

Early and Periodic Screening, Diagnostic and Treatment (EPSDT) is a Medi-Cal benefit for children under the age of twenty-one (21). The EPSDT benefit provides a comprehensive array of preventive, diagnostic, and treatment services. Molina is required to provide coverage of any services listed in section 1905(a) of the federal Social Security Act to children who are eligible for EPSDT services when the services are determined to be medically necessary to correct or ameliorate any physical or behavioral conditions. Services must also be provided when medically necessary to prevent disease, disability, and other health
conditions or their progression, prolong life, and promote physical and mental health and efficiency. The
determination of whether a service is medically necessary for an individual child must be made on a case-by-
case basis, taking into account the particular needs of the child. Molina will consider the child’s long-term
needs, not just what is required to address the immediate situation. Molina considers all aspects of a child’s
needs, including nutritional, social development, and mental health and substance use disorders. The EPSDT
benefit is more robust than the state Medi-Cal benefit package provided to adults, and is designed to ensure
that eligible children receive early detection and preventive care in addition to medically necessary treatment
services, so that health problems are averted or diagnosed and treated as early as possible. Molina providers
will follow Prior Authorization guideline, Authorization Process, as long as the guidelines do not contradict
or prove to be more restrictive than the federal statutory requirement.

Appropriate EPSDT services are to be initiated in a timely manner, as soon as possible but no later than sixty
(60) calendar days following either a preventive screening or other visit that identifies a need for follow-up.
EPSDT services include the following:

- Screening services provided “at intervals that meet standards of medical and dental practice, and at such
other medically necessary intervals to determine the existence of physical or mental illnesses or
conditions.” Screening services must at a minimum include: a comprehensive health and developmental
history (including assessment of both physical and mental health development); a comprehensive
unclothed physical exam; appropriate immunizations; laboratory tests (including blood lead level taking
into account age and risk factors); and health education (including anticipatory guidance). In addition,
screening services include any other encounter with a licensed health care provider that results in the
determination of the existence of a suspected illness or condition or a change or complication in a
condition.

- Vision services provided at intervals which meet reasonable standards of medical practice and that shall
at a minimum include diagnosis and treatment for defects in vision, including eyeglasses.

- Dental services provided at intervals which meet reasonable standards of dental practice to determine the
existence of a suspected illness or condition and at a minimum includes treatment for relief of pain and
infections, restoration of teeth, and maintenance of dental health.

- Hearing services provided at intervals which meet reasonable standards of medical practice to determine
the existence of a suspected illness or condition and, at a minimum, includes diagnosis and treatment for
defects in hearing, including hearing aids.

- Other necessary health care, diagnostic services, treatment, and measures to correct or ameliorate
defects and physical and mental illnesses and conditions discovered by the screening services, whether
or not such services or items are listed in the California state plan or are covered for adults.

Members under the age of twenty-one (21) must receive EPSDT screenings designed to identify health and
developmental issues, including Autism Spectrum Disorder (ASD) as early as possible. Molina is responsible
for providing medically necessary BHT services for children with that meet eligibility criteria for services. The
EPSDT benefit provides all medically necessary services as described under Title 22, CCR, Section 51184 and
Title 9, CCR, Sections 1820.205 and 1830.210 that may be referred to as “EPSDT Supplemental Services” in
the Molina contract with the Department of Health Care Services (DHCS).

**EPSDT Supplemental Services:**

- Molina is required to cover and ensure the provision of screening, preventive, and medically necessary
diagnostic and treatment services for individuals under the age of twenty-one (21) including EPSDT
Supplemental Services. The EPSDT benefit includes case management and targeted case management
services designed to assist children in gaining access to necessary medical, social, educational, and
other services. Molina must ensure that comprehensive case management is provided to each
beneficiary. Molina maintains procedures for monitoring the coordination of care provided to
beneficiaries, including but not limited to all medically necessary services delivered both within and outside the Molina provider network.

- Dental services are carved-out. The PCP will include dental screenings as a part of the initial health assessment. Dental screening/oral health assessment must be performed as part of every periodic assessment. Members will be referred to appropriate Medi-Cal dental providers. Molina will provide prior authorization for medical services required in support of dental procedures.

- Molina must ensure that the criteria set forth in Title 22, CCR, Section 51340.1 are met when approving the following EPSDT services: hearing services, onsite investigations to detect the source of lead contamination, and pediatric day health care services. In addition, MCPs must comply with the Americans with Disabilities Act mandate to provide services in the most integrated setting appropriate to the individuals.

- Speech therapy, occupational therapy, and physical therapy services are exempt from the benefit limitations. Molina provides speech therapy, occupational therapy, and physical therapy services when medically necessary to correct or ameliorate defects discovered by screening services, whether or not such services or items are covered under the state Medi-Cal plan.

- Molina will provide appointment scheduling assistance and necessary transportation, including non-emergency medical transportation (NEMT) and non-medical transportation (NMT), to and from medical appointments for medically necessary services. Molina is also responsible for providing NMT to obtain covered Medi-Cal medical, dental, mental health and substance use disorder services. Molina will make the best effort to refer and coordinate NEMT for non-covered services. In addition, Molina must refer for and coordinate NMT to and from appointments for all Medi-Cal services that are carved-out, including specialty mental health, substance use disorder, dental, and any other services provided through the Medi-Cal fee-for-service (FFS) delivery system. Molina will provide transportation for the parent or guardian when the member is a minor. Molina does not transport unaccompanied minors except in the event that the appointment is for a service that does not require parental consent, as defined by state and federal law.

For members under the age of twenty-one (21), the PCP will:

- Follow The Patient Protection and Affordable Care Act (ACA) mandated use of the current American Academy of Pediatrics periodicity schedule and Bright Futures guidelines and anticipatory guidance when delivering the EPSDT benefit, including but not limited to, screening services, vision services, and hearing services.

- Provide all age specific assessments and services.

- Provide screening, preventive, and medically necessary diagnostic and treatment services.

- The PCP may request Prior Authorization for EPSDT supplemental services through the Molina Prior Authorization process. Any contracting Molina practitioner, including a physician, clinic, home health agency, medical equipment supplier, psychologist, speech therapist, or audiologist, may provide EPSDT supplemental services.

**Molina Case Management Services**

- Molina Case Management Department will assist in the coordination of EPSDT Supplemental Services, including carve-out services:
  - Molina Case Management Department will assist in making referral to carve-out programs such as CCS, Regional Center, HCBS waiver program, Medi-Cal field office (organ transplants) or practitioner of other “carve-out” services such as dentists or mental health practitioner.
  - Where another entity—such as a local education agency (LEA), Regional Center, or local governmental health program—has overlapping responsibility for providing services to an individual under the age of
21, Molina Case Management Department will assess what level of medically necessary services the individual requires, determine what level of service (if any) is being provided by other entities, and then coordinate the provision of services with the other entities to ensure that Molina and the other entities are not providing duplicative services.

- Molina Case Management Department will assist with appointment scheduling assistance and necessary transportation, including NEMT and NMT, to and from medical appointments for the medically necessary services that Molina is responsible for providing, pursuant to contracts with DHCS. In addition, Molina must refer for and coordinate NMT to and from appointments for all Medi-Cal services that are carved-out, including specialty mental health, substance use disorder, dental, and any other services provided through the Medi-Cal fee-for-service (FFS) delivery system.

CALIFORNIA CHILDREN’S SERVICES (CCS) PROGRAM

The CCS program provides diagnostic and treatment services, medical case management, and physical and occupational therapy services to children under age twenty-one (21) with CCS-eligible medical conditions. Examples of CCS-eligible conditions include, but are not limited to, chronic medical conditions such as cystic fibrosis, hemophilia, cerebral palsy, heart disease, cancer, traumatic injuries, and infectious diseases producing major sequelae. The care is delivered by CCS paneled Providers and Practitioners.

MHC Primary Care Practitioners are responsible for performing all preliminary testing and examination to determine a member’s diagnosis or condition and for sufficiently documenting the information to support the diagnosis in the member’s medical record. In accordance with CCS eligibility criteria, potentially eligible members are referred by the PCP or specialist physician to the CCS program. Providers are to refer a member to the CCS Program within one working day of a suspicion of the presence of a CCS eligible condition. Any Provider/Practitioner, family member, or other interested party may make a referral to CCS.

The PCP is responsible to provide all Medically Necessary Covered Services for the member’s CCS eligible condition until CCS eligibility is confirmed. Once eligibility for the CCS program is established for a Member, the PCP shall continue to provide Basic Case management, all Medically Necessary Covered Services that are unrelated to the CCS eligible condition. If the local CCS program does not approve eligibility, the PCP remains responsible for the provision of all Medically Necessary Covered Services to the Member.

Eligibility Criteria

A medical eligibility criterion for CCS is based on a combination of CMS approved diagnostic and procedural coding categories and the presence of certain qualifying conditions. The listing by CMS approved diagnostic and procedural coding categories is a guide for participating Providers/Practitioners to identify potential CCS eligible conditions.

Who Qualifies for CCS?

The program is open to anyone who:

- Is under twenty-one (21) years old;
- Has having a medical condition that is covered by CCS;
- Is a resident of California;
- And has one of the following:
  - family income of $40,000 or less
  - out-of-pocket medical expenses expected to be more than twenty (20) percent of family's adjusted gross income
o a need for an evaluation to find out if there is a health problem covered by CCS
o was adopted with a known health problem that is covered by CCS
o a need for the Medical Therapy Program
o Medi-Cal, with full benefits

What Medical Conditions Does CCS Cover?

Only certain conditions are covered by CCS. In general, CCS covers medical conditions that are physically disabling or require medical, surgical, or rehabilitative services. Listed below are categories of medical conditions that may be covered and some examples of each:
- Infectious Disease Neoplasms
- Endocrine, Nutritional, and Metabolic Diseases, and Immune Disorder
- Diseases of the Blood and Blood-Forming Organs Mental Disorders and Mental Retardation
- Diseases of the Nervous System
- Diseases of the Eye
- Diseases of the Ear and Mastoid
- Diseases of the Circulatory System
- Diseases of the Respiratory System
- Diseases of the Digestive System
- Diseases of the Genitourinary System
- Diseases of the Skin and Subcutaneous tissue
- Diseases of the Musculoskeletal System and Connective Tissue
- Congenital Anomalies
- Perinatal Morbidity and Mortality
- Accidents, Poisonings, Violence, and Immunization Reactions

Special Programs

Several CCS programs are mandated for special segments of the county population and are described below. These are funded separately from the general CCS Program and have different policies and procedures to determine eligibility. The special therapy program usually operates within the public school context to provide long-term physical and occupational therapy.

CCS Application Form

Referrals to CCS must include medical documentation from the PCP or specialist. The referring Provider/Practitioner should also provide a CCS Application Form to the parent or guardian of a potentially eligible child and assist in the completion of the forms, if required. MHC Case Managers are also available to assist, as requested. If the family does not agree to a CCS referral, the MHC Case Manager, in conjunction with the Medical Director, will work with the PCP to develop a comprehensive case management plan to identify other available programs and services and to coordinate referrals.

Acceptance into CCS Program

If the Member is accepted into the CCS Program, the referring Provider/Practitioner and the member’s family receives a Notice of Action from the CCS Program.

OVERVIEW OF REFERRAL PROCESS
Initial referrals of Members with CCS eligible conditions may be made to the local CCS program by telephone, same-day mail or fax, if available. The NEW REFERRAL CCS/GHPP CLIENT SERVICE AUTHORIZATION REQUEST (SAR) form (DHCS 4488 (09/15)) shall be filed out completely and accurately, following the instructions included. The submission shall include supporting medical documentation sufficient to allow for eligibility determination by the local CCS program.

Inpatient Referrals

Hospitals are responsible for making referrals on patients with CCS-eligible conditions admitted to their institutions. Hospitals should fax a copy of the admission History and Physical with referral and Discharge Summary as soon as available even if the admission was prior authorized. Authorizations for unexpected admissions will ordinarily be effective beginning the date that CCS receives notification. CCS must be notified by the next working day following the admission date. The same timeliness rules apply to requests for extending a previously authorized length of stay. Justification of continued hospitalization must accompany extension requests. A list of CCS Approved Hospitals can be found on the DHCS website at: http://www.dhcs.ca.gov/services/ccs/Pages/CCSProviders.aspx

Authorizations

After CCS eligibility is confirmed, the patient may be directed to an appropriate CCS approved CCS paneled Provider/Practitioner(s). Authorizations are sent by the CCS Program to Providers/Practitioners. CCS reimburses only CCS-paneled providers and CCS-approved hospitals within MHC’s network; and only from the date of referral. All authorizations and are for care related to the CCS eligible condition only.

Authorization for payment shall be retroactive to the date the CCS program was informed about the Member through an initial referral by MHC or a contracted Provider. In an emergency admission, MHC or Contracted network physician shall be allowed until the next business day to inform the CCS program about the potentially eligible Member. Authorization shall be issued upon confirmation of panel status or determined to meet the CCS standards for paneling.

PCP Monitoring Process

Once eligibility for the CCS program is established for a Member, the PCP continues to provide Basic Case Management, and all Medically Necessary Covered Services, including Initial Health Assessment (IHA), and Early and Periodic Screening, Diagnosis and Treatment (EPSDT) screenings that are unrelated to the CCS eligible condition. If the local CCS program does not approve eligibility, the PCP remains responsible for the provision of Basic Case Management and all medically necessary diagnostic, preventive and specialty referrals for treatment services, including Initial Health Assessment (IHA), and Early and Periodic Screening, Diagnosis and Treatment (EPSDT) screenings. Molina audits PCP compliance with these requirements through regularly requesting attestations of compliance, and by performing monthly PCP file audits.

EARLY START PROGRAM

The California Early Intervention Services Act, known as Early Start, is designed for children with developmental delays and disabilities or those at high-risk for developmental disabilities who are under three (3) years of age.
Infants and toddlers from birth to age thirty-six (36) months may be eligible for early intervention services through Early Start if, through documented evaluation and assessment, they meet one of the criteria listed below:

- Have a developmental delay of at least thirty-three percent (33)% in one or more areas of either cognitive, communication, social or emotional, adaptive, or physical and motor development including vision and hearing; or
- Have an established risk condition of known etiology, with a high probability of resulting in delayed development; or
- Be considered at high risk of having a substantial developmental disability due to a combination of biomedical risk factors of which are diagnosed by qualified personnel. California Government Code: Section 95014(a); California Code of Regulations: Title 17, Chapter 2, Section 52022

The goal of the Early Start Program is to promote and facilitate early identification and access to service delivery for eligible infants and their families. Regional Centers (RCs) and Local Education Agencies (LEAs) are designated as the local agencies to receive referrals, evaluate eligibility, conduct assessments for special needs, prepare an Individualized Family Service Plan (IFSP), and manage coordination of delivery.

Identification of Condition

PCPs shall refer members to the Early Start Program at the local Regional Center for local resources which may include parent support groups; health care providers with knowledge about early intervention and disabilities; special education, early intervention and preschool programs; regional center contacts and vendored services; advocacy organizations; and other related resources for infants and toddlers with special needs and their families.

The MHC PCP shall coordinate all medical services rendered to eligible Member.

The PCP or the Member’s family may make a referral to the Regional Center (RC) located nearest the Member’s place of residence. The MHC CCS staff will assist with the referral process as requested by the PCP or Member’s family.

The PCP shall complete an intake and assessment for Member’s age birth thirty-six (36) months with, or suspected to have a developmental disability:

- Children shall receive a complete medical evaluation to confirm the diagnosis and determine the genetic and/or non-genetic etiology. This may include, but not be limited to:
  - Prenatal/perinatal history
  - Developmental history
  - Family history
  - Metabolic and chromosomal studies
  - Specialty consultations as indicated

- Regional Center Prevention Program - Medical Factors, Guidelines
  - Prematurity <thirty-two (32) weeks gestation or low birth weight <1,500 grams
  - Small for gestational age, below the 3rd percentile.
  - Severe respiratory distress requiring assisted ventilation for >forty-eight (48) hours during the first twenty-eight (28) days of life.
  - Asphyxia neonatorum associated with five (5) minutes apgar of three (3) or less.
  - Hyperbilirubinemia requiring exchange transfusion.
  - Severe and persistent metabolic abnormality
- Neonatal seizures or nonfebrile seizures during the first three (3) years of life.
- Central nervous system lesion or abnormality.
- Central nervous system infection
- Serious biomedical insult which may affect developmental outcome.
- Multiple congenital anomalies or genetic disorders which may affect developmental outcome.
- Prenatal exposure to known teratogens.
- Positive neonatal toxicology screen or symptomatic neonatal drug withdrawal.
- Clinical significant failure to thrive.
- Being an infant of a developmentally disabled parent may also be considered a risk factor.

- Referrals shall be directed to the intake screener of the Regional Center. Note: When referring to both CCS and RC, one referral shall not delay the other. The PCP may notify CCS and the Regional Center simultaneously if both the medical and early intervention services are necessary. The PCP shall route member information to the RC as soon as possible. Information shall include the following:
  - Reason for referral
  - Complete medical history and physical examination, including appropriate developmental screens.
  - The results of developmental assessment/psychological evaluation and other diagnostic tests as indicated.

Anyone can make a referral, including parents, medical care providers, neighbors, family members, foster parents, and day care providers.

The PCP is responsible for notifying parents/guardians for the availability of Early Start Services.

The PCP is to cooperate and collaborate in the development of the Individual Program Plan (IPP).

**Referral Coordination with California Children Services**

In situations where the Member is eligible for both CCS and Early Start, the first or primary referral should be to CCS, if the diagnosis or treatment for the CCS eligible condition is the major concern. The PCP should notify CCS and the appropriate RC simultaneously when both medical and early intervention services are necessary.

**Coordination of Care**

Depending on plan affiliation, the Medical Case Manager and Medical Director are available to assist PCPs and families with the referral procedure to ensure their referral was completed successfully and services were activated. If a Member was previously referred to or accepted into the Early Start Program, the Medical Case Manager assesses the case to determine if further case management services, including health education, are needed. The Medical Case Manager also contacts the parent/guardian for approval to discuss the member’s care with a RC.

Once the referral has been made, the PCP and Medical Case Manager will:
- Provide/refer for medically necessary therapy and/or equipment.
- Continue with medical management.
- Consult with and provide appropriate reports to the Early Intervention Team.
- Assist the client and/or family in following the IFSP recommendation.
- MHC will provide transportation to these appointments. Assistance with arrangement for transportation is available through the health plan contracted vendor, Secure Transportation, by calling (844) 292-2688.
Consent, Record Keeping, and Confidentiality

The Member or parent/guardian of a minor will consent to any screening, assessment, or treatment. Results of any screening, assessment, or treatment will be recorded in the Member’s medical record.

- Documentation will be in compliance with MHC Policy and Procedure, regarding Collection/Use/Confidentiality and Release of Primary Health Care Information.
- Findings, recommendations, and response to recommendations will be recorded by the Provider/Practitioner in the Member’s medical record.
- All information and results of the health assessment of each Member will be confidential and will not be released without the informed consent of the Member or parent/guardian.
- Appropriate governmental agencies will have access to records without consent of the Member or responsible adult, i.e., DHCS, DMHC, etc.

DEVELOPMENTAL DISABILITY SERVICE AND REGIONAL CENTER COORDINATION

The Department of Developmental Services (DDS) is responsible for a system of diagnosis, counseling, case management, and community support of persons with intellectual disability, cerebral palsy, epilepsy, autism and related conditions. These services are provided through state-operated developmental centers and community facilities, and contracts with twenty-one (21) nonprofit Regional Centers (RC). The regional centers serve as a local resource to help find and access the services and supports available to individuals with developmental disabilities and their families.

RCs are private, non-profit corporations under contract with the DDS. Their purpose is to enable people with developmental disabilities to lead as independent and productive lives as possible, to protect the legal rights of people with developmental disabilities and their families, and to reduce the incidents of developmental disabilities. Providers/Practitioners must provide eligible Medi-Cal members identified with, or suspected of having, developmental disabilities with all medically necessary and appropriate developmental screenings, primary preventive care, and diagnostic and treatment services. For members at risk of parenting a child with a developmental disability, MHC provides genetic counseling and other prenatal genetic services.

DDS services are for eligible members from thirty-six (36) months to adults. DDS includes Members with a disability that originates before the member attains eighteen (18) years of age, continues, or can be expected to continue indefinitely, and constitutes a substantial handicap for such individual. This may include mental intellectual disability, cerebral palsy, epilepsy, autism, and disabling conditions found to be closely related to intellectual disability or requiring treatment similar to that required for intellectually disabled individuals, including genetic screening and counseling when indicated. DDS does not include other disabling conditions that are (1) Solely Psychiatric Disorders; (2) Solely Learning Disabilities; and (3) Solely physical in nature.

Eligibility Determination

The Primary Care Physician (PCP) shall provide developmentally disabled Members with all appropriate screening, preventive, Medically Necessary, and therapeutic Covered Services. Preventive care will be provided according to the most recent American Academy of Pediatrics Guidelines for children the Guidelines of United States Preventive Services Task Force for adults and Early and Periodic Screening, Diagnostic and Treatment (EPSDT) Services. EPSDT benefit provides comprehensive screening, diagnostic, treatment and preventive health care services.
The PCP shall assess and refer eligible Members with developmental disabilities to the Regional Centers for those non-medical services provided through the Regional Centers such as but not limited to, respite, out-of-home placement and supportive living.

The MHC PCP shall coordinate all medical services rendered to eligible Members.

The PCP shall complete an intake and assessment for member’s age thirty-six (36) months to eighteen (18) years old with, or suspected to have a developmental disability:
- Members shall receive a complete medical evaluation to confirm the diagnosis and determine the genetic and/or non-genetic etiology. This may include, but not be limited to:
  - Prenatal/perinatal history
  - Developmental history
  - Family history
  - Metabolic and chromosomal studies
  - Specialty consultations as indicated

**Referral Process**

The PCP may refer members who are in need of non-medical, home and community based services to the RC such as but not limited to:
- Respite
- Out-of-home Placement
- Supported Living & Related Services

Members having, or suspected of having, a developmental disability may be referred to the RC nearest the Member’s place of residence. Referrals from the PCP should be directed to the Intake Coordinator at the RC and will include the reason for referral, the complete medical history and physical examination report with appropriate developmental screens, the results of developmental assessment/psychological evaluation, and other diagnostic tests as indicated. California Regional Centers Directory may be accessed at:
http://www.dds.ca.gov/rc/RCList.cfm

When MHC and the Medical Director determine that a Member is potentially eligible for a RC service, the Case Manager will contact the PCP or specialist to determine if the Member and the family have been informed and have approved the referral or have been previously referred or accepted into a RC.

If a Member was previously referred to or accepted into the RC, the Case Manager assesses each individual case to determine if further case management services are needed. If services are not required, MHC contacts the parent/guardian for approval to discuss the Member’s case with the RC. If the Member was not previously referred to or accepted into the RC, the Case Manager contacts the PCP and the family regarding assistance with the referral process. If requested, the Case Manager assists the family and Provider/Practitioner to complete the referral process.

**Intake and Assessment**

RC’s shall review referrals to determine RC eligibility and consider the need for development programs or family support services which are not available from other generic or private sources

The PCP shall be directed to the RC’s intake coordinator and shall provide the following information:
- Reason for referral
• Complete medical history and physical examination, including appropriate developmental screens.
• The results of developmental assessment/psychological evaluation and other diagnostic tests as indicated.

The RC shall review the referral within fifteen (15) working days of receipt.

Primary Care Practitioner’s Responsibilities

PCP shall perform developmental screening including vision and hearing assessments and review of dental status at intervals specified in the CHDP and EPSDT policies and procedures for children up to age eighteen (18).

Medically necessary diagnostic and treatment services for physical and developmental conditions identified in the screenings shall be provided or arranged.

• Primary care and specialized medical treatment necessary shall be provided for:
  o All Medically Necessary and therapeutic Covered Services to Members with developmental disabilities.
  o The PCP shall assure evaluation and procurement of the durable and non-durable medical equipment according to UM guidelines.

Referral Coordination with California Children Services

In situations where the child is eligible for both California Children Services (CCS) and RC services, the first referral should be to CCS if diagnosis or treatment for CCS eligible conditions is the major concern. The Provider/Practitioner may wish to notify CCS and the appropriate RC simultaneously if both medical and early intervention services are necessary.

Regional Center Responsibilities

The Department of Developmental Services is responsible for designing and coordinating a wide array of services for California residents with developmental disabilities. Regional centers help plan, access, coordinate and monitor these services and supports.

A Person-Centered Planning approach is used in making decisions regarding where a person with developmental disabilities will live and the kinds of services and supports that may be needed. In person-centered planning, everyone who uses regional center services has a planning team that includes the person utilizing the services, family members, regional center staff and anyone else who is asked to be there by the individual. The team joins together to make sure that the services that people are getting are supporting their choices in where they want to live, how and with whom they choose to spend the day, and hopes and dreams for the future.

Case Management

• MHC will provide coordination of care and services with primary care practitioners, specialists, and allied health professionals (including speech, occupation and physical therapists), procuring of durable and non-durable medical equipment and securing in-home nursing services and EPSDT supplemental services,
• When needed medical sub-specialty services are not available within the network, the service will be provided out-of-network, with the continuity of care maintained.
• With the written consent of the member or parent/guardian of a minor, medical records will be routed to the RC when appropriate.
• Case Management will provide follow-up and coordination of the treatment plan between the MHC PCP,
any specialists, and the RC.

Case Management includes the following:

- For Members thirty-six (36) months to adults, providing or arranging for medically necessary diagnostic and treatment services necessary to correct and/or ameliorate conditions discovered in the screening process.
- Providing available medical documentation and reports, as requested, to the RC Case Manager.
- Providing or arranging for medically necessary therapies and durable medical equipment.

Transportation

MHC will provide transportation to these appointments. Assistance with arrangement for transportation is available through the health plan contracted vendor, Secure Transportation, by calling (844) 292-2688.

Unresolved Questions and Conflicts

RC staff determines eligibility and provides case management services to their clients. Issues that arise between the RC and MHC, or the PCP will be resolved by MHC’s Medical Director or the Medical Director of the affiliated health plan. During any problematic periods, a Case Manager and the PCP or specialty practitioner will continue to manage the medical case of the Member. Medical Case Managers will maintain routine interaction with the RC and will share data regarding health care encounters and program enrollment figures. Unresolved questions and conflicts between MHC and RC concerning eligibility, diagnostic testing, treatment plan, and associated Member benefits, should be directed to either of the following:

Molina Healthcare of California
Attn: Health Care Services Regional Center
Liaison

Manager, DDS Prevention and Children Services Branch
Department of Developmental PO Box 944202
Sacramento, CA 94244-2020
(916) 654-1690 or TYY: (916) 654-2054

The MHC Case Manager and Medical Director will coordinate and authorize all immediate health care needs for the Member in collaboration with the PCP until resolution is obtained. Included for your reference is the RCs Information Sheet and Roster.

PCP Monitoring Process

Once eligibility for a RC program is established for a member, the PCP continues to provide Basic Case Management, and all Medically Necessary Covered Services, including Initial Health Assessment (IHA), and Early and Periodic Screening, Diagnosis and Treatment (EPSDT) screenings that are unrelated to the RC eligible condition. The PCP remains responsible for the provision of Basic Case Management and all medically necessary diagnostic, preventive and specialty referrals for treatment services, including Initial Health Assessment (IHA), and Early and Periodic Screening, Diagnosis and Treatment (EPSDT) screenings. Molina audits PCP compliance with these requirements through regularly requesting attestations of compliance, and by performing monthly PCP file audits.

CALIFORNIA DEPARTMENT OF DEVELOPMENTAL SERVICES

Regional Centers

The Department of Developmental Services (DDS) is responsible for coordinating a wide array of services for California residents with developmental disabilities, infants at high-risk for developmental disabilities, and
individuals at high risk for parenting a child with a disability. These services are, provided through a statewide system of twenty (20) locally based RCs.

The DDS contracts with the RCs to offer services in all fifty-eight (58) California counties. Located throughout the State, the local RCs serve as the point of entry into the developmental mental disabilities service system including admissions to the developmental centers. The RCs provide intake and assessment services to determine client eligibility and service needs. RCs then work with other agencies and utilize “generic services” whenever possible to arrange purchase and provide services including the full range of early intervention services. Early intervention services that cannot be provided by other publicly funded agencies are generally purchased through contracts with service Providers/Practitioners that are “vendored” by a RC. Services vary among the RCs based on local needs and resources.

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<tr>
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<tr>
<td>Alta California</td>
<td>Phil Bonnet</td>
<td>Alpine, Colusa, El Dorado, Nevada, Placer, Sacramento, Sierra, Sutter, Yolo, and Yuba counties</td>
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<tr>
<td>2241 Harvard St., Ste. 100 Sacramento, CA 95815</td>
<td>(916) 978-6400</td>
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<tr>
<td>Central Valley</td>
<td>Heather Flores</td>
<td>Fresno, Kings, Madera, Mariposa, Merced, and Tulare counties</td>
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<tr>
<td>4615 North Marty Ave. Fresno, CA 93722</td>
<td>(559) 276-4300</td>
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<tr>
<td>East Bay</td>
<td>Lisa Kleinbub</td>
<td>Alameda and Contra Costa counties</td>
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<tr>
<td>500 Davis St., Ste. 100 San Leandro, CA 94577</td>
<td>(510) 618-6100</td>
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<tr>
<td>Eastern Los Angeles</td>
<td>Gloria Wong</td>
<td>Eastern Los Angeles county including the communities of Alhambra and Whittier</td>
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<tr>
<td>1000 South Fremont Alhambra, CA 91802</td>
<td>(626) 299-4700</td>
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<tr>
<td>Far Northern</td>
<td>Laura Larson</td>
<td>Butte, Glenn, Lassen, Modoc, Plumas, Shasta, Siskiyou, Tehama, and Trinity counties</td>
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<tr>
<td>1900 Churn Creek Rd., #319 Redding, CA 96002</td>
<td>(530) 222-4791</td>
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<tr>
<td>Golden Gate</td>
<td>Melinda Sullivan</td>
<td>Central Los Angeles county including Burbank, Glendale, and Pasadena</td>
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<tr>
<td>3303 Wilshire Blvd., Ste. 700 Los Angeles, CA 90010</td>
<td>(213) 383-1300</td>
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<tr>
<td>Harbor</td>
<td>Eric Zigman</td>
<td>Marin, San Francisco, and San Mateo counties</td>
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<tr>
<td>875 Stevenson St., 6th Floor 1355 Market Street, Suite 220 San Francisco, CA 94103</td>
<td>(415) 546-9222</td>
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<tr>
<td>Inland</td>
<td>Patricia Del Monico</td>
<td>Southern Los Angeles county including Bellflower, Harbor, Long Beach, and Torrance</td>
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<tr>
<td>1365 S. Waterman Ave. San Bernardino, CA 92408</td>
<td>(310) 540-1711</td>
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<td>Mailing: P. O. Box 19037 San Bernardino, CA 92423</td>
<td>(310) 540-1711</td>
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<tr>
<td>Inland</td>
<td>Lavina Johnson</td>
<td>Riverside and San Bernardino counties</td>
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<td>1365 S. Waterman Ave. San Bernardino, CA 92408</td>
<td>(909) 890-3000</td>
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<td>Kern</td>
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<td>(661) 327-8531</td>
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<td>North Bay</td>
<td>Bob Hamilton</td>
<td>Napa, Solano, and Sonoma counties</td>
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<td>(707) 256-1100</td>
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<td>North LA County</td>
<td>George Stevens</td>
<td>Northern Los Angeles county including San Fernando and Antelope Valleys</td>
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<td>(818) 778-1900</td>
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<td>Orange County</td>
<td>Larry Landauer</td>
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<td>(714) 796-5100</td>
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<tr>
<td>Redwood Coast</td>
<td>Rick Blumberg,</td>
<td>Del Norte, Humboldt, Mendocino, and Lake counties</td>
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<td></td>
<td>Ph.D. (707) 445-0893</td>
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<tr>
<td>San Andreas</td>
<td>Javier Zaldivar</td>
<td>Monterey, San Benito, Santa Clara, and Santa Cruz counties</td>
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<tr>
<td></td>
<td>(408) 374-9960</td>
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<tr>
<td>San Diego</td>
<td>Carlos Flores</td>
<td>Imperial and San Diego counties</td>
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<tr>
<td></td>
<td>(858) 576-2996</td>
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<tr>
<td>San Gabriel/Pomona</td>
<td>R. Keith Penman</td>
<td>Eastern Los Angeles county including El Monte, Monrovia, Pomona, and Glendora</td>
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<tr>
<td></td>
<td>(909) 620-7722</td>
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<tr>
<td>South Central LA</td>
<td>Dexter Henderson</td>
<td>Southern Los Angeles county including the communities of Compton and Gardena</td>
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<td>(213) 744-7000</td>
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<tr>
<td>Tri-Counties</td>
<td>Omar Noorzad,</td>
<td>San Luis Obispo, Santa Barbara, and Ventura counties</td>
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<td></td>
<td>Ph.D. (805) 962-7881</td>
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<tr>
<td>Valley Mountain</td>
<td>Tony Anderson</td>
<td>Amador, Calaveras, San Joaquin, Stanislaus, and Tuolumne counties</td>
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<td></td>
<td>(209) 473-0951</td>
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<tr>
<td>Westside</td>
<td>Carmine Manicone</td>
<td>Western Los Angeles county including the communities of Culver City, Inglewood, and Santa Monica</td>
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<td>(310) 258-4000</td>
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8.4 HEALTHCARE SERVICES: WAIVER PROGRAMS

DEVELOPMENTAL DISABILITIES SERVICES WAIVER

The Developmental Disabilities Services (DDS) administered Home and Community Based Services (HCBS) waiver program was established to meet the medical needs of developmentally disabled Medi-Cal recipients age thirty-six (36) months to adults. DDS includes members with a disability that originates before the Member attains eighteen (18) years of age, continues, or can be expected to continue indefinitely, and constitutes a substantial handicap for such individual. DDS and MHC coordinate the medical management of chronically ill, developmentally disabled Medi-Cal Members, including those with catastrophic illnesses, technologically dependent and/or risk of life threatening incidences, who, but for the provision of such services, would reside in an intermediate care facility for the developmentally disabled.

DDS HCBS Waiver Program

Regional Centers (RCs) oversee the DDS administered HCBS waiver program. There are four (4) types of care settings in the HCBS waiver program:

- Member’s home where specialized services may be delivered.
- Local intermediate care facility licensed as an ICS/DD.
- Local habilitative developmental-disability care facility licensed as a DDH.
- Local nursing developmental-care facility licensed as a DDN.

The RC Inter-Disciplinary Team is responsible for determining the HCBS waiver setting most appropriate for the eligible Member. Although the RCs provide overall case management, they are not responsible for the direct medical services. During the Member’s participation in the DDS administered waiver program, MHC will continue to provide all primary care and other medically necessary services.

Eligibility

MHC Case Management staff will monitor and review inpatient stays of members with a potential need for supportive care, to determine appropriate utilization and to identify Members who may potentially benefit from a DDS HCBS waiver. Case Managers will also work to ensure that potentially eligible Members are referred in a timely manner. Included for your reference is the DHCS assigned waiver criteria.

Referrals to HCBS

When a Case Manager is notified of a Member with a potential need for supportive care, the Case Manager will initiate a request for the medical record from the Member’s Primary Care Practitioner (PCP). Upon receipt of the Member’s medical records, the Case Manager and the Medical Director will review the records to determine if there is a need for supportive care. If supportive care is not needed, no referral is made and the Member or family is notified.

If supportive care is deemed necessary, a case conference will be conducted with the Member and/or family, PCP, specialist, ancillary Providers/Practitioners, and MHC Case Manager. The MHC Case Manager is responsible for coordinating with the RC Case Manager and the PCP.

Referral and Coordination of Services
Once a Member is deemed eligible for the DDS administered HCBS program, a RC Case Manager is assigned to coordinate waiver services. The receiving of DDS administered HCBS services does not warrant or require a Member’s disenrollment from the Plan.

**PCP’s Responsibilities**

The PCP’s primary responsibility is to refer Members, transmit medical records, and develop a plan of treatment. The PCP, along with the Case Manager as necessary, is still required to provide and coordinate care.

The Case Manager is responsible for coordinating with the RC Case Manager and the PCP in the development of the Member’s individual services plan/individual education plan.

If the Member is receiving services through DDS, the Case Manager assists in coordinating care with the PCP and RC. If the Member is not receiving services through DDS, the Case Manager conducts an analysis of the cost-effectiveness of in-home services versus institutional services:

- If the member’s condition meet criteria for the waiver program, the Case Manager makes an appropriate referral to DDS at:
  
  Department of Developmental Services  
  Department of Health Care Services  
  1600 9th Street  
  P.O. Box 944202  
  Sacramento, CA 94244-2020  
  (916) 654-1690

- If the member does not meet the criteria for the waiver program, or if placement is not available, MHC will continue to case manage and provide all medically necessary services to the member.

**Problem Resolution**

RC’s staff determines eligibility and is responsible for the overall case management of the member. In the event that MHC is in disagreement with the RC’s decision and/or recommendation concerning the provision of waiver services, the Case Manager will be responsible for problem resolution. The Case Manager will continue to coordinate and authorize all immediate health care needs for the member in collaboration with the PCP until resolution is reached.

**WAIVER PROGRAMS - DEVELOPMENTAL DISABILITIES**

**DDS HCBS Waiver Participants**

Administered by the Department of Developmental Services

- A recipient may only receive waiver services from the DDS HCBS.
- A recipient may receive Medi-Cal benefits if “medically necessary”.
- A recipient may receive Supplemental EPSDT benefits.
- A recipient of waiver services must meet the criteria for participation in the waiver program AND meet the criteria for medical necessity.
- The determinations of eligibility for participation in the DDS HCBS waiver are made by the RC.
- The determinations of necessity of services are made by the RC Interdisciplinary Team using their person-centered planning process.
- If the member has a qualifying condition or diagnosis under the Developmental Disabilities Program for the Waiver Programs and the Member is over age twenty-one (21), the MHC Case Management Department will evaluate eligibility for other programs.
• Children with diagnosis of developmental delay are not eligible for the DDS HCBS waiver.
• Children at risk of developing a developmental disability are not eligible for the DDS HCBS waiver.
• The Member must be a consumer of the RC and the RC will be contacted to provide oversight.
• The Member must meet the admission requirements for an ICF/DD, ICF/DD-H, or ICF/DD-N facility and require some medical care and active treatment.
• The Member must be a Medi-Cal beneficiary.

Institutional DDS HCBS Waiver Participants

• The Member must meet all criteria for DDS HCBS waiver program.
• The Member must have been determined eligible for DDS HCBS waiver services.
• The Member must receive a referral from the RC to the County for Medi-Cal fiscal eligibility determination using institutional rules.
• The Member must receive at least one (1) DDS HCBS waiver service at all times in order to maintain Medi-Cal eligibility.

AIDS WAIVER PROGRAM

The AIDS Waiver Program is designated to provide in-home care to recipients who would otherwise require institutionalization in a medical facility for a prolonged period.

Eligibility

To qualify for enrollment in the AIDS Waiver Program, members with Acquired Immune Deficiency Syndrome (AIDS) or symptomatic Human Immunodeficiency Virus (HIV) disease must meet the following criteria:
• Be Medi-Cal eligible.
• Require nursing facility (NF) level of care or above.
• Score sixty (60) or less on the Kamofsky Scale.
• Have exhausted other coverage for health care benefits similar to those available under the AIDS waiver prior to utilization of AIDS waiver services.
• Have a safe home setting.

For children, waiver agencies must choose the Centers for Disease Control and Prevention “Classification System for Human Immunodeficiency Virus Infection in Children under 13 Years of Age.” Children must be classified as “P2” under the CVC classification to be eligible for the waiver program.

The PCP, with assistance from the Case Management staff, as requested, will inform eligible members about the availability of the AIDS Waiver Program. At the request of a member, the PCP will provide the Waiver Agency with appropriate medical documentation including:
• History and physical.
• Relevant lab results.
• Therapeutic regime.

Information and documentation will be submitted for acceptance to:
Office of AIDS, California Department of Public Health (CDPH)
MS7700
P.O. Box 997426
Sacramento, CA 95899-7426
Case Management and Coordination Process

Once MHC Case Management Staff is notified of a Member with a potential need for supportive care, staff requests medical records from the Member’s PCP. Case Management Staff, with the PCP, meets with the Member and caregivers to discuss AIDS Waiver Program availability:

- If the Member is eligible for and requests program referral, the type of supportive care needed is identified and a referral is initiated by the Case Manager.
- If the Member is determined to be ineligible or declines program referral, the Case Manager initiates case management as necessary.

The Case Manager coordinates the transfer of the case management plan and/or any pertinent information to the AIDS Waiver Program representative. Financial limitations of the program are provided on a yearly basis per patient per calendar year. The carve-out of AIDS medications is included for your reference.

Problem Resolution

Resolution of problems or conflicts between the HIV/AIDS provider/practitioner and Office of AIDS can be addressed to either of the following:

Molina Healthcare of California
Attn: Medical Director
200 Oceangate, Suite 100
Long Beach, CA 90802
(800) 526-8196

Office of AIDS
California Department of Public Health
MS7700
P.O. Box 997426
Sacramento, CA 95899-7426
(916) 449-5900
(916) 449-5909 (fax)

HOME AND COMMUNITY-BASED SERVICES

The Home and Community Based Services (HCBS) are designated to provide in-home care to recipients who would otherwise require institutionalization in a medical facility for a prolonged period.

The medical management of chronically ill Members, including Members with catastrophic illnesses, technologically dependent and/or risk of life threatening incidences; require close coordination between MHC, its subcontracted Providers/Practitioners, and the In-Home Operations (IHO) administered HCBS waiver program. The primary goal is to ensure that the medical needs of Members who are physically, and possibly mentally, disabled are met appropriately and safely in a home environment.

- In-Home Medical Care (IHMC) Waiver - The IHMC Waiver is designed for Medi-Cal recipients who, in the absence of the waiver, would be expected to require at least ninety (90) days of acute hospital care before beginning IHMC Waiver services.
- Skilled Nursing Facility (SNF) - The SNF Waiver is designed for persons who are physically disabled or aged at the NF Level B SNF level of care and who are inpatients of an NF Level B, or whose admission to an NF Level B is imminent.

Referral and Coordination Process
MHC staff will monitor and review all in-patient stays to determine appropriate utilization and to identify Members who may potentially benefit from an HCBS waiver. The MHC staff will review the potentially eligible Member’s medical needs and prognosis for ongoing care with the PCP and Inpatient Facility Discharge Planner/Case Manager.

The PCP will inform the Member, guardian, or authorized representative about the availability of in-home care alternatives. Such education will be documented in the Member’s medical record. On consent of the Member, guardian, or authorized representative, the MHC staff will coordinate with the Inpatient Facility Discharge Planner/Case Manager to refer the Member to a licensed and Medi-Cal certified Home Health Agency for evaluation.

The Home Health Agency Multi-Disciplinary Team will evaluate the Member’s health care needs and the appropriateness of the Member’s home and health environment. In coordination with the hospital staff, MHC’s Case Manager will request an interdisciplinary care team conference. Attendees will include the Member and/or family caregivers, PCP and/or attending Provider/Practitioner, Inpatient Facility Discharge Planner, Case Manager, and the Home Health Agency Case Manager. The purpose of this conference is to assess the feasibility of in-home care, to recommend the appropriate services necessary to meet the health care needs of the Member and to predict a potential start date for in-home care.

Authorization

The Home Health Agency will prepare all necessary Letters of Agreement and the Treatment Authorization Request (TAR). Home Health Agencies are encouraged to identify the waiver recipient by highlighting “waiver recipient” in the Provider/Practitioner address section of the TAR. The Home Health Agency will submit the appropriate information to the following:

For programs administered by In-Home Operations, including Nursing Facilities Waiver and In-Home Medi-Cal Waiver, appropriate information should be submitted to:

Senior and Adult In-Home Supportive Services
4875 Broadway Sacramento, CA 95820
Telephone: (916) 874-9471
Fax: (916) 874-9682

If the agency administering the waiver program concurs with MHC’s assessment of the Member and there is available placement in the waiver program, the Member will receive waiver services while still being enrolled with MHC. MHC shall continue to provide all medically necessary covered services to the Member.

Problem Resolution

In the event of a disagreement with the Authorizing Unit decision and/or recommendations concerning the provision of waiver services, MHC’s Case Manager will be responsible for initiating the problem resolution process.

The Authorizing Unit Staff determines eligibility and the Home Health Agency Case Manager is responsible for the overall case management of the Member. If prior to disenrollment from MHC, a participating Provider/Practitioner disagrees with an Authorizing Unit’s decision regarding eligibility or the Home Health Agency’s Case Manager’s service provisions, all medical records and correspondences will be forwarded to the MHC Medical Director at:

Molina Healthcare of California
Attn: Medical Director
200 Oceangate, Suite 100
Long Beach, CA 90802
Telephone: (800) 526-8196
Fax: (562) 499-6173

The MHC Case Management Department will continue to coordinate with the MHC Medical Director to authorize all immediate health care needs for the Member in collaboration with the PCP until resolution is obtained. The Authorizing Unit Staff will forward issues to MHC’s Medical Director for resolution at the County and State level.

**NURSING FACILITY WAIVER PROGRAM**

**Criteria for Nursing Facility (NF) Waiver Program**

Administered by In-Home Operations
- The beneficiary for whom in-home medical care waiver services are requested would otherwise require care in an inpatient acute care hospital for at least ninety (90) consecutive days.
- The total cost incurred by the Medi-Cal program in providing in-home medical care waiver services and other medically necessary Medi-Cal services to the beneficiary is less than the total cost incurred by the Medi-Cal program in providing all medically necessary services to the beneficiary in an inpatient acute care hospital.
- Case Management services that are provided by a licensed Registered Nurse (RN) consist of ongoing inpatient assessment, evaluation, routine case recording, and preparation of reports to PCP and Medi-Cal regional offices.
- Nursing care is provided by a certified individual supervised by an RN or Licensed Vocational Nurse (LVN)
- Those physical adaptations to the home that are necessary to ensure the health, welfare, and safety of the individual or to enable the recipient to function with greater independence in the home and without which the recipient would require institutionalization. The service is a one (1) time event as required by the recipient’s plan of care.
- Care consists of duties identified by the Board of Registered Nursing to be performed by RNs only, as defined in Title 22, C.C.R., Section 51067.
- Care provided by a licensed individual as defined under Title 22, C.C.R., Section 51069.
- A Personal Emergency Response System (PERS) is an electronic device which enables individuals at high-risk of institutionalization to secure help in the event of an emergency.
- Family training is provided by a licensed RN for the families of individuals served under this waiver. Training includes instruction about treatment regimens and use of equipment specified in the plan of care and will include updates as necessary to safely maintain the individual at home.
- Physical Therapy services will include evaluation, treatment planning, treatment, instruction, consultation services, and treatment of any bodily condition by the use of physical, chemical, and other properties of heat, light, water, electricity or sound, and by massage and active, resistive, or passive exercise. Single procedure to one (1) resistive or passive exercise. Single procedure to one (1) area - initial thirty (30) minutes.
- Occupational Therapy - services prescribed by a Provider/Practitioner to restore or improve a person’s ability to undertake activities of daily living when those skills are impaired by developmental or psychosocial disabilities, physical illness, or advanced age. Occupational Therapy services will include evaluation, treatment planning, instruction, and consultation services. Treatment - initial thirty (30) minutes with additional treatment of fifteen (15) minutes each.
• Speech Therapy services - speech language therapy per one-half (1/2) hour.
• Audiology services are services for the purpose of identification, measurement, appraisal, and counseling related to hearing and disorders of hearing, the modification of communicative disorders resulting from hearing loss affecting speech, language and audio logical behavior, and the recommendation and evaluation of hearing aids. Hearing Therapy per one-half (1/2) hour.
• Family Therapy is a service in which appropriate assessments are made by a qualified counselor to the recipient, as well as group and family counseling with the recipient, with regard to the psychological adjustment to home and community-based care. One (1) and one-half (1/2) hours maximum.
• Utility services directly attributable to the operation of life-sustaining medical equipment in the recipient’s place of residence to prevent re-institutionalization of waiver recipients who are dependent upon medical technology for survival in or out of an institution. Utility coverage must be included in the plan of care.
• Shared nursing services provided to two (2) or more recipients by a licensed RN, in accordance with the plan of care.
• Shared nursing services to two (2) or more recipients by a licensed LVN under the direction of an RN, in accordance with the plan of care.
• Shared nursing services provided to two (2) or more recipients by a licensed Home Health Aide under the direction of an RN in accordance with the plan of care.
• Unspecified waiver services to be used for unlisted NF waiver services.
• Members do not need to disenroll from MHC while they are enrolled in the Nursing Facility/Acute Hospital Waiver (NF/AH Waiver) Program.

Criteria for Pediatric Sub-Acute

• Tracheostomy care with continuous mechanical ventilation for a minimum of six (6) hours each day.
• Tracheostomy care with suctioning and room air or oxygen as needed and one (1) of the six (6) treatment procedures listed below.
• Administration of any three (3) of the six (6) treatment procedures listed below.

Treatment Procedures

• Total parenteral nutrition.
• Inpatient physical, occupational, and/or speech therapy, at least two (2) hours per day, five (5) days per week.
• Tube feeding (nasogastric or gastrostomy).
• Inhalation therapy treatments every shift at a minimum of four (4) times per twenty-four (24) hour period.
• IV therapy involving:
  • The continuous administration of a therapeutic agent
    o The need for hydration.
    o Frequent intermittent IV drug administration via a peripheral and/or central line.
  • Dependence on peritoneal dialysis treatments requiring at least four (4) exchanges every twenty-four (24) hours.

ADULT SUB-ACUTE

Criteria are based on: Milliman and Robertson: Alternative Setting Criteria.
IN-HOME MEDICAL WAIVER

Criteria for In-Home Medical Waiver

Administered by the In-Home Operations

- The attending Provider/Practitioner and Medical Director or designee has determined that the patient requires the acute level of care.
- The attending Provider/Practitioner takes total responsibility for the care of the patient.
- The patient’s condition is chronic and requires long-term care. The patient is relatively stabilized so as to make in-home care safe and feasible.
- The home setting is medically appropriate as determined by the Medical Director or designee.
- A supportive home and/or community environment makes home placement possible.
- The cost of home and community-based care is less than the cost of acute care for the individual and is the least costly care available and is appropriate for the individual.
8.5 HEALTHCARE SERVICES: LONG TERM SERVICES & SUPPORTS

Molina Medi-Cal Members have access to a variety of Long Term Services and Supports (LTSS) to help them meet daily needs for assistance and improve quality of life. LTSS benefits are provided over an extended period, mainly in Member homes and communities, but also in facility-based settings such as nursing facilities as specified in his/her Individualized Care Plan. Overall, Molina’s care team model promotes improved utilization of home and community-based services to avoid hospitalization and nursing facility care. Molina case managers will work closely with LTSS centers and staff to expedite evaluation and access to services.

LTSS includes all of the following:
- Community Based Adult Services (CBAS)
- In Home Supportive Services (IHSS)
- Multipurpose Senior Services Program (MSSP)
- Long Term Care, Custodial Level of Care in a Nursing Facility

Under the California Coordinated Care Initiative (CCI) which began in April 2014 for Riverside, San Bernardino and San Diego counties and in July 2014 for Los Angeles county, beneficiaries who wish to receive these services must get them through a Medi-Cal Managed Care Plan. Molina Members in Sacramento and Imperial counties will also get CBAS through Molina but the other LTSS options remain as waiver programs. Under California policy Molina provides coordination between medical care, LTSS, and mental health and substance use benefits covered by Medicare and Medi-Cal. Much of this coordination requires stronger partnership between Molina and county agencies that provide certain LTSS benefits and services. The MOU between Molina and county agencies delineates roles and responsibilities, and processes for referrals and will serve as the foundation for such coordination efforts.

MULTIPURPOSE SENIOR SERVICES PROGRAM

Multipurpose Senior Services Program (MSSP) provides social and health care management for frail elders who are eligible for placement in a nursing facility but who wish to remain in the community. The goal of the program is to arrange for and monitor the use of community services to prevent or delay premature institutional placement of these frail clients. The services must be provided at a cost lower than that for nursing facility care.

MSSP assists frail, elderly members, sixty-five (65) years and over and at-risk of nursing home placement, to remain safely in their homes. MHC members may be eligible for MSSP if they are sixty-five (65) years of age or older, live within an MSSP sites service area, be able to be served within MSSP’s cost limitations, be appropriate for care management services, currently eligible for Medi-Cal, and certified or certifiable for placement in a nursing facility. MSSP site staff makes this certification determination based upon Medi-Cal criteria for placement.

MSSP services include:
- Adult day care
- Housing assistance
- Chore and personal care assistance
- Protective supervision
- Care management
- Respite
- Transportation
- Meal services
• Social services
• Communications services

Referral and Coordination Process

MHC Case Management staff monitors and reviews members to determine appropriate utilization of services and to identify Members who may potentially benefit from the MSSP program.

Providers needing to make a referral should call our Case Management department at FAX: (562) 499-6105 PHONE: (800) 526-8196 ext. 127604 or MHCCaseManagement@MolinaHealthcare.com and request assistance in referring the Member for MSSP and other community resources.

It is the responsibility of the health plan to ensure that potentially eligible Members are referred to the MSSP program in a timely manner.

The health plan’s Case Management staff and PCP shall work with the MSSP Waiver Case Management Team to coordinate appropriate services.

Once the Case Manager is notified of a Member with a potential need for support or care, he/she initiates the request for medical records from the Member’s PCP. If MSSP care is not indicated, no referral is made and the Member and/or family member is notified by the Case Manager and the PCP continues to case manage. If MSSP care is indicated, a case conference shall be conducted with the Member and/or family, PCP, specialist, ancillary Provider/Practitioners, and Case Manager. The case conference is coordinated by the MSSP Case Management Team.

Case Management Process

If the Member is determined to be eligible for program referral to the MSSP, MHC or affiliated subcontracted plan Case Manager shall actively participate in the MSSP Case Management Team to develop a comprehensive case management plan. The Case Manager will assist the MSSP team to ensure timely, effective, and efficiently coordinated services to meet the Member’s care plan goals.

Problems and Resolutions

In the event that there is a disagreement with the MSSP decision and/or recommendations concerning the provision of waiver services, please refer to the State APL 15-002 Multipurpose Senior Services Program Complaint, Grievance, Appeal, and State Hearing Responsibilities in Coordinated Care Initiative Counties.

COMMUNITY BASED ADULT SERVICES (CBAS)

Licensed Community Based Adult Services (CBAS) Centers provide health and social services as an alternative to institutionalization and a safe and therapeutic environment for adult MHC Members with eligible conditions.

As of October 1, 2012, MHC became financially responsible for all CBAS services; however, the Primary Care Practitioner (PCP) continues to be responsible for providing medically necessary care. CBAS includes nursing and therapeutic care for the Member who may have a physical or mental impairment that handicaps daily activities but who does not require institutionalization.
Eligibility

To be eligible to receive CBAS services, one of the following criteria’s must be met:

- Nursing facility level A eligible.
- Chronic acquired or traumatic brain injury or chronic mental health.
- Alzheimer’s disease or other dementia stage 5, 6, 7.
- Mild cognitive impairment, including stage 4 dementia.
- Developmental disability.
- A physician, nurse practitioner or other health care provider has within his/her scope of practice requested ADHC services.
- Member must need supervision with two or more of the following activities of daily living: bathing, dressing, self-feeding, toileting, ambulation, transferring, money management, accessing resources, meal preparation or transportation.

Referral

- Complete & fax CBAS Request for Services Form at: (800) 811-4804
- For more information or if you have any questions, please call MHC Utilization Management Department at: (844) 557-8434 or Member Services Department at (888) 665-4621.

IN-HOME SUPPORTIVE SERVICES

In-Home Supportive Services (IHSS) is a California program that provides in-home care for Members who cannot safely remain in their own homes without assistance. To qualify for IHSS, Members must be over sixty-five (65) years of age, or disabled, or blind and in most cases, have income below the level to qualify for the Supplemental Security Income/State Supplementary Program. By providing in-home assistance to low income aged and disabled individuals, the IHSS program prevents premature nursing home or board and care placement and allows people to remain safely in their own homes and communities.

IHSS is covered under the Medi-Cal benefit and will be integrated/coordinated by Molina. Molina Healthcare of California coordinates IHSS benefits for eligible enrollees through county IHSS agencies. IHSS remains an entitlement program. IHSS consumers’ self-direct their care by hiring, firing, and managing their IHSS workers. County social services agencies conduct the IHSS assessment and authorization processes, including determining IHSS hours. The current fair hearing process for IHSS will remain during the initial years of the demonstration. Molina Healthcare of California will pay for IHSS hours for which an enrollee has been deemed eligible by the county IHSS agency.

Services included in IHSS include:

- Housecleaning  • Personal care services (bowel/bladder care, bathing, paramedical service, etc.)
- Meal preparation and clean-up  • Accompaniment to medical appointments
- Laundry  • Protective supervision for persons with cognitive or intellectual disabilities
- Grocery shopping and errands

One of the most noteworthy aspects of the IHSS program is the beneficiaries’ ability to self-direct their care. Self-directed care is the process by which the IHSS consumer who is disabled, blind or over the age of sixty-five (65), and who meets the eligibility criteria for IHSS, chooses to hire, train, supervise, and if necessary fire the personal assistant. In situations where due to intellectual and/or cognitive deficits, Molina case managers will
coordinate with county social workers to ensure that a public guardian or conservator can be appointed to provide oversight.

**How to refer Molina Members in need of IHSS Services:**

Providers needing to make a referral should call Member Services at (888) 665-4621 or the Case Management department at (800) 526-8196 ext. 127604 or email MHCCaseManagement@MolinaHealthcare.com and request assistance in referring the member for IHSS and other community resources.

Members can also call or visit their local County Social Services agency to verify eligibility and begin the application process. The **Health Certification Form** will be sent to the member by the county social worker. It is important to note that the application process cannot continue until the physician has completed it.

- **Sacramento County** (Dept. of Human Assistance): (916) 874-2072
- **San Diego County** (Dept. of Health & Human Services): (866) 262-9881
- **Riverside County** (Dept. of Public Social Services): (800) 274-2050
- **San Bernardino County** (Dept. of Human Services): (877) 410-8829
- **Los Angeles County** (Dept. of Public Social Services): (888) 944-4477
- **Imperial County** (Dept. of Social Services): (760) 337-6800

### LONG-TERM CARE

MHC will ensure that eligible Members, other than Members requesting hospice, in need of nursing facility services are placed in facilities providing the appropriate level of care commensurate with the Member’s medical needs.

**Eligibility and Referral**

When a referral to a long-term care facility is initiated by an in-patient attending physician, the MHC Medical Director will be notified by the hospital Utilization Review Coordinator or MHC Utilization Management Department. The hospital Discharge Planner will notify the MHC PCP of such referral.

Referral to the appropriate long-term care facility should be made when the Provider/Practitioner has determined that the Member meets, or may meet, the criteria for any of the following long-term care facilities:

- Transitional care
- Intermediate care facility
- Sub-acute care facility
- Rehabilitative care facility
- Pediatrics sub-acute care facility
- Skilled nursing facility (SNF)
- Short-term care
- Long-term care
- Custodial care

Potentially appropriate Members for long-term care referral are identified by MHC’s or affiliated health plan’s Utilization Management Nurse Reviewers during the admission and concurrent review process.

Other sources of identification include, but are not limited to, case managers, specialty care
Providers/Practitioners, social workers, discharge planners, and any other health care Providers/Practitioners involved in the Member’s care.

Long-term care guidelines for determining the appropriate level of care are based on the MC/FFS guidelines.

Authorization

The PCP will perform an assessment of the Member’s needs to determine appropriate level of service prior to the request for an admission to a long-term care facility. The PCP will obtain an authorization for admission to a long-term care facility from MHC’s Utilization Management Department. The Utilization Management Department will direct the admission to a contracted long-term care facility. If a contracted facility is unavailable to meet the Member’s needs, the Member will be placed at an appropriate facility on a case-by-case basis. The frequency of review by the UM Medical Director will be based on the Member’s acuity and clinical condition.

If the Member does not meet the criteria for custodial level of care or an admission to a long-term care facility, the Molina will continue to provide case management services until the treatment is completed.

For custodial authorization or outpatient services needed while in custodial level of care, please fax all requests to the prior authorization department: at 800-811-4804.

For any questions regarding custodial authorization or services needed while in custodial level of care, please contact the MHC UM Prior Authorization Department at (844) 557-8434.

Hospice Care

Hospice services are a covered benefit regardless of the expected or actual length of stay in a nursing home. Members with terminal illnesses (a life expectancy of less than six (6) months) are candidates for hospice services. The determination of medical appropriateness for hospice is performed by the PCP or the Provider/Practitioner in charge of the member’s care.

Once the determination for hospice is deemed appropriate, the PCP will obtain an authorization from the CAM Department. The Utilization Management Nurse Reviewer will monitor the case and ensure coordination of all necessary services.
8.6 HEALTHCARE SERVICES: ALCOHOL & SUBSTANCE USE DISORDERS TREATMENT & SERVICES

ALCOHOL AND DRUG TREATMENT SERVICES

Drug Medi-Cal (D/MC), also referred to as Short-Doyle Medi-Cal (SD/MC), alcohol and drug treatment services are excluded from MHC’s Medi-Cal Drug and Alcohol coverage responsibility under the Two-Plan Model Contract. Services are available under the SD/MC programs and through Heroin Detoxification Treatment Services. These services are provided through county operated SD/MC programs, or through direct contracting between the State Department of Alcohol and Drug Programs and community-based Providers/Practitioners.

MHC and subcontracted Providers/Practitioners coordinate referrals for Members requiring specialty and inpatient clinical dependency/substance abuse treatment and services. Members receiving services under the SD/MC Program remain enrolled in MHC. Contracted PCPs are responsible for maintaining continuity of care for the Member.

Alcohol Misuse Screening and Counseling (AMSC)

Effective January 1, 2014, California offers an Alcohol Misuse Screening and Counseling benefit to adult Medi-Cal beneficiaries. The AMSC benefit is offered to all Medi-Cal beneficiaries, eighteen (18) years and older, in primary care settings. This benefit requests that clinicians screen adults for alcohol misuse and provide persons engaged in risky or hazardous drinking with brief behavioral counseling interventions to reduce alcohol misuse and/or referral to mental health and/or alcohol use disorder services, as medically necessary.

All providers that will be providing AMSC services may complete a minimum of four (4) hours of AMSC training. The training is not required; however, it is recommended. This applies to licensed providers such as primary care physicians, physician assistants, nurse practitioners, and psychologists who are supervising non-health care providers who are rendering AMSC services. This training recommended also applies to trained, unlicensed providers such as health educators, health coaches, and certified addiction counselors.

- **Screening:** As part of routine care, Members must be asked the alcohol question on the Individual Health Education Behavioral Assessment (IHEBA). This is considered a pre-screen. If a Member answers “yes” to the alcohol screening question, the PCP must offer the Member an expanded, validated alcohol screening questionnaire such as the Alcohol Use Disorder Identification Test (AUDIT) or the Alcohol Use Disorder Identification Test—Consumption (AUDIT-C). Documentation of the IHEBA and expanded screening must be maintained in medical records.

- **Brief Intervention:** Providers must offer brief intervention(s) to Members that are identified as having risky or hazardous alcohol use when a Member responds affirmatively to the alcohol question in the IHEBA. Brief intervention(s) typically include one to three (1-3) sessions, fifteen (15) minutes in duration per session, offered in-person, by telephone, or by tele health modalities. Members are allowed at least three (3) brief intervention sessions per year.

- **Referral to Treatment:** Members who are found to meet criteria for an alcohol use disorder as defined by the Diagnostic and Statistical Manual of Mental Disorders (DSM), or whose diagnosis is uncertain, should be referred for further evaluation and treatment to county Alcohol and Drug Services or DHCS-certified treatment program. For further diagnostic evaluation and treatment, please refer to the alcohol and drug program of the county in which the Member resides.
If you have any questions or require further clarification regarding AMSC services or training requirements, please contact your regional Provider Services Representatives.

**Alcohol and Drug Treatment Services**

The alcohol and drug treatment services covered by the SD/MC programs include, but are not limited to:
- Outpatient methadone maintenance services.
- Outpatient drug-free treatment services.
- Daycare habilitative services.
- Perinatal residential substance abuse services.
- Naltrexone treatment services for opiate addiction.

Members receiving alcohol and drug treatment services through the SD/MC program remain enrolled in MHC.

**Referral Documentation**

PCPs are responsible for performing all preliminary testing and procedures necessary to determine an appropriate diagnosis. Referrals to SD/MC and/or Fee-For-Service Medi-Cal (FFS/MC) Program should include the appropriate medical records supporting the diagnosis and the required demographic information. After eligibility is approved by the County FFS/MC and/or SD/MC Program, the Member’s PCP will submit the requested medical record to assist in the development of a comprehensive treatment plan. A final decision on acceptance of a Member for FFS/MC and/or SD/MC services rests solely with the County Alcohol and Drug Program.

**Criteria for Referral for Alcohol and/or Drug Treatment Services**

The need for alcohol and/or drug treatment services is determined by the PCP on the basis of objective and subjective evaluation of the Member’s medical history, psychosocial history, current state of health, and any request for such services from either the Member or the Member’s family. Various screening tools are included in this Manual to assist the PCP in the detection of substance abuse.

**Referral Process**

- The need for alcohol and/or drug treatment services is determined by the PCP on the basis of objective and subjective evaluation of the Member’s medical history, psychosocial history, current state of health, and request for such services from either the Member or the Member’s family.
- Once the determination has been made to refer the Member for alcohol and drug treatment services to a Short-Doyle (SD) Provider/Practitioner or a Fee-For-Service (FFS) Provider/Practitioner, the PCP may make the referral directly or may refer the Member to MHC or its affiliated health plan Medical Case Manager for the coordination of services and follow-up.
- According to local preference, referrals are made to a central intake center or directly to a SD/FFS Provider/Practitioner. In both cases, the County Office of Alcohol and Drug Programs will conduct an authorization and review process to determine the appropriate level of care for the Member. The County Office of Alcohol and Drug Programs has determined specific criteria for appropriateness and need for services, including medical or service necessity, focus of care and frequency of service.
- When appropriate, the health plan Medical Case Manager coordinates with the MHC Member Services Department and/or Health Education Department to meet a member’s cultural and linguistic needs.
• Providers/Practitioners seeking guidance in the provision of services to Members with specific cultural needs are referred to the Health Education Department and the department will offer assistance.
• Daycare Habilitative Services are reimbursable only if they are provided for pregnant or postpartum members and for Early and Periodic Screening, Diagnosis and Treatment-eligible Medi-Cal Members.
• SD/MC services within the five (5) treatment modalities referenced may be provided to a Member and billed to the SD/MC program. No other additional treatment services may be authorized and paid within the SD/MC payment system.

PCP’s Responsibilities

• PCPs are responsible to act as the primary care practitioner for the Member and to make referrals to medical specialists, as necessary.
• The PCP is responsible for performing all preliminary testing and procedures necessary to determine diagnosis. Should the Member require specialty service, the PCP will refer the Member to the appropriate SD/MC alcohol and drug Provider/Practitioner.
• The PCP will make available all necessary medical records and documentation relating to the diagnosis and care of the mental health condition prompting the referral.
• The PCP will assure that appropriate documentation is in the Member’s medical record.
• The PCP will screen and thoroughly assess the Member for additional conditions that may directly or indirectly impact the treatment or care of the Member.
• PCPs are responsible for coordinating care and services for non-SD/MC related conditions, which may include problems and unmet health care needs directly and indirectly related to or affected by the Member’s addiction and lifestyle. This assessment may include medical conditions such as Acquired Immune Deficiency Syndrome (AIDS)/HIV, cirrhosis, tuberculosis, abscesses, sexually transmitted diseases, infections, lack of necessary immunizations, and/or poor nutrition. This assessment may also include psychiatric disorders such as depression, bipolar disorder, and other anti-social personality disorders that contribute to repeating the cycle of addiction and substance abuse.

Criteria for Inpatient Detoxification

A Member will be considered a candidate for referral for acute inpatient detoxification if signs and symptoms are present that suggest the failure to use this level of treatment would be life threatening or cause permanent impairment once substance use is stopped. A Member must have all of the following criteria for inpatient detoxification:
• Fluids and medication to modify or prevent withdrawal complications that threaten life or bodily functions.
• Twenty-four (24) hour nursing care with close frequent observation/monitoring of vital signs.
• Medical therapy, which is supervised and re-evaluated daily, by the attending physician in order to stabilize the member’s physical condition.

The Member must exhibit at least two (2) or more of the following symptoms for substance withdrawal:
• Tachycardia
• Hypertension
• Diaphoresis
• Significant increase or decrease in psychomotor activity
• Tremors
• Significantly disturbed sleep patterns
• Nausea/vomiting
• Clouding of consciousness with reduced capacity to shift, focus, and sustain attention
Additionally, criteria for inpatient alcohol detoxification are based on the anticipated severity of the withdrawal as deemed by application of the Revised Clinical Institute Withdrawal Assessment for Alcohol Scale. These tools should be applied as follows:

<table>
<thead>
<tr>
<th>POINTS ON SCALE</th>
<th>SEVERITY OF WITHDRAWAL</th>
<th>TREATMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 – 5</td>
<td>No withdrawal</td>
<td>Outpatient</td>
</tr>
<tr>
<td>6 – 9</td>
<td>Mild withdrawal</td>
<td>Outpatient</td>
</tr>
<tr>
<td>10 – 14</td>
<td>Mild-to-moderate withdrawal</td>
<td>Outpatient treatment possible for stable, withdrawal compliant patients with no medical or psychiatric complications and no concurrent abuse of other classes drugs. One (1) day of CHB could be authorized for observation with subsequent assignment either to DCI or outpatient treatment based on reapplication of CIWA-Ar</td>
</tr>
<tr>
<td>15 – 19</td>
<td>Moderate-to-severe withdrawal</td>
<td>Hospitalize for detox. Review CIWA-Ar after three (3) days for re-determination</td>
</tr>
<tr>
<td>15 with threatened delirium tremens or score of 20+</td>
<td>Severe withdrawal</td>
<td>Hospitalize for detox. Review CIWA-Ar after three (3) days for re-determination</td>
</tr>
</tbody>
</table>

Once the determination and authorization has been made to refer the Member for alcohol and drug treatment services to a SD Provider/Practitioner or a FFS Provider/Practitioner, the PCP may make the referral directly, or may refer the Member to the MHC Case Manager for the coordination of services and follow-up.

According to local preference, referrals are made to a central intake center or directly to a SD/FFS Provider/Practitioner. In both cases, the County Office of Alcohol and Drug Programs will review the case to determine the appropriate level of care for the Member. The County Office of Alcohol and Drug Programs has determined specific criteria for appropriateness and need for services, including medical or service necessity, focus of care, and frequency of service.

**Criteria for Admission to a Residential Facility for Treatment of Substance Use Disorders**

A Member will be considered a candidate for referral if all of the following indicators apply:
- There is a pattern of substance use that meets the current Diagnostic and Statistical Manual (DSM) criteria for substance use disorder and is severe enough to interfere with social and occupational functioning and causes significant impairment in daily activities.
- The Member is sufficiently medically stable so that the criteria for inpatient detoxification services are not met.
- There is clearly documented evidence of the failure of appropriate partial hospitalization or structured outpatient treatment for substance abuse or dependence meeting the current DSM criteria.
- The Member’s environment or living situation is severely dysfunctional as a result of inadequate or unstable support systems, including the work environment, which may jeopardize successful treatment on an outpatient basis.
- There is significant risk of relapse if the Member is treated in a less restrictive care setting related to severely impaired impulse control or a code-morbid disorder.
Criteria for Admission to a Partial Hospital Program for Treatment of Substance Use Disorders

A Member will be considered a candidate for referral if all of the following indicators apply:
- There is a clearly documented pattern of substance abuse or dependence that meets the current DSM criteria and is severe enough to interfere with social and occupational functioning and causes significant impairment in daily activities.
- The Member is sufficiently medically stable so that the criteria for inpatient detoxification services are not met.
- The Member requires up to eight (8) hours of structured treatment per day in order to obtain the most benefit from coordinated services such as individual, group or family therapy, education, and/or medical supervision.
- The Member’s environment or living situation and social support system are sufficiently stable to allow for treatment in this care setting.
- There is evidence of sufficient motivation for successful participation and treatment in this care setting.
- The Member has demonstrated, or there is reason to believe, that the Member can avoid the abuse of substances between treatment sessions based on an assessment of factors such as intensity of cravings, impulse control, judgment, and pattern of use.

Criteria for Admission to a Structured Outpatient Program for Treatment of Substance Use Disorders

A Member will be considered a candidate for referral if all of the following indicators apply:
- There is a pattern of substance use that meets the current Diagnostic and Statistical Manual (DSM) criteria for substance use disorder and is severe enough to interfere with social and occupational functioning and causes significant impairment in daily activities.
- The Member requires up to four (4) hours of structured treatment per day in order to obtain the most benefit from coordinated services such as individual, group, or family therapy, education, and/or medical supervision.
- The Member’s environment or living situation and social support system are sufficiently stable to allow for treatment in this care setting.
- There is evidence of sufficient motivation for successful participation in treatment in this care setting.
- The Member has demonstrated, or there is reason to believe, that the Member can avoid the abuse of substances between treatment sessions based on an assessment of factors such as intensity of cravings, impulse control, judgment and pattern use.

Criteria for Inpatient Chemical Dependency Rehabilitation

A Member will be considered a candidate for referral when a combination of the following conditions have been met:
- There is evidence of a substance use disorder as described in the current DSM.
- There is evidence of an inability to maintain abstinence outside of a controlled environment.
- There is evidence of impairment in social, family, medical, and/or occupational functioning that necessitates skilled observation and care.
- There is evidence of need for isolation from the substance of choice and from destructive home influences.
- The Member has sufficient mental capacities to comprehend and respond to the content of the treatment program.

Continuity of Care
Providers/Practitioners should provide services in a manner that ensures coordinated and continuous care to all members requiring alcohol and/or drug treatment services including:

- Appropriate and timely referral.
- Documenting referral services in the Member’s medical record.
- Monitoring Members with ongoing substance abuse.
- Documenting emergent and urgent encounters, with appropriate follow-up, coordinated discharge planning, and post-discharge care in the Member’s medical record.

Upon request, MHC Case Management staff will assist in the identification of cases that require coordination of social and health care services.

In the event that the local SD/MC treatment slots are unavailable, the PCP and MHC’s Case Management’s staff will pursue placement in out-of-network services until the time in-network services become available.

To assure continuity of care when a Member is referred to another Provider/Practitioner, the PCP will transfer pertinent summaries of the Member’s medical record to the substance abuse Provider/Practitioner or program and, if appropriate, to the organization where future care will be rendered. Any transfer of Member medical records and/or other pertinent information will be done in a manner consistent with confidentiality standards, including a release of medical records signed by the Member.

Clinical needs and availability of follow-up care will be documented in the Member’s medical record. It is recommended that the Member should be in contact with the follow-up therapist or agency prior to discharge from an inpatient facility or outpatient program.

It is expected that Members discharged from a substance abuse inpatient unit will have their follow-up care arranged by the facility’s discharge coordinator. MHC recommends that the initial outpatient follow-up appointment occur no later than thirty (30) days after discharge. In addition, the facility discharge coordinator is responsible for notifying the PCP of the Member’s impending discharge.

Confidentiality

- Confidential Member information includes any identifiable information about an individual’s character, habits, avocation, occupation, finances, credit, reputation, health, medical history, mental or physical condition, or treatment. Confidential member information may be learned by a staff member, in either a casual or formal setting, including conversation, computer screen data, faxes, or any written form, all of which will be treated with strict confidence.

- MHC and affiliated health plan employees and contracting Providers/Practitioners and their staffs are expected to respect each Member’s right of confidentiality and to treat the Member information in a respectful, professional, and confidential manner consistent with all applicable Federal and State requirements. Discussion of member information will be limited to that which is necessary to perform the duties of the job.

- Applicable MHC policies and procedures include Collection/Confidentiality and Release of Primary Health Care Information and Safeguarding and Protecting Departmental Records.

Problem Resolution

If a disagreement occurs between MHC and the County Office of Alcohol and Drug Programs regarding responsibilities, the Utilization Management Department is notified of the problem. All medical records and correspondence should be forwarded to MHC at:
The Utilization Management Department will:

- Review medical records for issue of discrepancy and discuss with the MHC’s Medical Director.
- Discuss with the State or County Mental Health Department Office of Alcohol and Drug Programs the discrepancy of authorization and the MHC Clinical Review.
- Report MHC’s review determination to the County Mental Health Department Office of Alcohol and Drug Programs.
- Communicate State or County determinations to the PCP, MHC Medical Director, and other involved parties.

**Why Do We Need To Ask About Substance Abuse?**

There are many forms of substance use disorder that cause substantial risk or harm to the individual. They include excessive drinking each day, repeated episodes of drinking or using drugs to intoxication, drinking or using drugs that are actually causing physical or mental harm and that has resulted in the person becoming dependent or addicted to the substance being used to excess.

In a primary care practice survey, fifteen percent (15%) of the patients had a high risk or dependent pattern of alcohol abuse and five percent (5%) had the same pattern with other drugs. Studies have shown that up to twenty-five percent (25%) of patients admitted to medical-surgical beds in hospitals either have dependence or abuse of alcohol or drugs. Substance-related disorders in the elderly remain overlooked and undertreated. Up to sixteen percent (16%) of the elderly have alcohol use disorders. With Americans age sixty-five (65) and older constituting the fastest growing segment of our population, this issue becomes increasingly important. Mortality from withdrawal increases with each additional medical condition a person has.

**Screening Tools:**

Included for your reference are the following:

- Red Flags for alcohol/drug abuse
- Questions to ask patients
- CAGE AID
- Drug use questionnaire (DAST-20)

**RED FLAGS FOR ALCOHOL/DRUG USE DISORDERS**

**Observable**

1. Tremor/perspiring/tachycardia  
2. Evidence of current intoxication  
3. Prescription drug seeking behavior  
4. Frequent falls; unexplained bruises  
5. Diabetes, elevated BP, ulcers  
6. Insomnia  
7. Inflamed, eroded nasal septum  
8. Dilated pupils  
9. Track marks/injection sites  
10. Gunshot/knife wound  
11. Suicide talk/attempt, depression
6. Frequent hospitalizations  12. Pregnancy (screen all)

**Laboratory**

1. MCV - over ninety-five (95)  
2. MCH - High  
3. GGT - High  
4. SGOT - High  
5. Bilirubin - High  
6. Triglycerides – High  
7. Anemia  
8. Positive UA for illicit drug use

**CAGE-AID**

The CAGE-AID (Adapted to Include Drugs) is a version of the CAGE alcohol screening questionnaire, adapted to include drug use. It assesses likelihood and severity of alcohol and drug abuse.

- **Target population:** Adults and adolescents
- **Evidence:**
  - Easy to administer, with good sensitivity and specificity (Leonardson et al. 2005)
  - More sensitive than original CAGE questionnaire for substance abuse (Brown & Rounds 1995)
  - Less biased in term of education, income, and sex then the original CAGE questionnaire (Brown & Rounds 1995)
- **Scoring:** Each question is scored one (1) point.
  - A score of (one) 1 raises suspicion of alcohol or drug abuse.
  - A score of two (2)+ indicates likelihood of abuse, i.e., alcohol or drug use disorder.

**CAGE-AID questions to ask patients:**

1. Have you ever felt you should **Cut Down** on drinking or drug use?
2. Have people **Annoyed** you by criticizing or complaining about your drinking or drug use?
3. Have you ever felt bad or **Guilty** about your drinking or drug use?
4. Have you ever had a drink or drug in the morning (**Eye Opener**) to steady your nerves or to get rid of a hangover?
5. Do you use any drugs other than those prescribed by a practitioner?
6. Has a practitioner ever told you to cut down or quit use of alcohol or drugs?
7. Has your drinking/drug use caused family, job, or legal problems?
8. When drinking/using drugs have you ever had a memory loss (blackout)?

**Opioid Dependence**

Opioid dependence is characterized by a cluster of cognitive, behavioral and physiological features. The CMS approved diagnostic and procedural code sheet identifies such features:

- A strong desire or sense of compulsion to take opioids.
- Difficulties in controlling opioid use.
- Physiological withdrawal state.
- Tolerance Progressive neglect of alternative pleasures or interests because of opioid use.
- Persisting with opioid use despite clear evidence of overtly harmful consequences.

CMS approved diagnostic and procedural coding defines opioid dependence as the “presence of three of more [of these features] present simultaneously at any one time in the preceding year.” Opioid dependence can include both heroin and prescribed opioids. The criteria for dependence are the same whether the substance is heroin or prescribed pain medications.
Symptoms of opioid intoxication include drooping eyelids and constricted pupils, sedation, reduced respiratory rate, head nodding, and itching and scratching (due to histamine release).

Symptoms of opioid withdrawal include yawning, anxiety, muscle aches, abdominal cramps, headache, dilated pupils, difficulty sleeping, vomiting, diarrhea, piloerection (gooseflesh), agitation, myoclonic jerks, restlessness, delirium, seizures and elevated respiratory rate, blood pressure and pulse.

**Drug Use Questionnaire (DAST-20)**

*These questions refer to the past twelve (12) months.*

<table>
<thead>
<tr>
<th></th>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
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<tbody>
<tr>
<td>1</td>
<td>Have you ever used drugs other than required for medical reasons? ..........</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Have you abused prescription drugs?</td>
<td></td>
<td></td>
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<tr>
<td>3</td>
<td>Do you abuse more than one drug at a time?</td>
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<tr>
<td>4</td>
<td>Can you get through the week without using drugs?</td>
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<td></td>
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<tr>
<td>5</td>
<td>Are you always able to stop using drugs when you want to?</td>
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<td></td>
</tr>
<tr>
<td>6</td>
<td>Have you had “blackouts” or “flashbacks” as a result of drug use?..........</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Do you feel bad or guilty about your drug use?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Does your spouse (or parents) ever complain about your involvement with drugs?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Has drug abuse created problems between you and your spouse or your parents?</td>
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<tr>
<td>10</td>
<td>Have you lost friends because of your drug use?</td>
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<tr>
<td>11</td>
<td>Have you neglected your family because of your drug use?</td>
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<tr>
<td>12</td>
<td>Have you been in trouble at work because of drug use?</td>
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<tr>
<td>13</td>
<td>Have you lost a job because of drug abuse?</td>
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<tr>
<td>14</td>
<td>Have you gotten into fights when under the influence of drugs?</td>
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<tr>
<td>15</td>
<td>Have you engaged in illegal activities in order to obtain drugs?</td>
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<tr>
<td>16</td>
<td>Have you been arrested for possession of illegal drugs?</td>
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<tr>
<td>17</td>
<td>Have you experienced withdrawal symptoms (felt sick) when you stop taking drugs?</td>
<td></td>
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</tr>
<tr>
<td>18</td>
<td>Have you had medical problems as a result of your drug use? (e.g., memory loss, hepatitis, convulsions, bleeding, etc.)</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>19</td>
<td>Have you gone to anyone for help for a drug problem?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Have you been involved in a treatment program specifically related to drug use?</td>
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</tbody>
</table>

**Detoxification from Alcohol and Drugs**

The Substance Abuse and Mental Health Services Administration (SAMHSA) Consensus Panel supports the following statement and has taken special care to note that detoxification is not substance abuse treatment and rehabilitation:

- “Detoxification is a set of interventions aimed at managing acute intoxication and withdrawal. Supervised detoxification may prevent potentially life-threatening complications that might appear if the patient was left untreated. At the same time, detoxification is a form of palliative care (reducing the intensity of a disorder) for those who want to become abstinent or who must observe mandatory abstinence as a result of hospitalization or legal involvement. Finally, for some patients it represents a point of first contact with the treatment system and the first step to recovery. Treatment/rehabilitation, on the other hand, involves a constellation of ongoing therapeutic services ultimately intended to promote recovery for substance abuse patients.”

**References**
Organ transplants are a covered benefit of the Medi-Cal program. Under the GMC, MHC is responsible for identifying and referring patients to Medi-Cal approved facilities for evaluation. Members undergoing transplants are to be disenrolled except for kidney or cornea transplants for which MHC retains full responsibility.

The Medi-Cal program has established specific patient and facility selection criteria for each of the following Medi-Cal major organ transplants:

- Bone marrow transplants.
- Heart transplants.
- Liver transplants.
- Lung transplants.
- Heart/lung transplants.
- Combined liver and kidney transplants.
- Combined liver and small bowel transplants.
- Small bowel transplants.

**Eligibility**

Final authorization of major organ transplants is the responsibility of the Medi-Cal Field Office and, for children under twenty-one (21) years of age, the California Children’s Services (CCS) Central Office.

The PCP is responsible for identifying members who are potential candidates for a major organ transplant, for initiating a referral to appropriate specialists and/or transplant centers, and for coordinating care. The PCP may
contact the Medical Director or Care Access and Monitoring department of MHC to assist in the referral process.

**Referrals**

- The PCP will identify members who may be potential candidates for major organ transplant. Following the identification, the PCP will initiate a referral to a specialist and/or Medi-Cal approved transplant center and will continue to provide and coordinate care until the Member is disenrolled from the Plan.
- If the transplant center deems the Member to be a potential candidate, the transplant. Provider/Practitioner will submit a request for authorization to the Medi-Cal Field Office or CCS Central Office.
- Upon receipt of approval or denial of the transplant authorization request, the transplant center will immediately inform the plan so appropriate action may be taken.
- If the request is denied because the Member’s medical condition does not meet DHCS criteria, the Plan remains responsible for the provision of all medically necessary services to the Member.
- If the request is approved, the health plan Health Care Services Staff will initiate disenrollment of the Member in accordance with MHC Policy and Procedure MS-02, Mandatory Disenrollments (including excluded services). To ensure continuity of care to the Member, the Member will be disenrolled only after the following steps have occurred:
  o The health plan CAM staff has approved a referral of the Member to a Medi-Cal designated transplant center for evaluation.
  o The transplant center Provider/Practitioner(s) has performed a pre-transplant evaluation on the Plan Member and the center’s Patient Selection Committee has determined the member to be a suitable candidate for transplant.
  o The transplant center Provider/Practitioner(s) has submitted a prior authorization request to the appropriate state office and the transplant procedure has been approved and documentation sent to the health plan Case Management Staff by the transplant center.
- The disenrollment request, accompanied by the approved authorization request, has been submitted by MHC to the Health Care Options (HCO) contractor, which will then notify MHC of receipt of the request and initiate the disenrollment process.
- In the event of the necessity for an emergency organ transplant, MHC’s CAM Staff will assure that medically necessary transplant services are provided in a Medi-Cal designated transplant center and that an authorization request is submitted to the appropriate State office. When an approval for the transplant, which may be retroactive, is received, the disenrollment request, accompanied by the approved authorization request, will be submitted by the health plan CAM Staff to the HCO contractor, which will notify the health plan CAM Staff of receipt of the request and initiate the disenrollment process.
- The effective date of disenrollment will be retroactive to the beginning of the month in which authorization is given. MHC will retain responsibility for providing all medically necessary covered services during the month in which the transplant is authorized, and will request the HCO contractor to initiate a routine, non-retroactive disenrollment.
- MHC is responsible for all costs of covered medical care, including those for transplant evaluation, organ acquisition, and bone marrow search, until the effective date of disenrollment. Services performed after the effective date of disenrollment should be billed on a FFS basis.
- When the transplant has been approved and the disenrollment process has been initiated, MHC will notify the Member and coordinate the transfer of the Member’s care to the transplant Provider/Practitioner.
- PCPs are responsible for continuity of care during the transition period and for transferring all medical records to the transplant Provider/Practitioner.
- For Members under twenty-one (21) years of age, the health plan CCS Staff will notify the local CCS program when the disenrollment process has been initiated, in order to maintain continuity of care
• Coordination of care is managed by the PCP, who is assisted by a health plan Case Manager until the Member is disenrolled from MHC.

The PCP has primary responsibility for the coordination of care:
• Identification of potential Major Organ Transplant candidates.
• Provision of primary medical care.
• Referral to appropriate specialty care Provider/Practitioner.
• Review of all medical records and reports received from transplant center.
• Providing education to member regarding his/her condition.
• Reinforcing the transplant team’s treatment plan.
• Referring member to additional psychosocial support resources as needed.
• Provide all required documentation to the transplant center.

The health plan CAM staff is responsible for the following:
• Referral to a contracted major organ transplant center and ensuring the appointment is scheduled appropriately.
• Ensuring transfer of pertinent medical records to transplant center.
• Communicating written or verbally as necessary.
• Ensuring the transplant center evaluation appointment is kept by the member.
• Contacting Member Services to process a member disenrollment from MHC once transplant treatment has been authorized by the Medi-Cal Field Office (if transplants are carved out of MHC’s benefit coverage by contract) or the CCS Central Office.
• Tracking each phase of the referral process to the transplant center(s).
• The health plan’s Medical Director, CAM staff, Case Manager, and member’s PCP (and Specialist if applicable) will continue to manage and coordinate member’s health care needs with a contracted transplant center, if MHC’s benefit coverage includes transplants by contract.
• The effective date of the disenrollment is retroactive to the beginning of the month in which the transplant was approved.
• If the request for a transplant is denied by the Medi-Cal Field Office or CCS, the health plan’s PCP will continue to provide and coordinate the member’s care.
• The health plan Case Manager will continue to provide case management services until such time that the denial decision is reversed by DHCS upon appeal by the member or the member is no longer eligible.

**Disenrollment**

If the request is approved, MHC CAM staff will initiate disenrollment of the Member. To ensure no disruption of care to the Member, the Member will be disenrolled only after the following:
• MHC CAM Staff has approved a referral of the Member to a Medi-Cal designated transplant center for evaluation.

**Major Organ Transplant**

• The transplant center Provider/Practitioner has performed a pre-transplant evaluation on the Member and the center’s Patient Selection Committee has determined the Member to be a suitable candidate for transplant.
• The transplant center Provider/Practitioner has submitted a prior authorization request and the transplant procedure has been approved.
• The disenrollment request, accompanied by the approved authorization request, has been submitted by MHC to the Health Care Options (HCO) contractor, which will then notify Molina of receipt of the request and initiate the disenrollment process.

• Should an emergency organ transplant be necessary, MHC CAM Staff will ensure that medically necessary transplant services are provided in a Medi-Cal designated transplant center and that an authorization request is submitted to the appropriate State office.

The effective date of disenrollment will be retroactive to the beginning of the month in which the authorization was given. MHC will retain responsibility for providing a Member’s medically necessary covered service during the month in which the transplant authorization is given. MHC is responsible for all costs of covered medical care, including those for transplant evaluation, organ acquisition, and bone marrow search, until the effective date of disenrollment. Services performed after the effective date of disenrollment should be billed on a FFS basis.

**PCP’s Responsibility**

PCPs are responsible for ensuring continuity of care during the transition period and for transferring all medical records to the transplant Provider/Practitioner in a timely manner.

It is the responsibility of the PCP to refer any member who is a potential transplant candidate to the CAM Department. Please contact the appropriate Case Management Department as follows:

Molina Healthcare  Phone: (800) 526-8196 ext. 127604
Fax: (888) 273-1735

**Renal Transplants**

Renal transplants for members twenty-one (21) years and over are a covered benefit. The PCP and Case Management Staff will refer the identified member to a DHCS licensed and certified hospital with a renal transplant unit. The PCP is responsible for the coordination of all necessary primary care services and for the provision of all services related to renal transplantation, including the evaluation of potential donors and nephrectomy from living or cadaver donors.

Members under age twenty-one (21) years in need of evaluation as potential renal transplant candidates will be referred to the appropriate CCS program office for a referral to an approved CCS renal dialysis and transplant center. Requests for renal transplants from CCS approved renal dialysis and treatment centers will be sent to the local CCS Program Office for authorization. The PCP and health plan’s CCS Staff will coordinate the referral to the CCS Program Office.

MHC remains responsible for the provision of primary care services and for coordination of care with CCS regarding renal transplant services.
8.7 HEALTHCARE SERVICES: MENTAL HEALTH/SHORT-DOYLE COORDINATION & SERVICES

Effective January 1, 2014, as established in W&I Code Sections (§§) 14132.03 and 14189, Medi-Cal managed care plans, including MHC and contracted network providers, are required to cover certain outpatient mental health services to beneficiaries with mild to moderate impairment of mental, emotional, or behavioral functioning resulting from a mental health diagnosis, as defined in the current Diagnostic and Statistical Manual, except relational problems (i.e., couples counseling or family counseling for relational problems).

As of October 1, 2017, the Medicaid Mental Health Parity Final Rule (CMS-2333-F), establishes the regulatory requirements for the provision of medically necessary non-specialty mental health services to children under the age of twenty-one (21). The number of visits for mental health services is not limited as long as the MHC beneficiary meets medical necessity criteria. MHC provides direct access to an initial mental health assessment by a licensed mental health provider within network. Referral from a PCP or prior authorization for an initial mental health assessment performed by a network mental health provider is not required.

As of January 1, 2014, MHC is offering the following expanded mental health services to Medi-Cal managed care members meeting medical necessity or Early Periodic Screening Diagnosis and Treatment (EPSDT) and/or members with mild to moderate impairment of mental, emotional, or behavioral functioning resulting from a mental health diagnosis, as defined in the current Diagnostic and Statistical Manual, except relational problems (i.e., couples counseling or family counseling for relational problems):

- Individual and group mental health evaluation and treatment (psychotherapy)
- Psychological testing to evaluate a mental health condition
- Outpatient services for the purposes of monitoring medication therapy
- Outpatient services that include laboratory work, medications (excluding anti-psychotic drugs which are covered by Medi-Cal FFS), supplies and supplements
- Psychiatric consultation
- Screening and brief intervention

The following specialty mental health services are excluded from MHC’s coverage responsibility, but will continue to be provided by the County mental health agencies for members who meet medical necessity criteria or EPSDT and/or members with severe impairment of mental, emotional, or behavioral functioning resulting from a mental health diagnosis. MHC contracted providers should direct members who are receiving or eligible for such services to County mental health/behavioral health services.

- Outpatient services
  - Mental health services, including assessments, plan development, therapy and rehabilitation, and collateral.
  - Medication support.
  - Day treatment services and day rehabilitation.
  - Crisis intervention and stabilization.
  - Targeted case management.
  - Therapeutic behavior services.

- Residential services
  - Adult residential treatment services.
  - Crisis residential treatment services.

- Inpatient services
  - Acute psychiatric inpatient hospital services.
- Psychiatric inpatient hospital professional services.
- Psychiatric health facility services.

The following services are excluded from MHC’s coverage responsibility, but are provided by County Alcohol and Other Drug (AOD) programs:
- **Outpatient services**
  - Outpatient drug-free program.
  - Intensive outpatient (newly expanded to additional populations).
  - Residential services (newly expanded to additional populations).
  - Narcotic treatment program.
  - Naltrexone
- **New Services**
  - Voluntary inpatient detoxification

Primary care providers continue to be responsible for screening and brief intervention, and in performing all preliminary evaluations necessary to develop a diagnosis prior to referring member to applicable county agency or program. Screening tools are available on the DHCS and our provider website at [www.MolinaHealthcare.com](http://www.MolinaHealthcare.com). Screening tools include the Staying Healthy Assessment/Individual Health Education Behavioral Assessment (IHEBA). Please refer to the released guidelines regarding the use of the IHEBA in Policy Letter (PL) 13-001 (Revised) and the “New Requirements for the Staying Healthy Assessment/Individual Health Education Behavioral Assessment.”

**Psychiatric Scope of Services for the PCP**

These services are limited; examples of services that are generally considered psychiatric primary care services are listed below. However, the PCP must have received appropriate training and provide only those services consistent with State and Federal regulations and statutes:
- Perform complete physical and mental status examinations and extended psychosocial and developmental histories when indicated by psychiatric or somatic presentations (fatigue, anorexia, over-eating, headaches, pains, digestive problems, altered sleep patterns, and acquired sexual problems).
- Diagnose physical disorders with behavioral manifestations.
- Provide maintenance medication management after stabilization by a psychiatrist or if longer-term psychotherapy continues with a non-Practitioner therapist.
- Diagnose and manage child/elder/dependent-adult abuse and victims of domestic violence.

**PCP Responsibilities – Primary Caregiver and Referrals**

PCPs will provide outpatient mental health services within their scope of practice. Should the Member’s mental health needs require specialty mental health services (as indicated above), the PCP should refer the Member to the County Mental Health Department for assessment and referral to an appropriate mental health Provider/Practitioner. The PCP will make available all necessary medical records and documentation relating to the diagnosis and care of the mental health condition resulting in a referral.

The PCP will assure appropriate documentation in the Member’s medical record. The PCP will coordinate non-SD/MC conditions and services with specialists as necessary.
Continuation of Care

PCPs will provide services and referrals in a manner that ensures coordinated and continuous care to all Members needing mental health services, including appropriate and timely referral, documentation of referral services, monitoring of Members with ongoing medical conditions, documentation of emergency and urgent encounters with appropriate follow-up, coordinated discharge planning, and post-discharge care.

To assure continuity of care when a Member is referred to another Provider/Practitioner, the PCP will transfer pertinent summaries of the Member’s records to that health care Provider/Practitioner and, if appropriate, to the organization where future care will be rendered. Any transfer of Member medical records and/or other pertinent information should be done in a manner consistent with confidentiality standards including a release of the medical records signed by the Member.

Confidentiality

Confidential Member information includes any identifiable information about an individual’s character, habits, avocation, occupation, finances, credit, reputation, health, medical history, mental or physical condition, or treatment.

It is the policy of MHC that all of its employees and contracting Provider/Practitioners respect each Member’s right of confidentiality and treat the Member information in a respectful, professional, and confidential manner consistent with all applicable Federal and State requirements. Discussion of member information should be limited to that which is necessary to perform the duties of the job.

Reports from specialty services and consultations are placed in the patient’s chart at the PCP’s office. Mental health services are considered confidential and sensitive. Any follow-up consultation that the PCP receives from the specialist or therapist is placed in the confidential envelope section of the Member’s medical record. Please refer to MHC Policy and Procedure MR-26, Collection/Use/Confidentiality, and Release of Primary Health Information and MS-07, Safeguarding and Protecting Medical Records.

Problem Resolution

If a disagreement occurs between MHC and the California Department of Mental Health regarding responsibilities, the Utilization Management Department is notified. All medical records and correspondence should be forwarded to:

Molina Healthcare of California
Attn: Utilization Management Department
200 Oceangate, Suite 100
Long Beach, CA 90802
Telephone: (800) 526-8196
Fax: (888) 273-1735

The Utilization Management Department shall:

- Review medical records for issue of discrepancy and discuss with MHC Medical Director.
- Discuss with the California Department of Mental Health the discrepancy of authorization responsibility and the MHC clinical review determinations.
- MHC will authorize all services that are medically necessary that are not excluded from the contract agreement for Medi-Cal managed care.
• If a dispute cannot be resolved to the satisfaction of the California Department of Mental Health or MHC, a request by either party may be submitted to the Department of Health Care Services within fifteen (15) calendar days of the completion of the dispute resolution process outlined in the applicable Memorandum of Understanding (MOU) (the request for resolution shall contain the items identified in Title 9, CCR Section 1850.505).
• MHC will communicate issues and determinations to the PCP and other involved parties.
8.8 HEALTHCARE SERVICES: BREAST & PROSTATE CANCER TREATMENT INFORMATION REQUIREMENTS

SPECIAL REQUIREMENTS FOR INFORMATION AND/OR CONSENT FOR BREAST AND PROSTATE CANCER TREATMENT

Breast Cancer Consent Requirements

A standardized summary discussing alternative breast cancer treatments and their risks and benefits must be given to patients. A brochure has been prepared to accomplish this task and is available at the following address:

Medical Board of California
Breast Cancer Treatment Options
1426 Howe Street, Suite 54
Sacramento, CA 95825

Order requests can be faxed to (916) 263-2479. There is no charge for the brochure and it is available in bundles of twenty-five (25), up to a maximum of two (2) cases – two-hundred-fifty (250) copies per case. It is available in the following languages: English, Spanish, Korean, Chinese, Russian, and Thai.

The brochure should be given to the patient before a biopsy is taken, whether or not treatment for breast cancer is planned or given. The brochure may not supplant the physician’s duty to obtain the patient’s informed consent. In addition to the distribution of the brochure, physicians should discuss the material risks, benefits, and possible alternatives of the planned procedure(s) with the patient and document such discussion in the medical record of the patient. Failure to provide the required information constitutes unprofessional conduct.

Every physician who screens or performs biopsies for breast cancer must post a sign with prescribed wording relating to the above brochure. The sign or notice shall read as follows:

“BE INFORMED”

“If you are a patient being treated for any form of breast cancer, or prior to performance of a biopsy for breast cancer, your physician and surgeon is required to provide you a written summary of alternative efficacious methods of treatment, pursuant to Section 109275 of the California Health and Safety Code.”

“The information about methods of treatment was developed by the State Department of Health Care Services to inform patients of the advantages, disadvantages, risks, and descriptions of procedures.”

The sign must be posted close to the area where the breast cancer screening or biopsy is performed or at the patient registration area. The sign must be at least 8 1/2” X 11” and conspicuously displayed so as to be readable. The words “BE INFORMED” shall not be less than one-half inch in height and shall be centered on a single line with no other text. The message on the sign shall appear in English, Spanish, and Chinese.

Prostate Cancer Screening and Treatment Information to Patients

Providers/Practitioners are required to tell patients receiving a digital rectal exam that a prostate-specific antigen (P.S.A.) test is available for prostate cancer detection.
The National Institute of Health currently provides a prostate cancer brochure entitled: “What You Need to Know about Prostate Cancer.” It is available by calling (800) 4CANCER. Brochures can also be ordered by going online to www.cancer.gov or faxing an order to (301) 330-7968. The first twenty (20) brochures are free and there is a $.15/brochure fee for orders over twenty (20), with a minimum order of $8.00.

Every physician who screens for or treats prostate cancer must post a sign with prescribed wording referencing this information. The sign or notice shall read as follows:

“BE INFORMED”

“If you are a patient being treated for any form of prostate cancer, or prior to performance of a biopsy for prostate cancer, your physician and surgeon is urged to provide you a written summary of alternative efficacious methods of treatment, pursuant to Section 109280 of the California Health and Safety Code.”

“The information about methods of treatment was developed by the State Department of Health Care Services to inform patients of advantages, disadvantages, risks, and descriptions of procedures.”

The sign must be posted close to the area where the prostate cancer screening or treatment is performed or at the patient registration area. The sign must be at least 8 1/2” X 11” and conspicuously displayed so as to be readable. The words “BE INFORMED” shall not be less than one-half inch in height and shall be centered on a single line with no other text. The message on the sign shall appear in English, Spanish, and Chinese. The sign shall include the internet web site address of the State Department of Health Care Services and the Medical Board of California and a notice regarding the availability of updated prostate cancer summaries on these web sites.

Information for Patients

The California Department of Public Health (CDPH) has information about breast and prostate cancer on their website at: http://www.cdph.ca.gov/HealthInfo/Pages/BreastCancerInformation.aspx

Information can be viewed or printed from this website.
8.9 HEALTHCARE SERVICES: HUMAN REPRODUCTIVE STERILIZATION PROCEDURE & CONSENT

Members must be appropriately and adequately informed about human reproductive sterilization procedures. Informed consent must be obtained prior to performing a procedure that renders a person incapable of producing children. Sterilization performed because pregnancy would be life threatening to the mother is included in this requirement. When sterilization is the unavoidable secondary result of a medical procedure and the procedure is not being done in order to achieve that secondary result, the procedure is not included in this policy.

Conditions for Sterilization

Sterilization may be performed only under the following conditions:

- The Member is at least twenty-one (21) years old at the time the consent is obtained.
- The Member is not mentally incompetent, as defined by Title 22, i.e., an individual who has been declared mentally incompetent by a Federal, State, or local court of competent jurisdiction for any purpose, unless the individual has been declared incompetent for purposes which include the ability to consent to sterilization.
- The Member is able to understand the content and nature of the informed consent process.
- The Member is not institutionalized, as defined by Title 22, i.e., someone who is involuntarily confined or detained, under a civil or criminal statute in a correctional or rehabilitative facility, including a mental hospital or other facility for the care and treatment of mental illness, or confined under a voluntary commitment in a mental hospital or other facility for the care and treatment of mental illness.
- The Member has voluntarily given informed consent in accordance with all of the prescribed requirements.
- At least thirty (30) days, but not more than one-hundred-eighty (180) days, have passed between the date of written informed consent and the date of the sterilization. Exceptions are addressed below.

Conditions When Informed Consent May Not Be Obtained

Informed consent may not be obtained while the member to be sterilized is:

- In labor or within twenty-four (24) hours postpartum or post-abortion.
- Seeking to obtain or obtaining an abortion.
- Under the influence of alcohol or other substances that affect the member’s state of awareness.

Informed Consent Process Requirements

The following criteria, including the verbal and written member information requirements, must be met for compliance with the informed consent process:

- The informed consent process may be conducted either by Provider/Practitioner or appropriate designee.
- Suitable arrangements must be made to ensure that the information specified above is effectively communicated to any individual who is deaf, blind, or otherwise handicapped.
- An interpreter must be provided if the member to be sterilized does not understand the language used on the consent form or the language used by the person obtaining the consent.
- The member to be sterilized must be permitted to have a witness present of that member’s choice when consent is obtained.
- The sterilization procedure must be requested without fraud, duress, or undue influence.
Required Member Information

The Member requesting to be sterilized must be provided with the appropriate booklet on sterilization published by the Department of Health Care Services (DHCS) BEFORE THE CONSENT IS OBTAINED. These are the only information booklets approved by DHCS for distribution to individuals who are considering sterilization:

- “Understanding Sterilization for a Woman”
- “Entendiendo La Esterilizacion Para La Mujer”
- “Understanding Vasectomy”
- “Entendiendo La Vasectomia”

Providers/Practitioners may obtain copies of the information booklets provided to Members in English or Spanish by submitting a request on letterhead to:

California Department of Health Care Services
Warehouse - Forms Processing
1037 North Market Blvd., Suite 9
Sacramento, CA 95834
Fax: (916) 928-1326

When the Providers/Practitioners or appropriate designee obtains consent for the sterilization procedure, he/she must offer to answer any questions the Member to be sterilized may have concerning the procedure. In addition, all of the following must be provided verbally to the Member who is seeking sterilization:

- Advice that the Member is free to withhold or withdraw consent to the procedure at any time before the sterilization without affecting the right to future care or treatment and without loss or withdrawal of any federally funded program benefits he/she is entitled to.
- A full description of available alternative methods of family planning and birth control.
- Advice that the sterilization procedure is considered irreversible.
- A thorough explanation of the specific sterilization procedure to be performed.
- A full description of discomforts and risks that may accompany or follow the procedure, including explanation of the type and possible side effects of any anesthetic to be used.
- A full description of the benefits or advantages that may be expected from sterilization.
- Approximate length of hospital stay and approximate length of time for recovery.
- Financial cost to the member. Information that the procedure is established or new.
- Advice that sterilization will not be performed for at least thirty (30) days, except in the case of emergency abdominal surgery or premature birth (when specific criteria are met).
- The name of the Provider/Practitioner performing the procedure. If another Provider/Practitioner is to be substituted, the member will be notified, prior to administering pre-anesthetic medication, of the Provider/Practitioner’s name and the reason for the change in Provider/Practitioner.

The required consent form PM 330 must be fully and correctly completed after the above conversation has occurred. Consent form PM 330, provided by DHCS in English and Spanish, is the ONLY form approved by DHCS.

The PM 330 must be signed and dated by:

- The Member to be sterilized.
- The interpreter, if utilized in the consent process.
- The person who obtained the consent.
- The Provider/Practitioner performing the sterilization procedure.
By signing consent form PM 330, the person securing the consent certifies that he/she has personally:

- Advised the Member to be sterilized, before that Member has signed the consent form, that no Federal benefits may be withdrawn because of a decision not to be sterilized.
- Explained verbally the requirements for informed consent to the Member to be sterilized as set forth on the consent form PM 330.
- Determined to the best of his/her knowledge and belief, that the Member to be sterilized appeared mentally competent and knowingly and voluntarily consented to be sterilized.

The Provider/Practitioner performing the sterilization certifies, by signing the consent form PM 330, that:

- The Provider/Practitioner, within seventy-two (72) hours prior to the time the Member receives any preoperative medication, advised the member to be sterilized that Federal benefits would not be withheld or withdrawn because of a decision not to be sterilized.
- The Provider/Practitioner explained verbally the requirements for informed consent as set forth on the consent form PM 330.
- To the best of the Provider/Practitioner’s knowledge and belief, the Member to be sterilized appeared mentally competent and knowingly and voluntarily consented to be sterilized.
- At least thirty (30) days have passed between the date of the Member’s signature on the consent form PM 330 and the date upon which the sterilization was performed, except in the case of emergency abdominal surgery or premature birth, and then only when specific criteria is met.

The interpreter, if one is utilized in the consent process, will sign the consent form PM 330 to certify that:

- The interpreter transmitted the information and advice presented verbally to the Member.
- The interpreter read the consent form PM 330 and explained its content to the Member.
- The interpreter determined, to the best of the interpreter’s knowledge and belief, that the Member to be sterilized understood the translated information/instructions.

**Medical Record Documentation**

There must be documentation in the progress notes of the Member’s medical record that a discussion regarding sterilization has taken place, including the answers given to specific questions or concerns expressed by the Member. It will be documented that the booklet and copy of the consent form were given to the Member. The original signed consent form must be filed in the Member’s medical record. A copy of the signed consent form must be given to the Member and a copy is placed in the Member’s hospital medical record at the facility where the procedure is performed.

If the procedure is a hysterectomy, a copy of the informed consent form for hysterectomy should be placed in the Member’s medical record. This form is supplied by the facility performing the procedure.

**Office Documentation**

All participating Providers/Practitioners are responsible for maintaining a log of all human reproductive sterilization procedures performed. A sample of sterilization log is provided for your reference. This log must indicate the Member’s name, date of sterilization procedure, the member’s medical record number, and the type of procedure performed.

**Exceptions to Time Limitations**
Sterilization may be performed at the time of emergency abdominal surgery or premature delivery if the following requirements are met:

- A minimum of seventy-two (72) hours have passed after written informed consent to be sterilized, and,
- A written informed consent for sterilization was given at least thirty (30) days before the member originally intended to be sterilized, or,
- A written informed consent was given at least thirty (30) days before the expected date of delivery.

**Special Considerations, Hysterectomy**

A hysterectomy will not be performed solely for the purpose of rendering an individual permanently sterile. If a hysterectomy is performed, a hysterectomy consent form must be completed in addition to other required forms.

**Noncompliance**

The Quality Improvement Department monitors compliance for the consent process of human reproductive sterilization. Identified deficiencies will be remedied through a course of corrective action(s) as determined appropriate by the Quality Improvement Committee with following reviews conducted to assess improvement or continued. The DHCS also performs audits for compliance with Title 22. Both MHC and DHCS are required to report non-compliant Providers/Practitioners to the Medical Board of California.

**Ordering of Consent Forms**

Sterilization consent forms PM 330, with English printed on one (1) side and Spanish on the other side, can be ordered directly from DHCS by sending a request to:

Medi-Cal Benefits Branch  
California Department of Health Care Services  
714 P Street, Room 1640  
Sacramento, CA 95814
9.0 PHARMACY/FORMULARY

DRUG FORMULARY

Molina Healthcare of California (MHC) maintains its own Drug Formulary. The Pharmacy and Therapeutics Committee meets quarterly to review and recommend medications for formulary consideration. As each edition of the formulary is printed, it is then distributed to MHC Providers / Practitioners who have requested a hard copy of the formulary booklet. Provider/Practitioner may request additional copies by calling the MHC Provider Services Department. The current Drug Formulary and updates are available on the MHC website.

Over-the-Counter (OTC) Drugs

MHC covers a wide selection of over-the-counter (OTC) products. Although specific products may at times differ from the State’s Medi-Cal Formulary, all appropriate therapeutic categories are represented with a wide selection of alternatives.

Generic Substitution

Generic drugs should be dispensed whenever available. If the use of a particular brand name becomes medically necessary as determined by the Provider/Practitioner, prior authorization must be obtained from MHC.

Non-Formulary Drug Prior Authorization

Non-formulary drugs may be obtained via the Drug Prior Authorization process.

Drug Prior Authorizations

Prescriptions for medications requiring prior approval or for medications not included on the MHC Drug Formulary may be obtained when medically necessary and when formulary alternatives have demonstrated ineffectiveness. When these exceptional needs arise, the Provider/Practitioner may fax a completed “Medication Prior Authorization Request” form to MHC at (866) 508-6445. The requesting Providers/Practitioners may expect a response within one (1) business day. A blank Medication Prior Authorization Request form may be obtained by accessing the MHC website or by calling (800) 526-8196.

Pharmacy Home - A Pharmacy Lock-In Program

The Pharmacy Home program is MHC’s Pharmacy Lock-In Program. This program monitors members who have filled claims for a controlled substance prescription at three (3) or more different pharmacies in a one (1) month period, twice in a calendar year and locks the members into one (1) pharmacy to obtain all of their controlled substance medications for a twelve month period. In situations where the members’ Pharmacy Home is closed or unable to supply the needed medication(s), the members may receive a sufficient quantity (up to a 72 hour supply) of their controlled substances from a pharmacy outside of their Pharmacy Home.

Prior to the end of the Members’ lock-in period, MHC will assess the need for continued enrollment in the Pharmacy Home Program.
MHC will inform you if any of your patients are enrolled in the Pharmacy Home program. If you would like a copy of your patients’ controlled substance report filled through MHC, please contact the Pharmacy Department at (800) 526-8196.

**Furnishing of Medication by Physician Assistants and Nurse Practitioners**

Furnishing (including transmittal orders) of medication by Physician Assistants (PAs) and Nurse Practitioners (NPs) should be done pursuant to Chapters 3502.1 and 2836.1 of the California Business and Professions Code. PAs hold a valid California Physician Assistant license issued by the Physician Assistant Examining Committee and their supervising physicians hold a valid California Physician License to supervise PAs. NPs must have obtained a furnishing number from the Board of Registered Nursing. Midlevel Practitioners should prescribe medication within the scope of standardized procedures developed and approved by a supervising physician, surgeon, facility administrator, or designee.

**MANAGEMENT AND DOCUMENTATION OF CONTROLLED SUBSTANCES**

**Storage of Controlled Substances**

All controlled substances should be stored in a double locked cabinet. Only licensed personnel may assume responsibility for handling or carrying keys to the controlled medication cabinet. All missing or lost keys should be reported to the Provider/Practitioner in charge immediately.

**Inventory of Controlled Substances**

There should be a current inventory maintained on each controlled substance. A printed log should be produced which lists only those controlled substances stocked by the office/clinic. Controlled substances added to the inventory should be recorded in the log and verified by two (2) licensed personnel.

**Security of Controlled Substances**

Obvious signs of tampering with controlled substances and/or the locked cabinet should be reported to the Drug Enforcement Agency (DEA) if significant or chronic loss occurs. DEA notification is not needed for a rare loss of a small quantity or if a small discrepancy in the inventory log is noted. However, documentation must be maintained regarding any discrepancies.

**Controlled Substance Administration Documentation**

Documentation should be maintained regarding the administration of all controlled substances.

**Controlled Substance Discrepancy**

If at any time a discrepancy in the controlled substances inventory is found, it should be reported to the Provider/Practitioner in charge. The Provider/Practitioner in charge should report the discrepancy to the DEA if a significant loss or chronic loss of controlled substances occurs. The discrepancy should be documented and kept on file with the inventory log. All licensed personnel who have had access to the controlled medication cabinet keys should remain on duty until the Provider/Practitioner in charge has finished investigating the discrepancy.

**Disposal of Controlled Substances**
All wasted, contaminated, deteriorated, or expired controlled substances should be destroyed in the presence of two (2) licensed personnel (i.e. Provider/Practitioner in Charge, Registered Nurse (RN), or Licensed Vocational Nurse (LVN)). The following information should be documented:

- Medication name and strength.
- Amount destroyed.
- Lot number and expiration date.
- Signatures of both licensed personnel.
- Patient for whom medication was intended, if applicable.

**GENERAL MEDICINE POLICY**

**Medication Storage**

All medications, needles, syringes, and dangerous medical supplies should be stored in an area accessible only to authorized personnel.

Medications must be stored separately, according to their route of administration. Germicides, disinfectants, test/reagents, household cleaning supplies, and other products for external use must be stored separately. All medications should be stored in their original containers. Medications must be stored at temperature levels specified by the manufacturer. MHC policies require that a system is in place to ensure that temperature levels are maintained.

**Expiration Dates**

All medications and related items should be routinely checked for expiration. Drugs should not be kept in stock after the expiration date on the label and no contaminated or deteriorated drugs should be used. All unopened expired medications should be returned to the manufacturer if possible or discarded in a manner safe to the environment. Documentation of the destruction of all scheduled medications should be in accordance with DEA policies.

For injectable products designed for multiple uses, the expiration date should be the manufacturer’s printed expiration date if upon inspection the product does not show signs of contamination, such as discoloration or particulate matter. All single dose containers should be discarded immediately after use.

For diagnostic products or test strips which are acceptable for multiple uses, the manufacturer’s printed expiration date should be considered the expiration date.

**Labeling Requirements**

All medications should be properly labeled with the name and strength of medication, the manufacturer’s name and lot number (#), and expiration date.

All medications that are transferred from their original container into another (repackaged) or those that are extemporaneously prepared (compounded) should be labeled with the following information:

- Name, strength, and quantity of medication.
- Expiration date (of original container if repackaged or of ingredients if compounded).
- Manufacturer’s name and original lot number (#).
- Date of repackaging (or compounding) and initials of re-packager.
Pharmaceutical Samples

Molina Medical Groups do not keep pharmaceutical samples. Provider/Practitioner offices that do should keep the following in mind:

- The Provider/Practitioner is ultimately responsible for the storage, inventory, and dispensing of all samples.
- Samples should be dispensed only by the Provider/Practitioner. This responsibility should not be delegated to other office staff.
- Samples should be dispensed only to the Provider/Practitioner’s own patient and should not be sold.
- Samples should be stored in the secured manner described previously.
- If samples are dispensed, they must meet all labeling requirements as described previously.
- A sample log should be maintained and used whenever samples are received or dispensed.
- An appropriate notation should be entered in the patient’s record, in a similar manner as if a prescription had been written.

EXCLUDED DRUGS: BILL MEDI-CAL FEE-FOR-SERVICE DIRECTLY

The Department of Health Care Services through the Medi-Cal Fee-For-Service (FFS) program has assumed financial responsibility of select antipsychotics, detoxification/dependency treatments, and HIV/AIDS medications. The following drugs should be billed to Fee-For-Service Medi-Cal, using standard Electronic Data Systems (EDS) prior authorization and billing procedures. **MHC pharmacies will not be able to bill MHC directly for any of these drugs.** Should they attempt to do so, the pharmacy computer systems have been programmed to reject the claim and display the message “Bill Medi-Cal Fee-For-Service.” Pharmacies should already be aware of this procedure. Should they have any further questions, they can always call the MHC Pharmacy Desk at (800) 526-8196.

<table>
<thead>
<tr>
<th>PSYCHIATRIC DRUGS (LISTED BY GENERIC NAME)</th>
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<tbody>
<tr>
<td>Amantadine HCl</td>
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<tr>
<td>Aripiprazole</td>
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<tr>
<td>Asenapine (Saphris)</td>
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<tr>
<td>Benztropine Mesylate</td>
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<tr>
<td>Brexipiprazole</td>
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<tr>
<td>Cariprazine</td>
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<tr>
<td>Chlorpromazine HCl</td>
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<td>Clozapine</td>
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<tr>
<td>Fluphenazine Decanoate</td>
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<tr>
<td>Fluphenazine HCl</td>
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<tr>
<td>Haloperidol</td>
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<tr>
<td>Haloperidol Decanoate</td>
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<tr>
<td>Haloperidol Lactate</td>
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<tr>
<td>Iloperidone (Fanapt)</td>
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<tr>
<td>AIDS &amp; HEP B DRUGS (LISTED BY GENERIC NAME)</td>
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<tr>
<td><strong>Abacavir/Lamivudine</strong></td>
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<tr>
<td>Elvitegravir/Cobicistat/Emtricitabine/</td>
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<tr>
<td>Tenofovir alafenamide (Genvoya)</td>
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<tr>
<td>Raltegravir Potassium</td>
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<tr>
<td><strong>Abacavir Sulfate</strong></td>
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<tr>
<td>Emtricitabine/Rilpivirine/Tenofovir</td>
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<tr>
<td>Alafenamide (Odefsey)</td>
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<td>Rilpivirine Hydrochloride</td>
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<tr>
<td><strong>Abacavir Sulfate/Dolutegravir/Lamivudine</strong></td>
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<tr>
<td>Emtricitabine/Rilpivirine/ Tenofovir</td>
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<tr>
<td>Disoproxil Fumarate (Complera)</td>
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<tr>
<td>Ritonavir</td>
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<tr>
<td><strong>Atazanavir Sulfate</strong></td>
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<tr>
<td>Emtricitabine/Tenofovir Alafenamide</td>
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<td>( Descovy)</td>
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<tr>
<td>Saquinavir</td>
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<tr>
<td><strong>Atazanavir/Cobicistat (Evotaz)</strong></td>
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<tr>
<td>Emtricitabine</td>
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<tr>
<td>Saquinavir Mesylate</td>
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<tr>
<td><strong>Cobicistat (Tybost)</strong></td>
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<td>Enfuvirtide</td>
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<td>Stavudine</td>
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<td><strong>Darunavir Ethanolate</strong></td>
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<td>Etravirine</td>
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<tr>
<td>Tenofovir Alafenamide (Vemlidy)</td>
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<tr>
<td><strong>Darunavir/Cobicistat (Prezcobix)</strong></td>
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<td>Fosamprenavir Calcium</td>
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<tr>
<td>Tenofovir Disoproxil-Emtricitabine</td>
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<td><strong>Delavirdine Mesylate</strong></td>
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<tr>
<td>Indinavir Sulfate</td>
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<td>Tenofovir Disoproxil Fumarate</td>
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<td><strong>Dolutegravir (Tivicay)</strong></td>
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<td>Lamivudine</td>
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<td>Tipranavir</td>
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<td><strong>Efavirenz</strong></td>
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<tr>
<td>Lopinavir/Ritonavir</td>
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<tr>
<td>Zidovudine/Lamivudine</td>
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<tr>
<td><strong>Efavirenz/Emtricitabine/Tenofovir</strong></td>
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<tr>
<td>Disoproxil Fumarate (Atripla)</td>
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<tr>
<td>Maraviroc</td>
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<tr>
<td>Zidovudine/Lamivudine/Abacavir Sulfate</td>
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<tr>
<td><strong>Elvitegravir (Vitekta)</strong></td>
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<tr>
<td>Nelfinavir Mesylate</td>
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<td>**Elvitegravir/Cobicistat/Emtricitabine/</td>
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<tr>
<td>Tenofovir Disoproxil Fumarate (Stribild)</td>
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<tr>
<td>Nevirapine</td>
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10.0 CLAIMS & COMPENSATION

As a contracted Provider, it is important to understand how the Claims process works to avoid delays in processing your Claims. The following items are covered in this section for your reference:

- Hospital Acquired Conditions and Present on Admission Program
- Claim Submission
- Coordination of Benefits (COB)/Third Party Liability (TPL)
- Timely Claim Filing
- Claim Edit Process
- Claim Review
- Claim Auditing
- Corrected Claims
- Timely Claim Processing
- Electronic Claim Payment
- Overpayment and Incorrect Payment
- Claims Disputes/Reconsiderations
- Billing the Member
- Fraud and Abuse
- Encounter Data

Hospital- Acquired Conditions and Present on Admission Program

The Deficit Reduction Act of 2005 (DRA) mandated that Medicare establish a program that would modify reimbursement for fee for service beneficiaries when certain conditions occurred as a direct result of a hospital stay that could have been reasonably been prevented by the use of evidenced-based guidelines. CMS titled the program “Hospital-Acquired Conditions and Present on Admission Indicator Reporting” (HAC and POA). The following is a list of CMS Hospital Acquired Conditions. Effective October 1, 2008, CMS reduces payment for hospitalizations complicated by these categories of conditions that were not present on admission (POA):

1) Foreign Object Retained After Surgery
2) Air Embolism
3) Blood Incompatibility
4) Stage III and IV Pressure Ulcers
5) Falls and Trauma
   a) Fractures
   b) Dislocations
   c) Intracranial Injuries
   d) Crushing Injuries Burn
   e) Other Injuries
6) Manifestations of Poor Glycemic Control
   a) Hypoglycemic Coma
   b) Diabetic Ketoacidosis
   c) Non-Ketotic Hyperosmolar Coma
   d) Secondary Diabetes with Ketoacidosis
   e) Secondary Diabetes with Hyperosmolarity
7) Catheter-Associated Urinary Tract Infection (UTI)
8) Vascular Catheter-Associated Infection
9) Surgical Site Infection Following Coronary Artery Bypass Graft – Mediastinitis
10) Surgical Site Infection Following Certain Orthopedic Procedures:
a) Spine
b) Neck
c) Shoulder
d) Elbow

11) Surgical Site Infection Following Bariatric Surgery Procedures for Obesity
   a) Laparoscopic Gastric Restrictive Surgery
   b) Laparoscopic Gastric Bypass
   c) Gastroenterostomy

12) Surgical Site Infection Following Placement of Cardiac Implantable Electronic Device (CIED)

13) Iatrogenic Pneumothorax with Venous Catheterization

14) Deep Vein Thrombosis (DVT)/Pulmonary Embolism (PE) Following Certain Orthopedic Procedures
   a) Total Knee Replacement
   b) Hip Replacement

**What this means to Providers:**

- Acute IPPS Hospital claims will be returned with no payment if the POA indicator is coded incorrectly or missing; and
- No additional payment will be made on IPPS hospital claims for conditions that are acquired during the patient’s hospitalization.

If you would like to find out more information regarding the Medicare HAC/POA program, including billing requirements, the following CMS site provides further information: [http://www.cms.hhs.gov/HospitalAcqCond/](http://www.cms.hhs.gov/HospitalAcqCond/)

**Claim Submission**

Participating Providers are required to submit Claims to Molina with appropriate documentation. Providers must follow the appropriate State and CMS Provider billing guidelines. Providers must utilize electronic billing through a clearinghouse or Molina’s Provider Portal, and use current HIPAA compliant ANSI X 12N format (e.g., 837I for institutional Claims, 837P for professional Claims, and 837D for dental Claims) and use electronic Payer ID number: 38333 For Members assigned to a delegated medical group/IPA that processes its own Claims, please verify the Claim Submission instructions on the Member’s Molina ID card.

Claims that do not comply with Molina’s electronic Claim submission requirements will be denied. Providers must bill Molina for services with the most current CMS approved diagnostic and procedural coding available as of the date the service was provided, or for inpatient facility Claims, the date of discharge.

**Required Elements**

The following information must be included on every claim:

- Member name, date of birth and Molina Member ID number.
- Member’s gender.
- Member’s address.
- Date(s) of service.
- Valid International Classification of Diseases diagnosis and procedure codes.
- Valid revenue, CPT or HCPCS for services or items provided.
- Valid Diagnosis Pointers.
- Total billed charges for service provided.
- Place and type of service code.
• Days or units as applicable.
• Provider tax identification.
• National Provider Identifier (NPI).
• Rendering Provider as applicable.
• Provider name and billing address.
• Place of service and type (for facilities).
• Disclosure of any other health benefit plans.
• E-signature.
• Service Facility Location.

Inaccurate, incomplete, or untimely submissions and re-submissions may result in denial of the claim; and any paper claim submissions will be denied.

**National Provider Identifier (NPI)**

A valid NPI is required on all Claim submissions. Providers must report any changes in their NPI or subparts to Molina as soon as possible, not to exceed thirty (30) calendar days from the change.

**Electronic Claims Submission**

Molina requires Participating Providers to submit Claims electronically. Electronic Claims submission provides significant benefits to the Provider including:

• Helps to reduce operation costs associated with paper claims (printing, postage, etc.).
• Increases accuracy of data and efficient information delivery.
• Reduces Claim delays since errors can be corrected and resubmitted electronically.
• Eliminates mailing time and Claims reach Molina faster.

**Molina offers the following electronic Claims submission options:**

• Submit Claims directly to Molina via the Provider Portal
• Submit Claims to Molina via your regular EDI clearinghouse using Payer ID #38333

**Provider Portal**

Molina’s Provider Portal offers a number of claims processing functionalities and benefits:

• Available to all Providers at no cost.
• Available twenty-four (24) hours per day, seven (7) days per week.
• Ability to add attachments to claims (Portal and clearinghouse submissions).
• Ability to submit corrected claims.
• Easily and quickly void claims.
• Check claims status.
• Receive timely notification of a change in status for a particular claim.

**Clearinghouse**

Molina uses Change Healthcare as its gateway clearinghouse. Change Healthcare has relationships with hundreds of other clearinghouses. Typically, Providers can continue to submit Claims to their usual clearinghouse.
Molina accepts EDI transactions through our gateway clearinghouse for Claims via the 837P for Professional and 837I for institutional. In order to ensure that all data being submitted to our gateway is received properly your submitter must utilize the latest version of the 837 standard. It is important to track your electronic transmissions using your acknowledgement reports. The reports assure Claims are received for processing in a timely manner.

**When your Claims are filed via a Clearinghouse**
- You should receive a 999 acknowledgement from your clearinghouse.
- You should also receive 277CA response file with initial status of the claims from your clearinghouse.
- You should contact your local clearinghouse representative if you experience any problems with your transmission.

**EDI Claims Submission Issues**

Providers who are experiencing EDI Submission issues should work with their clearinghouse to resolve this issue. If the Provider’s clearinghouse is unable to resolve, the Provider may call the Molina EDI Customer Service line at (866) 409-2935 or email us at EDI.Claims@MolinaHealthcare.com for additional support.

**Paper Claim Submissions**

Paper claims are not accepted by Molina. Claims submitted via paper will be denied.

**Coordination of Benefits and Third Party Liability**

**COB**

Medicaid is the payer of last resort. Private and governmental carriers must be billed prior to billing Molina or medical groups/IPAs. Provider shall make reasonable inquiry of Members to learn whether Member has health insurance, benefits or Covered Services other than from Molina or is entitled to payment by a third party under any other insurance or plan of any type, and Provider shall immediately notify Molina of said entitlement. In the event that coordination of benefits occurs, Provider shall be compensated based on the state regulatory COB methodology. Primary carrier payment information is required with the Claim submission. Providers can submit Claims with attachments, including EOBs and other required documents, by utilizing Molina’s Provider Portal.

**Third Party Liability**

Molina is the payer of last resort and will make every effort to determine the appropriate Third Party payer for services rendered. Molina may deny Claims when Third Party has been established and will process Claims for Covered Services when probable Third Party Liability (TPL) has not been established or third party benefits are not available to pay a Claim. Molina will attempt to recover any third-party resources available to Members and shall maintain records pertaining to TPL collections on behalf of Members for audit and review.

**Workers’ Compensation Recovery Program (WCRP) DHCS**

DHCS retains sole lien/claim rights in WC matters involving a Medi-Cal managed care member pursuant to Welfare and Institutions Code (WIC) Sections14124.70 – 14124.791, which allows DHCS to file a claim for reimbursement of Medi-Cal paid services resulting from the work-related injury of a Medi-Cal member.
A duplicate payment occurs when the WC carrier and/or employer pays the MCP provider directly for services provided to a Medi-Cal managed care member enrolled in an MCP. If this occurs, the MCP provider or subcontractor may not retain the duplicate payment.

MCPs and their subcontractors are contractually required to notify DHCS within 10 days of the date of knowledge that a third party may be liable for reimbursement to DHCS for Medi-Cal paid services provided to a Medi-Cal managed care member. The notification shall be sent to the following address:

Department of Health Care Services
Third Party Liability and Recovery Division
Workers’ Compensation Recovery Program, MS 4720
P.O. Box 997425
Sacramento, CA 95899-7425

**Reimbursement Guidance and Payment Guidelines**

Providers are responsible for submission of accurate claims. Molina requires coding of both diagnoses and procedures for all claims. The required coding schemes are the International Classification of Diseases, 10th Revision, Clinical Modification ICD-10-CM for diagnoses. For procedures, the Healthcare Common Procedure Coding System Level 1 (CPT codes), Level 2 and 3 (HCPCS codes) are required for professional and outpatient claims. Inpatient hospital claims require ICD-10-PCS (International Classification of Diseases, 10th Revision, Procedure Coding System). Furthermore, Molina requires that all claims be coded in accordance with the HIPAA transaction code set guidelines and follow the guidelines within each code set.

Molina utilizes a claims adjudication system that encompasses edits and audits that follow State and Federal requirements and also administers payment rules based on generally accepted principles of correct coding. Payment rules based on generally accepted principles of correct coding include, but are not limited to, the following:

- Manuals and RVU files published by the Centers for Medicare and Medicaid Services (CMS), including:
  - National Correct Coding Initiative (NCCI) edits, including procedure-to-procedure (PTP) bundling edits and Medically Unlikely Edits (MUEs). In the event a State benefit limit is more stringent/restrictive than a Federal MUE, Molina will apply the State benefit limit. Furthermore, if a professional organization has a more stringent/restrictive standard than a Federal MUE or State benefit limit, the professional organization standard may be used.
  - In the absence of State guidance, Medicare National Coverage Determinations (NCDs).
  - In the absence of State guidance, Medicare Local Coverage Determinations (LCDs).
  - CMS Physician Fee Schedule Relative Value File (RVU) indicators.
- ICD-10 guidance published by the National Center for Health Statistics.
- State-specific claims reimbursement guidance.
- Other coding guidelines published by industry-recognized resources.
- Payment policies based on professional associations or other industry-recognized guidance for specific services. Such payment policies may be more stringent than State and Federal guidelines.
- Molina policies based on the appropriateness of health care and medical necessity.
- Payment policies published by Molina.

**Coding Sources**

**Definitions**
CPT – Current Procedural Terminology 4th Edition; an American Medical Association (AMA) maintained uniform coding system consisting of descriptive terms and codes that are used primarily to identify medical services and procedures furnished by physicians and other health care professionals. There are three types of CPT codes:

- Category I Code – Procedures/Services
- Category II Code – Performance Measurement
- Category III Code – Emerging Technology

HCPCS – HealthCare Common Procedural Coding System; a CMS maintained uniform coding system consisting of descriptive terms and codes that are used primarily to identify procedure, supply and durable medical equipment codes furnished by physicians and other health care professionals.

ICD-10-CM – International Classification of Diseases, 10th revision, Clinical Modification ICD-10-CM diagnosis codes are maintained by the National Center for Health Statistics, Centers for Disease Control (CDC) within the Department of Health and Human Services (HHS).

ICD-10-PCS - International Classification of Diseases, 10th revision, Procedure Coding System used to report procedures for inpatient hospital services.

Claims Auditing

Provider acknowledges Molina’s right to conduct post-payment billing audits. Provider shall cooperate with Molina’s audits of Claims and payments by providing access at reasonable times to requested Claims information, all supporting medical records, Provider’s charging policies, and other related data. Molina shall use established industry Claims adjudication and/or clinical practices, State, and Federal guidelines, and/or Molina’s policies and data to determine the appropriateness of the billing, coding, and payment.

Corrected Claims

Corrected Claims are considered new Claims for processing purposes. Corrected Claims must be submitted electronically with the appropriate fields on the 837I or 837P completed. Molina’s Provider Portal includes functionality to submit corrected Institutional and Professional claims. Corrected claims must include the correct coding to denote if the claim is Replacement of Prior Claim or Corrected Claim for an 837I or the correct Resubmission Code for an 837P. Claims submitted without the correct coding will be returned to the Provider for resubmission.

EDI (Clearinghouse) Submission

837P

- In the 2300 Loop, the CLM segment (claim information) CLM05-3 (claim frequency type code) must indicate one of the following qualifier codes:
  - “1”-ORIGINAL (initial claim)
  - “7”-REPLACEMENT (replacement of prior claim)
  - “8”-VOID (void/cancel of prior claim)

- In the 2300 Loop, the REF *F8 segment (claim information) must include the original reference number (Internal Control Number/Document Control Number ICN/DCN).
Bill type for UB claims are billed in loop 2300/CLM05-1. In Bill Type for UB, the “1” “7” or “8” goes in the third digit for “frequency”.

In the 2300 Loop, the REF *F8 segment (claim information) must include the original reference number (Internal Control Number/Document Control Number ICN/DCN).

**Timely Claim Processing**

Provider shall promptly submit to Molina Claims for Covered Services rendered to Members. All Claims shall be submitted in a form acceptable to and approved by Molina, and shall include any and all medical records pertaining to the Claim if requested by Molina or otherwise required by Molina’s policies and procedures. Claims must be submitted by Provider to Molina within one-hundred-eighty (180) calendar days after the discharge for inpatient services or the Date of Service for outpatient services. If Molina is not the primary payer under coordination of benefits or third party liability, Provider must submit Claims to Molina within one-hundred-eighty (180) calendar days after final determination by the primary payer. Except as otherwise provided by Law or provided by Government Program requirements, any Claims that are not submitted to Molina within these timelines shall not be eligible for payment and Provider hereby waives any right to payment.

Claims processing will be completed for contracted Providers in accordance with the timeliness provisions set forth in the Provider’s contract. Unless the Provider and Molina or contracted medical group/IPA have agreed in writing to an alternate schedule, Molina will process the claim for service within forty-five (45) standard days after receipt of Clean Claims.

The receipt date of a Claim is the date Molina receives notice of the Claim.

**Electronic Claim Payment**

Participating Providers are required to enroll for Electronic Funds Transfer (EFT) and Electronic Remittance Advice (ERA). Providers who enroll in EFT payments will automatically receive ERAs as well. EFT/ERA services allow Providers to reduce paperwork, provides searchable ERAs, and Providers receive payment and ERA access faster than the paper check and RA processes. There is no cost to the Provider for EFT enrollment, and Providers are not required to be in-network to enroll. Molina uses a vendor to facilitate the HIPAA compliant EFT payment and ERA delivery. Additional information about EFT/ERA is available at [www.MolinaHealthcare.com](http://www.MolinaHealthcare.com) or by contacting our Provider Services Department.

**Overpayments and Incorrect Payments Refund Requests**

If, as a result of retroactive review of coverage decisions or payment levels, Molina determines that it has made an Overpayment to a Provider for services rendered to a Member, it will make a claim for such Overpayment.

A Provider shall pay a Claim for an Overpayment made by Molina which the Provider does not contest or dispute within the specified number of days on the refund request letter mailed to the Provider.

If a provider does not repay or dispute the overpaid amount within the timeframe allowed Molina may offset the overpayment amount(s) against future payments made to the provider.
Payment of a Claim for Overpayment is considered made on the date payment was received or electronically transferred or otherwise delivered to Molina, or the date that the Provider receives a payment from Molina that reduces or deducts the Overpayment.

**Claim Dispute/Reconsiderations**

Providers disputing a Claim previously adjudicated must request such action within state and contract requirements of Molina’s original remittance advice date. Regardless of type of denial/dispute (service denied, incorrect payment, administrative, etc.); all Claim disputes must be submitted on the Molina Claims Request for Reconsideration Form (CRRF) found on Provider website and the Provider Portal. *The form must be filled out completely in order to be processed.* Additionally, the item(s) being resubmitted should be clearly marked as reconsideration and must include the following:

Providers should submit the following documentation:

- Any documentation to support the adjustment and a copy of the Authorization form (if applicable) must accompany the reconsideration request.
- The Claim number clearly marked on all supporting documents.

Forms may be submitted via fax, secure email or mail. Claims Disputes/Reconsideration requested via the CRRF may be sent to the following address:

Molina Healthcare of, Inc.
Attention: Claims Disputes / Adjustments
200 Oceangate Suite 100
Long Beach, CA 90802

**Please Note:** Requests for adjustments of Claims paid by a delegated medical group/IPA must be submitted to the group responsible for payment of the original Claim.

The Provider will be notified of Molina’s decision in writing within state and contract requirements of receipt of the Claims Dispute/Adjustment request.

**Billing the Member**

- Providers contracted with Molina cannot bill the Member for any covered benefits. The Provider is responsible for verifying eligibility and obtaining approval for those services that require prior authorization.
- Providers agree that under no circumstance shall a Member be liable to the Provider for any sums owed by Molina to the Provider
- Provider agrees to accept payment from Molina as payment in full, or bill the appropriate responsible party
- Provider may not bill a Molina Member for any unpaid portion of the bill or for a claim that is not paid with the following exceptions:
  - The Member has been advised by the Provider that the service is not a covered benefit and the Provider has documentation.
  - The Member has been advised by the Provider that he/she is not contracted with Molina and has documentation.
  - The Member agrees in writing to have the service provided with full knowledge that they are financially responsible for payment.

**Fraud and Abuse**
Failure to report instances of suspected Fraud and Abuse is a violation of the Law and subject to the penalties provided by Law. Please refer to the Compliance section of this Provider Manual for more information.

**Encounter Data**

Each capitated Provider/organization delegated for Claims processing is required to submit Encounter data to Molina for all adjudicated Claims. The data is used for many purposes, such as regulatory reporting, rate setting and risk adjustment, hospital rate setting, the Quality Improvement program and HEDIS® reporting. Encounter data must be submitted at least once per month, and within state and contract requirements from the date of service in order to meet State and CMS encounter submission threshold and quality measures. Encounter data must be submitted via HIPAA compliant transactions, including the ANSI X12N 837I – Institutional, 837P – Professional, and 837D -- Dental. Data must be submitted with Claims level detail for all non-institutional services provided. For institutional services, only those services covered by Molina should be reported.

Molina shall have a comprehensive automated and integrated Encounter data system capable of meeting these requirements.

Providers must correct and resubmit any encounters which are rejected (non-HIPAA compliant) or denied by Molina. Encounters must be corrected and resubmitted within fifteen (15) days from the rejection/denial. Molina will create Molina’s 837P, 837I, and 837D Companion Guides with the specific submission requirements available to Providers.

When your Encounters are filed electronically you should receive:

- For any direct submission to Molina you should receive a 999 acknowledgement of your transmission.
- For Encounter submission you will also receive a 277CA response file for each transaction.

**10.1 ENCOUNTER DATA**

**ENCOUNTER DATA INCENTIVES, CHDP INCENTIVES**

**Encounter Reporting**

The collection of encounter data is vital to Molina Healthcare of California (MHC). Encounter data provides the Plan with information regarding all services provided to our membership. Encounter data serves several critical needs. It provides:

- Information on the utilization of services.
- Information for use in HEDIS studies.
- Information that fulfills state reporting requirements.

DHCS has implemented standards for the consistent and timely submission of Medi-Cal encounter data. Providers must submit accurate and timely encounter data of the rendered service. MHC is required to submit encounter information to DHCS.

**HIPAA Standards for Electronic Transactions**

HIPAA required the Department of Health and Human Services (HHS) to adopt national standards for electronic health care transactions. All covered entities must be in compliance with the electronic transactions and code sets standards by October 16, 2003. Covered entities include:

- health plans,
• health care providers who transmit health information in electronic form in connection with a transaction covered by HIPAA, and,
• health care clearinghouses.

The electronic health care transactions covered under HIPAA that may affect provider organizations are:

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<tr>
<th>TRANSACTION DESCRIPTION</th>
<th>HIPAA TRANSACTION STANDARD</th>
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<tr>
<td>Claims or Encounter Information</td>
<td>ASC X12N 837, Professional, or Institutional Health Care Claims or Encounter ((005010X222A1/005010X223A2/005010X224A2))</td>
</tr>
<tr>
<td>Eligibility for a Health Plan</td>
<td>ASC X12N 270/271 Health Care Eligibility Benefit Inquiry and Response (005010X279A1)</td>
</tr>
<tr>
<td>Referral Certification and Authorization</td>
<td>ASC X12N 278 Health Care Services Review Request for Review and Response (005010X217E2)</td>
</tr>
<tr>
<td>Claims Status</td>
<td>ASC X12N 276/277 Health Care Claim Status Request and Response ((005010X212E2)</td>
</tr>
<tr>
<td>Payment and Remittance Advice</td>
<td>ASC X12N 835 Health Care Claim Payment/Advice (005010X221A1)</td>
</tr>
</tbody>
</table>

HIPAA Provider Hotline Contact Information

For HIPAA TCS questions please call the Toll Free HIPAA Provider Hotline at: (866) 665-4622. You may also obtain information on the MHC website at: www.MolinaHealthcare.com.

Policy

MHC requires all Providers/Practitioners to submit encounter data reflecting the care and services provided to our Members.

This policy applies to all Primary Care Practitioners (PCPs), contracted either directly with MHC or through an IPA/Medical Group. It is important to note the encounter data must also reflect services provided by any ancillary personnel that are under the direction of the PCP, including any physicians (specialists) providing care and services to our patients as defined in their contract with MHC.

Effective July 1, 2012, services provided in an inpatient setting that can be deemed provider preventable must be identified through encounter data submissions and by completing the Medi-Cal PPC Reporting Form DHCS 7107. MHC will screen the encounter data received from network providers for the presence of the Health Care Acquired Conditions and Other Provider Preventable Conditions listed on Form DHCS 7107. Form DHCS 7107 must be completed and sent to MHC upon discovery of the preventable condition as this information will be subject to audit by DHCS. More information regarding this requirement is available APL-15-006 on the DHCS website.

Procedure

Single encounter (for our purposes) is defined as all services performed by a single Provider/Practitioner on a single date of service for an individual Member.
The following guidelines are provided to assist our Providers/Practitioners with submission of complete encounter data:

- Reporting of services must be done on a per Member, per visit basis.
- A reporting of all services rendered by date must be submitted to MHC.
- Encounter Data must reflect same data elements required under a fee-for-service program.
- All encounter data reporting is subject to, and must be in full compliance with, the Health Insurance Portability and Accountability Act and any other regulatory reporting requirements.

Electronic Encounter Reporting is Subject to the Following Requirements:

- Data must be submitted via our File Exchange Services (FES) site in the HIPAA compliant 837 format (ASC X12N 837).
- DHCS mandated values must be used when appropriate (e.g., procedure code modifiers).
- Electronic encounter data must be received no later than sixty (60) days from the date of services.
- Only encounter records that pass MHC edits will be included in the records evaluated for compliance. Encounters that fail MHC edits will be rejected and error reports will be made available via our File Exchange Services (FES) site or our Web-Portal Services at: www.MolinaHealthcare.com. If the failed encounter is corrected and resubmitted within the required timeframe, it will then be included in the calculation for performance standards. Please note that ONLY the corrected encounters are to be resubmitted.
- In no event will incomplete, inaccurate data be accepted.

All providers are required submit encounters via EDI and have the ability to submit adjustments, voids/reversal transactions.

If a Clearinghouse is used to process your electronic encounter or claims to MHC, please ensure that your contracted Clearinghouse uses the correct Payer ID for the type of EDI transactions (FFS Claims vs. Encounter):

- FFS claims Payer ID: 38333
- Encounters Payer ID: 33373

Sanctions

Providers/Practitioners will be sanctioned for noncompliance. These sanctions may include ineligibility for the encounter incentive program, freezing new enrollment, capitation withhold, and/or ultimately terminating the capitation contract.

Encounter Data Incentive Requirements

Please refer to MHC’s P4P Program for details.

CHILDREN’S HEALTH AND DISABILITY PREVENTION (CHDP) SUBMISSION

The California Department of Health Care Services (DHCS) requires that all Medi-Cal Members zero (0) through their twentieth (20th) year and eleven (11) months receive periodic health screening exams. Exams performed must meet the requirements of this program utilizing components of the Children’s Health and Disability Prevention (CHDP), a part of Children’s Medical Services State Program, the American Academy of Pediatricians (AAP) Periodicity Table for Wellness Exams, and the American Academy of Pediatrician Periodicity and Recommendations for Immunizations.
All Wellness (CHDP) exams for MHC Medi-Cal Members must be documented on an encounter or claim form.

**PM160 Information Only Form Submission to MHC**

- MHC’s Provider Web-Portal is the primary method to process completed PM160 forms by providers.
- An accompanying standard encounter must be submitted in addition to the PM160.

**CHDP Incentive Program**

- *Please refer to MHC’s P4P Program for details.*
11.0 COMPLIANCE

OVERSIGHT and MONITORING

The Medi-Cal Contract between the Department of Health Care Services (DHCS) and Molina Healthcare of California (MHC) defines a number of performance requirements that must be satisfied by both MHC and those Providers/Practitioners and IPA/Medical Groups/Hospitals agreeing, through delegated contractual relationships (or subcontracts), to provide services to eligible and enrolled MHC members. Among these are:

- The Provider/Practitioner’s agreement to participate in medical and other audits (e.g. Health Effectiveness Data and Information Set (HEDIS) and/or mandated) conducted by DHCS, other regulatory agencies, or MHC.
- The Provider/Practitioner’s agreement to maintain books and records for a period of seven (7) years and make such documents available to regulatory agencies and MHC.
- The Provider/Practitioner’s agreement to furnish MHC with encounter data. Providers/Practitioners are encouraged to review their contracts with MHC to become thoroughly familiar with these and additional performance requirements.
- The Provider/Practitioner’s agreement to make all of its premises, facilities, equipment, books, records, contracts, computer and other electronic systems pertaining to the goods and services furnished, available for the purpose of an audit, inspection, evaluation, examination or copying, including but not limited to Access Requirements and State’s Right to Monitor.

Compliance Reporting Requirements for IPAs/Medical Groups/Hospitals

MHC routinely monitors its network of delegated capitated IPAs/Medical Groups/Hospitals for compliance with various standards. These requirements include but are not limited to:

1. MHC requires the delegated capitated IPAs/Medical Groups/Hospitals to submit monthly claims timeliness reports. These reports are due to MHC by the 15th of each month for all claims processed in the previous month. Ninety percent (90%) of claims are to be processed within thirty (30) calendar days of receipt. One-hundred percent (100%) of all claims are to be processed within forty-five (45) working days. Refer to the Claims Section for MHC’s claim processing requirements MHC requires the delegated capitated IPAs/Medical Groups/Hospitals to achieve passing claims audit scores. Claims audits are conducted annually. More frequent audits are conducted when the IPA/Medical Group/Hospital has deficiencies and/or does not achieve the timely processing requirements referenced above.

2. Claims Settlement Practices and Dispute Resolution Mechanism
   a. MHC requires IPAs/Medical Groups/Hospitals to submit quarterly claims timeliness reports. These reports are due to MHC on or before the last calendar day of the month after the last month of each calendar quarter.
   b. The Designated Principal Officer for Claims Settlement Practices must sign the Quarterly Claims Reports.
   c. MHC also requires IPAs/Medical Groups/Hospitals to submit quarterly Provider Dispute Resolution Reports. These reports are also due on or before the last calendar day of the month after the last month of each calendar quarter.
   d. The Designated Principal Officer for the Dispute Resolution Mechanism must sign the Quarterly Provider Dispute Resolution Reports.
   e. These quarterly reports are due as follows:

<table>
<thead>
<tr>
<th>Calendar Quarter</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Quarter</td>
<td>April 30</td>
</tr>
</tbody>
</table>
MHC will conduct an annual PDR audit. More frequent audits will be conducted when the IPA/Medical Group/Hospital does not meet the PDR requirements.

3. Financial Reporting/Viability
   a. Quarterly financial statements are due to MHC within forty-five (45) calendar days from the end of the IPA’s/Medical Group’s/Hospital’s fiscal quarter. The quarterly financial statements need not be certified by outside auditors, but must be accompanied by a financial statement certification form signed by the Chief Financial Officer or President of the IPA/Medical Group/Hospital. Audited annual statements are due within one hundred twenty (120) calendar days, but no later than one-hundred-fifty (150) days, from the end of each IPA’s/Medical Group’s/Hospital’s fiscal year. The audited annual statement must include footnote disclosures, and be prepared by an independent Certified Public Accountant in accordance with generally accepted accounting principles (GAAP).

   All statements must be submitted on time, and meet SB 260 and MHC’s viability standards: 1) current assets are greater than current liabilities and 2) tangible net equity is positive. Quarterly viability cannot be determined if the organization has not submitted their most recent annual audited statement.

   In accordance with SB 260 (Financial Solvency Reporting), the IPA/Physician Group must also submit a quarterly financial survey report to the Department of Managed Health Care (DMHC) within forty-five (45) calendar days from the end of the IPA/Physician Group’s fiscal quarter.

   The IPA/Physician Group must also submit an annual financial survey report to DMHC within one-hundred-fifty (150) calendar days from the end of the IPA/Physician Group’s fiscal year.

   The IPA/Physician Group must also submit a copy to MHC of their DMHC certification and/or financial survey which will show that the quarterly and/or annual survey has been completed on DMHC’s web site. In addition, MHC will also review each IPA/Physician Group’s cash-to-claims ratio, which is determined based on receivables collectable within sixty (60) days according to the Balance Sheet and Grading Criteria from the DMHC financial survey.

4. Utilization Management Reporting
   a. MHC’s Delegation Oversight Department is responsible for oversight and monitoring of delegated activities to ensure specific structures and mechanisms are in place to monitor IPA performance and compliance. This includes systematic monitoring of business functions and annual audits of each delegated IPA/Medical Group and Plan Partners, to ensure their ability to perform delegated functions and adherence to all applicable regulatory and accreditation standards.

   b. In order to achieve and maintain delegation status for UM activities the delegate must demonstrate the ongoing, and fully-functional systems are in place, and meet the all required UM operational standards and reporting requirements.

   c. MHC requires capitated/delegated IPA/Medical Groups to submit utilization management reports in accordance with their Utilization Management Delegation Agreement. UM delegated entities that are required to submit reports on an annual, quarterly, and monthly basis. These include but are not limited to:

      • Annually: Delegated IPA/MG are required to submit their UM Program Evaluation (from the prior year), UM Program and UM Workplan (for the current year). The UM Program must include all components required by Accreditation, State, and Federal agencies.
Quarterly: Updates to the UM Workplan are submitted on a quarterly basis. Results for UM metrics are reported, including key findings and analysis, and planned interventions if goals are not met.

Monthly: Delegated entities are required to submit a number of logs on a monthly basis. These include, but are not limited to, authorization logs and denial logs. These logs are reviewed by the nursing staff to ensure that requirements are being met; including, but not limited to, mandated turnaround times.

MHC conducts its own Quality Improvement (QI) program. The IPA/Medical Groups and Providers/Practitioners agree to abide by and participate in MHC’s QI program.

**Quality Oversight Monitoring**

Under the terms of its contract with DHCS, MHC conducts ongoing reviews of Provider/Practitioner performance. Among the elements to be reviewed are the following:

- Conducts an annual or more frequent geo-access audit to determine geographic, PCP and Specialist gaps in the network. The data provides information for contracting strategies.
- MHC also conducts at least annual cultural, ethnic, racial and linguistic geo-access survey to assess availability of practitioners to meet the member’s needs and determine network gaps. The data provides information for contracting strategies.
- MHC conducts an annual telephonic survey to review the time it takes members to access emergency care, urgent care, non-urgent (routine) care, specialty care, initial health assessments, first prenatal visits, physical exams, and wellness checks in accordance with access standards disclosed in Section 5, Access to Care.

Member Complaint and Grievance Indicators - Member concerns specific to the care and services of specific Providers/Practitioners are collected and acted upon by MHC’s Member Services Department. Providers/Practitioners are engaged in the review of specific concerns and will be asked to assist in remedial endeavors, as indicated.

The outcomes and findings of the foregoing and other performance indicators are reviewed by MHC’s Quality Improvement Department and by MHC’s Quality Improvement Committee.

**Quality Improvement Corrective Action Plans**

When it is found that Providers/Practitioners or IPAs/Medical Groups do not meet the terms of their contracts, applicable policies and procedures, licensing and related requirements, and the provisions of this Manual, they will be notified in writing of deficiencies. Quality Improvement Corrective Action Plans (CAP) will be forwarded to Providers/Practitioners and will include corrective actions and dates by which corrective actions are to be achieved.

MHC representatives will work with and offer support to Providers/Practitioners to ensure the timely resolution of CAP requirements.

Providers/Practitioners who fail to respond to an initial corrective action plan by the date specified will be provided a second iteration of CAP requirements; may be assigned an extended action plan due date and/or sign a document stating they have completed the CAP.

**Non-Compliance with Quality Improvement Corrective Actions**
MHC’s Quality Improvement and/or Provider Services Departments coordinates and assists the
Provider/Practitioner with the development and implementation of the corrective action plan. Non-compliance
with Quality Improvement corrective actions may result in any of the following:

- Contact by the MHC’s Quality Improvement Department
- Conduct in-service/education
- Referral to the IPA or Medical Group for corrective action
- Implementation of Provider/Practitioner Compliance Department corrective action program which may
  result in the following sanctions:
  - The termination of new member enrollments
  - Moving current members to another IPA/Medical Group where the Provider/Practitioner is affiliated
  - Formal contract termination

Re-Audits

Re-audits are conducted to assure corrective actions have been effective in improving compliance with
previously identified deficiencies.

DELEGATED IPAs AND MEDICAL GROUPS

MHC does not delegate any Quality Improvement Activities to any contracted Provider/Practitioner or
IPA/Medical Group organization.

OVERSIGHT MONITORING OF UTILIZATION MANAGEMENT AND
CREDENTIALING PROGRAMS FOR DELEGATED PROVIDERS

MHC may delegate responsibility for activities associated with utilization management (UM) and credentialing,
to its IPAs/Medical Groups. Prior to approval of delegation, and at least annually thereafter, MHC conducts an
onsite review of IPAs/Medical Groups requesting delegation. MHC uses delegation standards in compliance
with NCQA, State and Federal Requirements. A member or designee of the delegation oversight team assigned
to evaluate and oversee the IPAs/Medical Groups activities conducts the evaluation. Based on the audit scores
and findings, if required thresholds and criteria are met, the appropriate peer review Committee may grant
specific delegation functions to the IPA/Medical Group to perform. If approved for delegation
“Acknowledgement Acceptance of Delegation” must be signed between MHC and the IPA/Medical Group. A
“Delineation of Utilization Management Responsibilities” grid is included with the Acknowledgement and
Acceptance of Delegation”, outlining the delegated activities; MHC’s Responsibilities; the Delegated
IPA/Medical Group Responsibilities; the Frequency of Reporting; MHC’s Process for Evaluating Performance;
and, Corrective Actions if the IPA/Medical Group fails to meet responsibilities.

MHC reserves the right to request corrective action plans or revoke the delegation of these responsibilities when
the Delegated group demonstrates noncompliance to NCQA State and Federal Requirements.

Complex Case Management services are not delegated to IPAs/Medical Groups. MHC’s Medical Case
Management Department retains sole responsibility for authorization and implementation of these services.
IPAs/Medical Groups are required to refer known or potential cases to MHC Case Management. The referral
may be made by a telephone or facsimile. This information can also be found in the Medical Management
Section and in the Public Health Coordination and Case Management.
Provider education is implemented by Molina Healthcare of California (MHC) and its participating Medical Groups/Independent Physician Associations (IPAs) in counties where it is applicable. Goals, objectives, curricula, and implementation guidelines are established by MHC. Where applicable, participating Medical Groups/IPAs are responsible for conducting provider training and orientation, and MHC provides additional resources and opportunities to supplement such trainings.

All newly contracted providers are required to receive training regarding the Medi-Cal Managed Care program in order to operate in full compliance with the contract and all applicable Federal and State statutes and regulations. MHC and applicable Medical Group/IPA are required to conduct training for all providers within ten (10) working days after the newly contracted provider is placed on active status. Provider training includes but is not limited to:

- Provider/Practitioner Manual (MHC and/or Health Net for LA County only)
- Federal and State statutes and regulations to ensure provider’s full compliance and applicable policies and procedures.
- Web Portal Training
- Prior Authorization
- Preventive Care Services
- Training on provider billing and reporting, including information prohibiting balance billing.
- Encounters, claims submission, appeals and grievances, and compensation information.
- Disability Awareness and Sensitivity Training regarding SPDs based on “Clinical Protocols and Practice Guidelines for Seniors and Persons with Disabilities/Chronic Conditions”
  - Providers will be trained on a continual basis regarding clinical protocols and evidenced-based practice guidelines for SPDs or chronic conditions. The training shall include an educational program for providers regarding health needs specific to this population that utilizes a variety of educational strategies, including but not limited to, information on MHC’s website as well as other methods of educational outreach to providers.
- Fraud, Waste, and Abuse
- Concepts in cultural competency. Training will discuss the practical applications of cultural competency, review cultural and linguistic contract requirements, discuss Molina’s language access services and tips for working with interpreters, and go over cultural competency resources.
  - Providers/Practitioners are trained on how to promote access and delivery of services in a culturally competent manner to all members. This includes those with limited English proficiency, diverse cultural and ethnic backgrounds, disabilities, and regardless of gender, sexual orientation, or gender identity. Providers/Practitioners must ensure that members have access to covered services that are delivered in a manner that meets their unique needs. For more information on promoting access and delivery of services in a culturally competent manner, please refer to the “Cultural and Linguistic Services” section of the manual.
- Model of Care, Coordination of Care, Behavioral Health services, LTSS, community supports and other Medicare Medicaid Plan/Cal MediConnect program requirements and ensure access is provided.
- LTSS, including but not limited to, Community Based Adult Services, In Home Supportive Services, Multi-Purpose Senior Services Program and Skilled nursing facility/subacute care services. Training will include information about how to identify LTSS needs, eligibility criteria, and how to appropriately refer for LTSS services.
- Distribution of Members Rights and Responsibilities, including the right to full disclosure of health care information and the right to actively participate in health care decisions.
MHC and applicable Medical Group/IPA are required to ensure ongoing training is conducted when deemed necessary.

**Membership Panel Form**

All IPAs and direct providers are required to notify MHC of changes made to Membership Panels within five (5) business days. Timely submission of this information is vital for maintaining an up-to-date provider directory and allows our members to accurately identify which providers, in our network, are accepting new patients. The Membership Panel Form enables IPAs and direct providers to feasibly modify their membership panels and inform MHC of those modifications.

IPAs and direct providers are requested to submit the Membership Panel form on the next page within five (5) business days when there is a change in regards to accepting new members. Providers affiliated to IPAs should submit the required information directly to their IPAs as appropriate. If a provider who is not accepting new members is contacted by a member or someone seeking to become a new member, the provider shall direct the member or potential member to MHC for additional assistance in finding a provider and to the Department of Managed Health Care to report any inaccuracy with the plan’s directory.
<table>
<thead>
<tr>
<th>Provider Name</th>
<th>NPI</th>
<th>Street Address</th>
<th>City, State, Zip Code</th>
<th>Phone Number</th>
<th>IPA Affiliation/Group Name and/or Pay to Affiliation</th>
<th>Accepting New Members?</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Medi-Cal Covered CA/ Marketplace Medicare Cal Medi-Connect</td>
<td>Yes Yes Yes Yes</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Yes No No No</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Please mail or fax the completed form to one of the appropriate locations listed below. For providers affiliated with IPAs, please submit the required information directly to your IPA, who will submit the information to MHC.

<table>
<thead>
<tr>
<th>Los Angeles</th>
<th>Riverside/San Bernardino</th>
<th>San Diego</th>
<th>Imperial</th>
<th>Sacramento</th>
</tr>
</thead>
<tbody>
<tr>
<td>200 Oceangate, Suite 100</td>
<td>550 E. Hospitality Ln, Suite 100</td>
<td>9275 Sky Park Ct, Suite 400</td>
<td>T120 W. Main St.</td>
<td>2180 Harvard St., Suite 500</td>
</tr>
<tr>
<td>Long Beach, CA 90802</td>
<td>San Bernardino, CA 92408</td>
<td>San Diego, CA 92123</td>
<td>El Centro, CA 92243</td>
<td>Sacramento, CA 95815</td>
</tr>
<tr>
<td>Attn: Provider Services</td>
<td>Attn: Provider Services</td>
<td>Attn: Provider Services</td>
<td>Attn: Provider Services</td>
<td>Attn: Provider Services</td>
</tr>
<tr>
<td>Fax: (855) 278-0312</td>
<td>Fax: (909) 890-4403</td>
<td>Fax: (858) 503-1210</td>
<td>Fax: (760) 579-5705</td>
<td>Fax: (916) 561-8559</td>
</tr>
<tr>
<td>Phone: (562) 499-6191</td>
<td>Phone: (800) 232-9998</td>
<td>Phone: (858) 614-1580</td>
<td>Phone: (760) 679-5680</td>
<td>Phone: (916) 561-8540</td>
</tr>
</tbody>
</table>

Name of individual completing this form: ____________________________________________

Signature of individual completing this form: __________________________________________

Phone Number: __________________________________________

Date: _______ / _______ / _______

If you have any questions or concerns, please contact your Provider Services Representative.
11.2 COMPLIANCE: QUALITY IMPROVEMENT

QUALITY IMPROVEMENT PROGRAM

Purpose

The purpose of the Molina Healthcare of California (MHC) Quality Improvement Program is to establish methods for objectively and systematically evaluating and improving the quality of care and service provided to MHC members. MHC strives to continuously improve the structure, processes and outcomes of its health care delivery system.

The MHC’s Quality Improvement Program promotes a commitment to quality in every facet of the health plan’s structure and processes. It relies on senior management oversight and accountability, and integrates the activities of all health plan departments in meeting the program’s goals and objectives. The Quality Improvement Program involves all key stakeholders, members, participating practitioners, providers and health plan staff, in the development, evaluation and planning of quality improvement activities.

The MHC’s Quality Improvement Program incorporates a continuous, quality improvement methodology that focuses on the specific needs of its internal and external customers. It is organized to identify and analyze significant opportunities for improvement in delivery of health care and service, to develop improvement strategies, and to track systematically, if these strategies result in progress toward benchmarks or goals. The methodology includes pursuing our goals in a culturally competent manner.

The written Quality Improvement Program defines the goals, objectives, scope, structure, committees and functions of the program. The Quality Improvement Program is reviewed and updated annually and presented to the Quality Improvement Committee (QI Committee) and to the Board of Directors for approval.

Scope of the Quality Improvement Program

The MHC Quality Improvement Program encompasses the quality of acute, chronic, and preventive clinical care and service provided in both the inpatient and outpatient setting by hospitals and facilities, participating provider groups, primary care and specialty practitioners, and ancillary providers.

Its specific focus includes:
1. The continuity and coordination of care.
2. The over-and-under-utilization of services.
3. The access to and availability of routine, urgent and, emergency care.
4. The health status of MHC members of all products.
5. Provider and practitioner qualifications and performance.
6. The environmental, physical, and clinical safety of MHC members.
7. The implementation of preventive health and clinical practice guidelines.
8. Member and practitioner satisfaction.
9. The effectiveness of health plan services including member education and services, practitioner relations and services, credentialing, utilization and case management, claims adjudication, risk management, and pharmacy management.
10. The ethnic and linguistic appropriateness of care and service.
11. Behavioral health services as defined by DHCS.
12. Assessing the effectiveness of quality improvement activities.
PROVIDER/PRACTITIONER REVIEW PROCESS

Provider/Practitioner Facility Site Review (FSR)

- Effective July 1, 2002 the State of California’s Health and Human Services Agency mandated that all County Organized Health Systems (COHS), Geographic Managed Care (GMC) Plans, Primary Care Case Management (PCCM) Plans, and Two-Plan Model Plans use the Full Scope Site Review and Medical Record Review Evaluation Tool. For more details on FSR, please reference Section 11.0: Facility Site Review.
- All primary care sites serving Medi-Cal managed care members must undergo an initial site review and subsequent periodic site review every three (3) years using the current DHCS approved facility site review survey tool. Managed care health plans may review sites more frequently per local collaborative decision or when determined necessary, based on monitoring, evaluation or corrective actions plan (CAP) follow-up issues. For more details on FSR, please reference Section 11.0: Facility Site Review.
- The Medi-Cal managed care health plans within the county have established systems and procedures for the coordination and consolidation of site audits for mutually shared PCP sites and facilities to avoid duplication and overlapping of FSR reviews. For more details on FSR, please reference Section 11.0: Facility Site Review.
- All Primary Care Physicians must maintain an Exempted or Conditional pass on site review to participate in MHC provider network. The evaluation scores are based on standardized scoring mechanism established by DHCS. Please refer to the Credentialing section of the Provider Manual for expanded information about FSR requirements. For more details on FSR, please reference Section 11.0: Facility Site Review.

Medical Record Review (MRR)

- The on-site practitioner/provider medical record review is a comprehensive evaluation of the medical records. MHC will provide information, suggestions and recommendations to assist practitioners/providers in achieving the standards. For more details on MRR, please reference Section 11.0: Facility Site Review.
- All PCPs must complete and pass the medical record review at each practice location. Medical Record Reviews are conducted in conjunction with the Facility Site Review, prior to participating in MHC provider network and at least every three (3) years thereafter. For more details on MRR, please reference Section 11.0: Facility Site Review.
- All Primary Care Physicians must maintain an Exempted or Conditional pass on medical record review to participate in MHC provider network. The evaluation scores are based on standardized scoring mechanism established by DHCS. Please refer to the Credentialing section of the Provider Manual for expanded information about MRR requirements. For more details on MRR, please reference Section 11.0: Facility Site Review.

Physical Accessibility Review Survey (PARS)

- In accordance to the California Department of Health Care Services (DHCS) Medi-Cal Managed Care Division (MMCD) policy letter 11-013, managed care health plans are required to assess the level of physical accessibility of provider sites, including all primary care physicians, specialists and ancillary providers that serve a high volume of Seniors and Persons with Disabilities (SPD). The Physical Accessibility Review Survey (PARS) tool and guidelines are based on compliance with the Americans with Disabilities Act (ADA). For more details on PARS, please reference Section 11.0: Facility Site Review.
- Unlike the Facility Site Review and Medical Records Review, PARS is a survey and no corrective action is
required. Please refer to the Credentialing section of the Provider Manual for expanded information about PARS requirements. For more details on PARS, please reference Section 11.0: Facility Site Review.

Child Health and Disability Prevention (CHDP) Reviews

- The CHDP is a state preventive service program that delivers periodic health assessments and services to low income children and youth in California. CHDP provides care coordination to assist families with medical appointment scheduling, transportation, and access to diagnostic and treatment services.
- MHC provides health assessment, preventive health care and coordination of care to eligible Members through the CHDP program.
- CHDP specific questions are incorporated into the Medical Record Review Tool. The CHDP review may be done concurrently with the medical record review.
- CHDP requirements are detailed in the Medical Record Pediatric Review Guidelines.

Comprehensive Perinatal Services Program (CPSP) Review

- The CPSP is designed to increase access to prenatal care and to improve pregnancy outcomes. The services of this program include health and nutrition education, psychosocial assessment, treatment planning, and periodic reassessment. CPSP must be offered to all MHC Medi-Cal Members, but participation is voluntary. Refusal of CPSP must be documented in the patient’s obstetrical record.
11.3 COMPLIANCE: FRAUD, WASTE, AND ABUSE

Molina is dedicated to the detection, prevention, investigation, and reporting of potential health care fraud, waste, and abuse. As such, the Compliance department maintains a comprehensive plan, which addresses how Molina will uphold and follow State and Federal statutes and regulations pertaining to fraud, waste, and abuse. The plan also addresses fraud, waste, and abuse prevention and detection, along with the education of appropriate employees, vendors, providers and associates doing business with Molina.

Mission Statement

Molina regards health care fraud, waste and abuse as unacceptable, unlawful, and harmful to the provision of quality health care in an efficient and affordable manner. Molina has therefore implemented a plan to prevent, investigate, and report suspected health care fraud, waste and abuse in order to reduce health care cost and to promote quality health care.

Regulatory Requirements

Federal False Claims Act

The False Claims Act is a Federal statute that covers fraud involving any Federally-funded contract or program. The act establishes liability for any person who knowingly presents or causes to be presented a false or fraudulent claim to the U.S. Government for payment.

The term “knowing” is defined to mean that a person with respect to information:
- Has actual knowledge of falsity of information in the claim;
- Acts in deliberate ignorance of the truth or falsity of the information in a claim; or,
- Acts in reckless disregard of the truth or falsity of the information in a claim.

The act does not require proof of a specific intent to defraud the U.S. government. Instead, health care providers can be prosecuted for a wide variety of conduct that leads to the submission of fraudulent claims to the government, such as knowingly making false statements, falsifying records, double-billing for items or services, submitting bills for services never performed or items never furnished or otherwise causing a false claim to be submitted.

Deficit Reduction Act

On February 8, 2006, the Deficit Reduction Act (“DRA”) was signed into Law, which became effective on January 1, 2007. The DRA aims to cut fraud, waste and abuse from the Medicare and Medicaid programs.

Health care entities like Molina who receive or pay out at least $5 million dollars in Medicaid funds per year must comply with the DRA. As a contractor doing business with Molina, providers and their staff have the same obligation to report any actual or suspected violation of Medicare/Medicaid funds either by fraud, waste or abuse. Entities must have written policies that inform employees, contractors, and agents of the following:
- The Federal False Claims Act and state laws pertaining to submitting false claims;
- How providers will detect and prevent fraud, waste, and abuse;
- Employee protection rights as a whistleblowers.
The Federal False Claims Act and the Medicaid False Claims Act have Qui Tam language commonly referred to as “whistleblower” provisions. These provisions encourage employees (current or former) and others to report instances of fraud, waste or abuse to the government. The government may then proceed to file a lawsuit against the organization/individual accused of violating the False Claims acts. The whistleblower may also file a lawsuit independently. Cases found in favor of the government will result in the whistleblower receiving a portion of the amount awarded to the government.

Whistleblower protections state that employees who have been discharged, demoted, suspended, threatened, harassed or otherwise discriminated against due to their role in disclosing or reporting a false claim are entitled to all relief necessary to make the employee whole including:
- Employment reinstatement at the same level of seniority;
- Two times the amount of back pay plus interest;
- Compensation for special damages incurred by the employee as a result of the employer’s inappropriate actions.

Affected entities who fail to comply with the law will be at risk of forfeiting all Medicaid payments until compliance is met. Molina Healthcare will take steps to monitor Molina Healthcare of California contracted providers to ensure compliance with the law.

**Definitions**

**Fraud:**

“Fraud” means an intentional deception or misrepresentation made by a person with the knowledge that the deception could result in some unauthorized benefit to himself or some other person. It includes any act that constitutes fraud under applicable Federal or State law. (42 CFR § 455.2)

**Waste:**

Health care spending that can be eliminated without reducing the quality of care. Quality Waste includes, overuse, underuse, and ineffective use. Inefficiency Waste includes redundancy, delays, and unnecessary process complexity. For example: the attempt to obtain reimbursement for items or services where there was no intent to deceive or misrepresent, however the outcome of poor or inefficient billing methods (e.g. coding) causes unnecessary costs to the Medicaid program.

**Abuse:**

“Abuse” means provider practices that are inconsistent with sound fiscal, business, or medical practices, and result in unnecessary costs to the Medicaid program, or in reimbursement for services that are not medically necessary or that fail to meet professionally recognized standards for health care. It also includes recipient practices that result in unnecessary cost to the Medicaid programs. (42 CFR § 455.2)

**Examples of Fraud, Waste and Abuse by a Provider**

The types of questionable Provider schemes investigated by Molina include, but are not limited to the following:
- A physician knowingly and willfully referring a Medicaid patient to health care facilities in which or with which the physician has a financial relationship. (Stark Law)
- Altering claims and/or medical record documentation in order to get a higher level of reimbursement.
• Balance billing a Molina Member for covered services. This includes asking the Member to pay the difference between the discounted and negotiated fees, and the Provider’s usual and customary fees.
• Billing and providing for services to Members that are not medically necessary.
• Billing for services, procedures and/or supplies that have not been rendered.
• Billing under an invalid place of service in order to receive or maximize reimbursement.
• Completing certificates of Medical Necessity for Members not personally and professionally known by the Provider.
• Concealing a Member’s misuse of a Molina identification card.
• Failing to report a Member’s forgery or alteration of a prescription or other medical document.
• False coding in order to receive or maximize reimbursement.
• Inappropriate billing of modifiers in order to receive or maximize reimbursement.
• Inappropriately billing of a procedure that does not match the diagnosis in order to receive or maximize reimbursement.
• Knowingly and willfully soliciting or receiving payment of kickbacks or bribes in exchange for referring patients.
• Not following incident to billing guidelines in order to receive or maximize reimbursement.
• Overutilization
• Participating in schemes that involve collusion between a Provider and a Member that result in higher costs or charges.
• Questionable prescribing practices.
• Unbundling services in order to get more reimbursement, which involves separating a procedure into parts and charging for each part rather than using a single global code.
• Underutilization, which means failing to provide services that are Medically Necessary.
• Upcoding, which is when a Provider does not bill the correct code for the service rendered, and instead uses a code for a like services that costs more.
• Using the adjustment payment process to generate fraudulent payments.
Examples of Fraud, Waste, and Abuse by a Member

The types of questionable Member schemes investigated by Molina include, but are not limited to, the following:
- Benefit sharing with persons not entitled to the Member’s benefits.
- Conspiracy to defraud Medicaid.
- Doctor shopping, which occurs when a Member consults a number of Providers for the purpose of inappropriately obtaining services.
- Falsifying documentation in order to get services approved.
- Forgery related to health care.
- Prescription diversion, which occurs when a Member obtains a prescription from a Provider for a condition that he/she does not suffer from and the Member sells the medication to someone else.

Review of Provider Claims and Claims System

Molina Claims Examiners are trained to recognize unusual billing practices and to detect fraud, waste and abuse. If the Claims Examiner suspects fraudulent, abusive or wasteful billing practices, the billing practice is documented and reported to the Compliance Department.

The Claims payment system utilizes system edits and flags to validate those elements of Claims are billed in accordance with standardized billing practices; ensure that Claims are processed accurately and ensure that payments reflect the service performed as authorized.

Molina performs auditing to ensure the accuracy of data input into the Claims system. The Claims department conducts regular audits to identify system issues or errors. If errors are identified, they are corrected and a thorough review of system edits is conducted to detect and locate the source of the errors.

Prepayment Fraud, Waste, and Abuse Detection Activities

Through implementation of Claims edits, Molina’s Claims payment system is designed to audit Claims concurrently, in order to detect and prevent paying Claims that are inappropriate.

Post-payment Recovery Activities

The terms expressed in this section of this Provider Manual are incorporated into the Provider Agreement, and are intended to supplement, rather than diminish, any and all other rights and remedies that may be available to Molina under the Provider Agreement or at Law or equity. In the event of any inconsistency between the terms expressed here and any terms expressed in the Provider Agreement, the parties agree that Molina shall in its sole discretion exercise the terms that are expressed in the Provider Agreement, the terms that are expressed here, its rights under Law and equity, or some combination thereof.

Provider will provide Molina, governmental agencies and their representatives or agents, access to examine, audit, and copy any and all records deemed by Molina, in Molina’s sole discretion, necessary to determine compliance with the terms of the Provider Agreement, including for the purpose of investigating potential fraud, waste and abuse. Documents and records must be readily accessible at the location where Provider provides services to any Molina Members. Auditable documents and records include, but are not limited to, medical charts; patient charts; billing records; and coordination of benefits information. Production of auditable documents and records must be provided in a timely manner, as requested by Molina and without charge to
Molina. In the event Molina identifies fraud, waste or abuse, Provider agrees to repay funds or Molina may seek recoupment.

If a Molina auditor is denied access to Provider’s records, all of the Claims for which Provider received payment from Molina is immediately due and owing. If Provider fails to provide all requested documentation for any Claim, the entire amount of the paid Claim is immediately due and owing. Molina may offset such amounts against any amounts owed by Molina to Provider. Provider must comply with all requests for documentation and records timely (as reasonably requested by Molina) and without charge to Molina. Claims for which Provider fails to furnish supporting documentation during the audit process are not reimbursable and are subject to chargeback.

Provider acknowledges that HIPAA specifically permits a covered entity, such as Provider, to disclose protected health information for its own payment purposes (see 45 CFR 164.502 and 45 CFR 154.501). Provider further acknowledges that in order to receive payment from Molina, Provider is required to allow Molina to conduct audits of its pertinent records to verify the services performed and the payment claimed, and that such audits are permitted as a payment activity of Provider under HIPAA and other applicable privacy Laws.

Review of Provider

The Credentialing Department is responsible for monitoring practitioners through the various government reports, including:

- Federal and State Medicaid sanction reports.
- Federal and State lists of excluded individuals and entities including the OIG List of Excluded Individuals/Entities
- List of parties excluded from Federal Procurement and Non-procurement Programs.
- Medicaid suspended and ineligible provider list.
- Monthly review of State Medical Board sanctions list.
- Review of license reports from the appropriate specialty board.

If a match is found, the Credentialing Services staff will request copies of relevant information from the appropriate government entity. Upon receiving this information the documents are presented to the Professional Review (Credentialing) Committee for review and potential action. The Credentialing staff will also present the list of physicians found on the Medicaid sanctions report to the Compliance Committee for review and potential oversight of action.

Provider Education

When Molina identifies through an audit or other means a situation with a provider (e.g. coding, billing) that is either inappropriate or deficient, Molina may determine that a provider/practitioner education visit is appropriate.

The Molina Provider Services Representative will inform the provider’s office that an on-site meeting is required in order to educate the provider on certain issues identified as inappropriate or deficient.

Reporting Fraud, Waste and Abuse

If you suspect cases of fraud, waste, or abuse, you must report it by contacting the Molina AlertLine. AlertLine is an external telephone and web based reporting system hosted by NAVEX Global, a leading provider of compliance and ethics hotline services. AlertLine telephone and web based reporting is available twenty-four
(24) hours a day, seven (7) days a week, three hundred sixty-five (365) days a year. When you make a report, you can choose to remain confidential or anonymous. If you choose to call AlertLine, a trained professional at NAVEX Global will note your concerns and provide them to the Molina Compliance Department for follow-up. If you elect to use the web-based reporting process, you will be asked a series of questions concluding with the submission of your report. Reports to AlertLine can be made from anywhere within the United States with telephone or internet access. Molina AlertLine can be reached toll free at 1-866-606-3889 or you may use the service’s website to make a report at any time at https://MolinaHealthcare.alertline.com

You may also report cases of fraud, waste or abuse to Molina’s Compliance Department. You have the right to have your concerns reported anonymously without fear of retaliation.

Molina Healthcare of California  
Attn: Compliance  
200 Oceangate, Suite 100  
Long Beach, CA 90802

Remember to include the following information when reporting:

- Nature of complaint.
- The names of individuals and/or entity involved in suspected fraud and/or abuse including address, phone number, Medicaid ID number and any other identifying information.

Suspected fraud and abuse may also be reported directly to the state at:

California Department of Health Care Services  
Toll Free Phone: 1-800-822-6222
*11.4 COMPLIANCE: HIPAA REQUIREMENTS & INFORMATION*

**HIPAA (The Health Insurance Portability and Accountability Act)**

**Molina’s Commitment to Patient Privacy**

Protecting the privacy of members’ personal health information is a core responsibility that Molina takes very seriously. Molina is committed to complying with all Federal and State laws regarding the privacy and security of members’ protected health information (PHI).

**Provider Responsibilities**

Molina expects that its contracted Providers will respect the privacy of Molina members (including Molina members who are not patients of the provider) and comply with all applicable laws and regulations regarding the privacy of patient and member PHI. Molina provides its Members with a privacy notice upon their enrollment in our health plan. The privacy notice explains how Molina uses and discloses their PHI and includes a summary of how Molina safeguards their PHI.

**Applicable Laws**

Providers must understand all State and Federal health care privacy laws applicable to their practice and organization. Currently, there is no comprehensive regulatory framework that protects all health information in the United States; instead there is a patchwork of laws that Providers/Practitioners must comply with. In general, most health care Providers are subject to various laws and regulations pertaining to privacy of health information including, without limitation, the following:

1. **Federal Laws and Regulations**
   a. HIPAA
   b. The Health Information Technology for Economic and Clinical Health Act (HITECH)
   c. Medicare and Medicaid laws
   d. The Affordable Care Act

2. **Applicable State California Laws and Regulations**

Providers should be aware that HIPAA provides a floor for patient privacy but that state laws should be followed in certain situations, especially if the State law is more stringent than HIPAA. Providers should consult with their own legal counsel to address their specific situation.

**Uses and Disclosures of PHI**

Member and patient PHI should only be used or disclosed as permitted or required by applicable law. Under HIPAA, a Provider may use and disclose PHI for their own treatment, payment, and health care operations activities (TPO) without the consent or authorization of the patient who is the subject of the PHI. Uses and disclosures for TPO apply not only to the Provider’s own TPO activities, but also for the TPO of another covered entity. Disclosure of PHI by one covered entity to another covered entity, or health care Provider, for the recipient’s TPO is specifically permitted under HIPAA in the following situations:

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1 See, Sections 164.506(c) (2) & (3) of the HIPAA Privacy Rule.
1. A covered entity may disclose PHI to another covered entity or a health care Provider for the payment activities of the recipient. Please note that “payment” is a defined term under the HIPAA Privacy Rule that includes, without limitation, utilization review activities, such as preauthorization of services, concurrent review, and retrospective review of “services.”

2. A covered entity may disclose PHI to another covered entity for the health care operations activities of the covered entity that receives the PHI, if each covered entity either has or had a relationship with the individual who is the subject of the PHI being requested, the PHI pertains to such relationship, and the disclosure is for the following health care operations activities:
   a. Quality improvement
   b. Disease management;
   c. Case management and care coordination;
   d. Training Programs;
   e. Accreditation, licensing, and credentialing

Importantly, this allows Providers/Practitioners to share PHI with MHC for our healthcare operations activities, such as HEDIS and quality improvement.

Inadvertent Disclosures of PHI

Molina may, on occasion, inadvertently misdirect or disclose PHI pertaining to Molina Member(s) who are not the patients of the Provider. In such cases, the Provider shall return or securely destroy the PHI of the affected Molina Members in order to protect their privacy. The Provider agrees to not further use or disclose such PHI, unless otherwise permitted by Law.

Written Authorizations

Uses and disclosures of PHI that are not permitted or required under applicable law require the valid written authorization of the patient. Authorizations should meet the requirements of HIPAA and applicable State law. A sample Authorization for the Use and Disclosure of Protected Health Information is included at the end of this section.

Patient Rights

Patients are afforded various rights under HIPAA. Molina Providers must allow patients to exercise any of the below-listed rights that apply to the Provider’s practice:

1. Notice of Privacy Practices
   Providers that are covered under HIPAA and that have a direct treatment relationship with the patient should provide patients with a notice of privacy practices that explains the patient’s privacy rights and the process the patient should follow to exercise those rights. The Provider should obtain a written acknowledgment that the patient received the notice of privacy practices.

2. Requests for Restrictions on Uses and Disclosures of PHI
   Patients may request that a healthcare Provider restrict its uses and disclosures of PHI. The Provider is not required to agree to any such request for restrictions.

3. Requests for Confidential Communications
   Patients may request that a healthcare Provider/Practitioner communicate PHI by alternative means or at alternative locations. Providers must accommodate reasonable requests by the patient.

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2See the definition of Payment, Section 164.501 of the HIPAA Privacy Rule
4. **Requests for Patient Access to PHI**
Patients have a right to access their own PHI within a Provider’s designated record set. Personal representatives of patients have the right to access the PHI of the subject patient. The designated record set of a Provider includes the patient’s medical record, as well as billing and other records used to make decisions about the member’s care or payment for care.

5. **Request to Amend PHI**
Patients have a right to request that the Provider amend information in their designated record set.

6. **Request Accounting of PHI Disclosures**
Patients may request an accounting of disclosures of PHI made by the Provider during the preceding six (6) year period. The list of disclosures does not need to include disclosures made for treatment, payment, or healthcare operations or made prior to April 14, 2003.

**HIPAA Security**

Providers should implement and maintain reasonable and appropriate safeguards to protect the confidentiality, availability, and integrity of member PHI. Providers should recognize that identity theft is a rapidly growing problem and that their patients trust them to keep their most sensitive information private and confidential.

In addition, medical identity theft is an emerging threat in the healthcare industry. Medical identity theft occurs when someone uses a person’s name and sometimes other parts of their identity —such as health insurance information—without the person’s knowledge or consent to obtain healthcare services or goods. Medical identity theft frequently results in erroneous entries being put into existing medical records. Providers should be aware of this growing problem and report any suspected fraud to Molina.

**HIPAA Transactions and Code Sets**

Molina requires the use of electronic transactions to streamline healthcare administrative activities. Molina Providers must submit claims and other transactions to Molina using electronic formats. Certain electronic transactions are subject to HIPAA’s Transactions and Code Sets Rule including, but not limited to, the following:
- Claims and encounters
- Member eligibility status inquiries and responses
- Claims status inquiries and responses
- Authorization requests and responses
- Remittance advices


1. **Click on the tab titled “I’m a Health Care Professional”**
2. **Click the tab titled “HIPAA”**
3. **And then click on the tab titled “HIPAA Transaction Readiness” or “HIPAA Code Sets”**

**Code Sets**

HIPAA regulations require that only approved code sets may be used in standard electronic transactions. For Claims with dates of service prior to October 1, 2015, ICD-9 coding must be used. For Claims with dates of service on or after October 1, 2015, Providers must use the ICD-10 code sets.
National Provider Identifier
Provider must comply with the National Provider Identifier (NPI) Rule promulgated under HIPAA. The Provider must obtain an NPI from the National Plan and Provider Enumeration System (NPPES) for itself or for any subparts of the Provider. The Provider must report its NPI and any subparts to Molina and to any other entity that requires it. Any changes in its NPI or subparts information must be reported to NPPES within thirty (30) days and should also be reported to Molina within thirty (30) days of the change. Provider must use its NPI to identify it on all electronic transactions required under HIPAA and on all claims and encounters (both electronic and paper formats) submitted to MHC.

Additional Requirements for Delegated Providers

Providers that are delegated for claims and utilization management activities are the “business associates” of Molina. Under HIPAA, Molina must obtain contractual assurances from all business associates that they will safeguard member PHI. Delegated Providers must agree to various contractual provisions required under HIPAA’s Privacy and Security Rules.
Your Privacy

Dear Molina Healthcare of California Partner Plan, Inc. (Molina Healthcare) Member:

Your privacy is important to us. We respect and protect your privacy. Molina Healthcare uses and shares your information to provide you with health benefits. Molina Healthcare wants to let you know how your information is used or shared.

Your Protected Health Information

PHI stands for these words, protected health information. PHI means health information that includes your name, member number or other identifiers, and is used or shared by Molina.

Does Molina Healthcare use or share our members’ PHI?

- To provide for your treatment
- To pay for your health care
- To review the quality of the care you get
- To tell you about your choices for care
- To run our health plan
- To use or share PHI for other purposes as required or permitted by law.

Does Molina Healthcare need your written authorization (approval) to use or share your PHI?

Molina Healthcare needs your written approval to use or share your PHI for purposes not listed.

What are your privacy rights?

- To look at your PHI
- To get a copy of your PHI
- To amend your PHI
- To ask us to not use or share your PHI in certain ways
- To get a list of certain people or places we have given your PHI

How does Molina Healthcare protect your PHI?

Molina Healthcare uses many ways to protect PHI across our health plan. This includes PHI in written word, spoken word, or in a computer. Below are some ways Molina Healthcare protects PHI:

- Molina Healthcare has policies and rules to protect PHI.
- Molina Healthcare limits who may see PHI. Only Molina Healthcare staff with a need to know PHI may use it.
- Molina Healthcare staff is trained on how to protect and secure PHI.
- Molina Healthcare staff must agree in writing to follow the rules and policies that protect and secure PHI.

Molina Healthcare secures PHI in our computers. PHI in our computers is kept private by using firewalls and passwords.

Our Notice of Privacy Practices has more information about how we use and share our members’ PHI. Our Notice of Privacy is in the following section and is on our web site at www.MolinaHealthcare.com. You may also get a copy of our Notice of Privacy by calling our Member Services Department at (888) 665-4681.
NOTICE OF PRIVACY PRACTICES
MOLINA HEALTHCARE OF CALIFORNIA PARTNER PLAN, INC.

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW IT CAREFULLY

California Partner Plan, Inc. (“Molina” or “we”) provides health care benefits to you through the Medi-Cal program. Molina uses and shares protected health information about you to provide your health care benefits. We use and share your information to carry out treatment, payment and health care operations. We also use and share your information for other reasons as allowed and required by law. We have the duty to keep your health information private. We have policies in place to obey the law. The effective date of this notice is March 1, 2013.

PHI stands for these words, protected health information. PHI means health information that includes your name, member number or other identifiers, and is used or shared by Molina.

Why does Molina use or share your PHI?
We use or share your PHI to provide you with healthcare benefits. Your PHI is used or shared for treatment, payment, and health care operations.

For Treatment.
Molina may use or share your PHI to give you, or arrange for, your medical care. This treatment also includes referrals between your doctors or other health care providers. For example, we may share information about your health condition with a specialist. This helps the specialist talk about your treatment with your doctor.

Payment.
Molina may use or share PHI to make decisions on payment. This may include claims, approvals for treatment, and decisions about medical need. Your name, your condition, your treatment, and supplies given may be written on the bill. For example, we may let a doctor know that you have our benefits. We would also tell the doctor the amount of the bill that we would pay.

For Health Care Operations.
Molina may use or share PHI about you to run our health plan. For example, we may use information from your claim to let you know about a health program that could help you. We may also use or share your PHI to solve member concerns. Your PHI may also be used, to see that claims are paid right.

Health care operations involve many daily business needs. It includes, but is not limited to, the following:
- Improving quality
- Actions in health programs to help members with certain conditions (such as asthma)
- Conducting or arranging for medical review
- Fraud and abuse programs
- Actions to help us obey laws.
- Address member needs, including solving complaints and grievances.

We will share your PHI with other companies ("business associates") that perform different kinds of activities for our health plan. We may also use your PHI to give you reminders about your appointments. We may use it PHI to give you information about other treatment, or other health-related benefits and services.

When can MHC use or share your PHI without getting written authorization (approval) from you?
The law allows or requires MHC to use and share your PHI for several other purposes including:

Required by law.
We will use or share information about you as required by law. We will share your PHI when required by the Secretary of the Department of Health and Human Services (HHS). This may be for a court case, other legal review, or when required for law enforcement purposes.

Public Health.
Your PHI may be used or shared for public health activities. This may include helping public health agencies to prevent or control disease.

**Health Care Oversight.**
Your PHI may be used or shared with government agencies. They may need your PHI to check how our health plan is providing services.

**Legal or Administrative Proceedings.**
Your PHI may be shared with a court, investigator or lawyer if it is about the operation of Medi-Cal. This may involve fraud or actions to recover money from others, when the Medi-Cal program has provided your health care benefits.

**When does MHC need your written authorization (approval) to use or share your PHI?**
MHC needs your written approval to use or share your PHI for purposes other than those listed in this notice. You may cancel a written approval that you have given us. Your cancellation will not apply to actions already taken by us because of the approval you already gave to us.

**What are your health information rights?**
You have the right to:

- **Request Restrictions on PHI Uses or Disclosures (Sharing of Your PHI)**
  You may ask us not to share your PHI to carry out treatment, payment or health care operations. You may also ask us not to share your PHI with family, friends or other persons you name who are involved in your health care. However, we are not required to agree to your request. You will need to make your request in writing. You may use Molina’s form to make your request.

- **Request Confidential Communications of PHI**
  You may ask MHC to give you your PHI in a certain way or at a certain place to help keep your PHI private. We will follow reasonable requests, if you tell us how sharing all or a part of that PHI could put your life at risk. You will need to make your request in writing. You may use MHC’s form to make your request.

- **Review and Copy Your PHI**
  You have a right to review and get a copy of your PHI held by us. This may include records used in making coverage, claims and other decisions as a MHC member. You will need to make your request in writing. You may use MHC’s form to make your request. We may charge you a reasonable fee for copying and mailing the records. In certain cases we may deny the request. *Important Note: We do not have complete copies of your medical records. If you want to look at, get a copy of, or change your medical records, please contact your doctor or clinic.*

- **Amend Your PHI**
  You may ask that we amend (change) your PHI. This involves only those records kept by us about you as a member. You will need to make your request in writing. You may use MHC’s form to make your request. You may file a letter disagreeing with us if we deny the request.

- **Receive an Accounting of PHI Disclosures (Sharing of your PHI)**
  You may ask that we give you a list of certain parties that we shared your PHI with during the six years prior to the date of your request. The list will not include PHI shared as follows:
  - for treatment, payment or health care operations;
  - to persons about their own PHI;
  - sharing done with your authorization;
  - incident to a use or disclosure otherwise permitted or required under applicable law;
  - as part of a limited data set in accordance with applicable law; or shared prior to April 14, 2003.

  We will charge a reasonable fee for each list if you ask for this list more than once in a 12 month period. You will need to make your request in writing. You may use MHC’s form to make your request. You may make any of the requests listed above, or may get a paper copy of this Notice. Please call our Director of Member Services at 1-888-665-4621.

**Do I Complain?**
If you believe that we have not protected your privacy and wish to complain, you may file a complaint (or grievance) by calling or writing us at:
Molina Healthcare of California Partner Plan, Inc. Member Services  (888) 665-4621

_We will not do anything against you for filing a complaint. Your care will not change in any way._

OR you may call, write or contact the agencies below:

**Privacy Officer**
c/o: Office of Legal Services  
California Department of Health Care Services  
P.O. Box 997413, MS 0011  
Sacramento, CA 95899-7413 (916) 440-7700  
Email: privacyofficer@dhcs.ca.gov

**Secretary of the U.S. Department of Health and Human Services**
Office for Civil Rights  
U.S. Department of Health & Human Services  
50 United Nations Plaza - Room 322  
San Francisco, CA 94102  
(415) 437-8310; (415) 437-8311 (TDD); (415) 437-8329 FAX

_What are the duties of Molina?_
MHC is required to:
- Keep your PHI private.
- Give you written information such as this on our duties and privacy practices about your PHI.
- Follow the terms of this Notice

_This Notice is Subject to Change - Changing information practices and terms of this notice at any time. If we do, the new terms and practices will then apply to all PHI we keep. If we make any material changes, a new notice will be sent to you by US Mail._

If you have any questions, please contact the following:
Member Services  
Molina Healthcare, Inc.  
200 Oceangate, Suite 100  
Long Beach, CA 90802  
Phone: (888) 665-4621
12.0 CREDENTIALING: FACILITY SITE REVIEW

The facility site review (FSR) is a comprehensive evaluation of the facility, administration and medical records to ensure conformance to the California Department of Health Care Services (DHCS) and regulatory agency standards. The review and certification of Primary Care Practitioner (PCP) sites are required for all health plans participating in the Medi-Cal managed care program (Title 22, CCR, Section 56230). The California statute requires that all PCP sites or facilities rendering services to Medi-Cal eligible patients must be certified and compliant with all applicable DHCS standards. Furthermore, facility site reviews are required as part of the credentialing process, according to the provision of Title 22, CCR, Section 53856.

A PCP is defined as a General Practitioner, an Internist, a Family Practitioner, Obstetrician/Gynecologist (OB/GYN) who meets the requirements for PCP, or a Pediatrician who, by contract, agrees to accept responsibility for primary medical care services.

Facility Site Review Process

Effective July 1, 2002 the State of California’s Health and Human Services Agency mandated that all County Organized Health Systems (COHS), Geographic Managed Care (GMC) Plans, Primary Care Case Management (PCCM) Plans, and Two-Plan Model Plans use the Full Scope Site Review and Medical Record Review Evaluation Tool. This is found in Medi-Cal Managed Care Division (MMCD) Policy Letter 14-004 and includes, but is not limited to, any relevant superseding policy letters.

In efforts to avoid duplication and overlapping of FSR reviews, the Medi-Cal managed care health plans within the county have established systems and procedures for the coordination and consolidation of site audits for mutually shared PCP sites and facilities. One (1) site review conducted by a participating collaborative Medi-Cal managed care health plan will be accepted by other Medi-Cal managed care health plans. This will establish ONE (1) certified FSR and MRR that the participating PCP site will need to pass and be eligible with all the Medi-Cal Health Plans in a given county.

Standardized DHCS Facility Site Review Tool is comprised of three (3) components:
- Attachment A: Facility Site Review Tool
- Attachment B: Medical Record Review Tool
- Attachment C: Physical Accessibility Review Survey

Initial Full Scope Review

All primary care sites serving Medi-Cal managed care members must undergo an initial site review with attainment of a minimum passing score of eighty percent (80%) on the site review and medical record review. The initial site review is the first onsite inspection of a site that has not previously had a full scope survey, or a PCP site that is returning to the Medi-Cal managed care program and has not had a full scope survey within the past three (3) years with a passing score. The initial full scope site review survey can be waived by a managed care health plan for a pre-contracted physician site if the physician has a documented proof of current full scope survey, conducted by another Medi-Cal managed care health plan within the past three (3) years. MHC follows the same procedures as for an initial site visit when a PCP relocates or opens a new site.

Subsequent Periodic Full Scope Site Review
After the initial full scope survey, the maximum time period before conducting the subsequent full scope site survey is three (3) years. Managed care health plans may review sites more frequently per local collaborative decision or when determined necessary, based on monitoring, evaluation or corrective actions plan (CAP) follow-up issues.

Medical Record Review

The on-site practitioner/provider medical record review is a comprehensive evaluation of the medical records. Molina Healthcare of California (MHC) will provide information, suggestions and recommendations to assist practitioners/providers in achieving the standards. All PCPs must complete and pass the medical record review at each practice location. Medical Record Reviews are conducted in conjunction with the Facility Site Review, prior to participating in MHC provider network and at least every three (3) years thereafter. Ten (10) medical records are reviewed for each physician. Sites where documentation of patient care by multiple PCPs occurs in the same medical record will be reviewed as a “shared” medical record system. Shared medical records are those that are not identifiable as “separate” records belonging to any specific PCP. A minimum of ten (10) records will be reviewed if two (2) to three (3) PCPs share records, twenty (20) records will be reviewed for four (4) to six (6) PCPs, and thirty (30) records will be reviewed for seven (7) or more PCPs.

Physical Accessibility Review Survey (PARS)

In accordance to the California Department of Health Care Services (DHCS) Medi-Cal Managed Care Division (MMCD) policy letter 12-006, managed care health plans are required to assess the level of physical accessibility of provider sites, including all primary care physicians, specialists, ancillary providers and Community-Based Adult Services (CBAS) that serve a high volume of Seniors and Persons with Disabilities (SPD). The PARS tool and guidelines are based on compliance with the Americans with Disabilities Act (ADA). PARS consist of eighty-six (86) criteria that include twenty-nine (29) determined critical access elements. Based on the outcome of the PARS review, each site is designated as having either Basic Access or Limited Access, and medical equipment access. Basic Access demonstrates that a facility site provides access for members with disabilities to parking, exterior building, interior building, waiting/reception, restrooms, and examination rooms. Unlike the Facility Site Review and Medical Records Review, PARS is an assessment and no corrective action is required. For 2016, PARS will also be conducted for ancillary and CBAS providers.

SCORING

All Primary Care Physicians must maintain an Exempted or Conditional pass on site review and medical record review to participate in MHC provider network. The evaluation scores are based on standardized scoring mechanism established by DHCS.

Compliance & Corrective Action Plan (CAP)

Facility Site Review Score Threshold

**Exempted:**  A performance score of ninety percent (90%) or above without deficiencies in Critical Elements, Pharmaceutical or Infection Control sections of the review tool. A Corrective Action Plan is not required.

**Conditional:** A performance score of eighty to ninety percent (80% - 90%) or ninety percent (90%) and above with deficiencies in Critical Elements, Pharmaceutical or Infection Control sections of the review tool.
A Corrective Action Plan is required.

**Not Pass:** Below eighty percent (80%) performance score.

**Medical Record Review Score Threshold**

**Exempted:** A performance score of ninety to one-hundred percent (90% to 100%); any section score of less than eighty percent (80%) will require a Corrective Action Plan for the entire medical records reviewed, regardless of the total score.  

**Conditional:** A performance score of eighty to eighty-nine percent (80% to 89%). A Corrective Action Plan is required.

**Not Pass:** Below eighty percent (80%) performance score.

**Physicians with an Exempted Pass Score**

All reviewed sites that score ninety to one-hundred percent (90% to 100%) on the facility site review survey **without deficiencies** in Critical Elements, Pharmaceutical or Infection Control sections of the review tool do not need to submit a CAP.

All reviewed sites that score ninety to one-hundred percent (90% to 100%) and greater than eighty percent (80%) on each section scores of the medical record review survey do not need to submit a CAP. Any section score of less than eighty percent (80%) in the medical record review survey requires submission of completed CAP, regardless of the aggregated MRR score.

**Physicians with a Conditional Pass Score**

A score of eighty to eighty-nine percent (80% to 89%) or ninety percent (90%) and above with deficiencies in Critical Element, Pharmaceutical or Infection Control sections of the review tool must complete and submit a CAP.

- Critical Element CAP must be completed, verified and submitted within ten (10) business days from the date of the review.
- CAP must be completed and submitted within forty-five (45) calendar days from the date of the written CAP request.

A score of eighty to eighty-nine percent (80% to 89%) of the medical record review survey must complete and submit a CAP. The CAP must be submitted within forty-five (45) calendar days from the date of the written CAP request.

**Physicians with a Not Pass Score**

A score of seventy-nine percent (79%) or below and survey deficiencies not corrected within the established CAP timelines will not have new members assigned until all deficiencies are corrected and the CAP is closed. The CAP must be completed, submitted timely, fully accepted, and verified or a follow-up visit must be conducted for a focused review with a passing score.

In compliance to the Department of Health Care Services, Medi-Cal Managed Care Division Policy Letter 14-004, physicians and sites with Not Pass scores must be notified to all Medi-Cal Managed Care Health Plans in the county.

**CAP Extension**
No timeline extensions are allowed for Critical Element CAP completion. A physician may request a definitive, time-specific extension period that does not exceed one-hundred-twenty (120) calendar days from the date of the survey findings report and CAP notification. The request shall be submitted through a formal written explanation of the reason(s) for the extension.

Any extension beyond one-hundred-twenty (120) calendar days requires an approval from the Department of Health Care Services and agreed upon by the health plan.

**NOTE: AN EXTENSION PERIOD BEYOND 120 CALENDAR DAYS TO COMPLETE CORRECTIONS REQUIRES THAT THE SITE BE RESURVEYED PRIOR TO CLOSING THE CAP IN TWELVE (12) MONTHS.**

**CAP Completion**

Physicians or their designees can complete the CAP:
- Review and correct the identified deficiencies in Column Two (2) and Column Three (3) of the CAP form.
- Review and implement the recommended corrective actions in Column Four (4) of the CAP form and provide appropriate attachments or documents that address the deficiencies.
- Enter the date of completion or implementation of the corrective action in Column Five (5) of the CAP form.
- Document specific comments on implemented activities to address and satisfy the corrective action(s) and document a responsible designee’s initials in Column Six (6) of the CAP form.
- Document the signature and the title of the physician or the designee who is responsible for completing the CAP in Column Seven (7) of the CAP form.
- Upon implementation, completion and documentation of the entire corrective action items identified on the CAP form, submit the completed CAP form.

**CAP Submission**

The physician, at his/her discretion, may involve any or all IPAs/Medical Groups or management companies with which the physician is contracted to assist in completion of the CAP.

The CAP must be submitted directly to the Site Reviewer of the health plan.

**Identification of Deficiencies Subsequent to an Initial Site Visit**

Any MHC Director or Manager shall refer concerns regarding member safety and/or quality of care issues to appropriate Department(s) for necessary follow-up activities.

Member complaints related to physical office site(s) are referred to appropriate MHC Department(s) for subsequent investigation that may include performing an unannounced onsite facility review and follow-up of any identified corrective actions.

**DEPARTMENT OF HEALTH CARE SERVICES (DHCS) REVIEW OF MOLINA HEALTHCARE’S PERFORMANCE OF FACILITY SITE REVIEWS**

**Review Process**
An oversight audit of MHC and contracted physicians and facilities will be conducted by the DHCS.

- These visits may be conducted with or without prior notification from the DHCS.

If a prior notification is given, the sites selected by the DHCS for oversight reviews will be contacted to arrange a visit schedule by either the DHCS auditor or MHC.

MHC will provide any necessary assistance required by the DHCS in conducting facility oversight evaluations.

**Requirements and Guidelines for Facility Site**

Complete and comprehensive requirements, standards, and guidelines are found in *Facility Site Review Tool* and *Facility Site Review Guideline*.

Please visit MHC website at:  [www.MolinaHealthcare.com](http://www.MolinaHealthcare.com) to review these documents.

**Requirements and Guidelines for Medical Record Documentation (applies to both adults and children)**

Complete and comprehensive requirements, standards, and guidelines are found in *Medical Record Review Tool* and *Medical Record Review Guideline*.

Please visit MHC website at:  [www.MolinaHealthcare.com](http://www.MolinaHealthcare.com) to review these documents.

**Information Available to Providers on MHC Website**

In efforts to assist our providers, there are many resources and topics that are relevant to Facility Site Review and Medical Records Review processes and guidelines. Please visit MHC website to access these materials and information:

- Facility Site Review Tool and Guidelines
- Medical Record Review Tool and Guidelines
- Interim Review of Critical Elements at 18 months
- FSR Attachment C: Physical Accessibility Review Survey (PARS)
- Frequently used facility forms and log sheets
- Frequently used Medical Record forms and documentations
- Preventive Health Guidelines
- Staying Healthy Assessment forms
- Clinical Practice Guidelines
12.1 CREDENTIALING: CREDENTIALING & RECRECREDENTIALING

The purpose of the Credentialing Program is to strive to assure that the Molina network consists of quality Providers who meet clearly defined criteria and standards. It is the objective of Molina to provide superior health care to the community.

The decision to accept or deny a credentialing applicant is based upon primary source verification, recommendation of peer Providers and additional information as required. The information gathered is confidential and disclosure is limited to parties who are legally permitted to have access to the information under State and Federal Law.

The Credentialing Program has been developed in accordance with State and Federal requirements and accreditation guidelines. In accordance with those standards, Molina Members will not be referred and/or assigned to you until the credentialing process has been completed.

Definitions

Rental/Leased Network - a network of Providers that leases its panel to another network or insurer with an emphasis on expanding Provider access and negotiating discounted fee-for-service fees. This type of network is sometimes referred to as a brokerage-leased network or thought of as “wholesale,” since Members’ access to the network is through an intermediary.

Primary Care Provider (PCP) – a Provider who has the responsibility for supervising, coordinating, and providing primary health care to Members, initiating referrals for specialist care, and maintaining the continuity of Member care. PCPs include, but are not limited to Pediatricians, Family Providers, General Providers or Internists, as designated by Molina.

General Practitioner – Physicians who are not Board Certified and have not completed a training program from an accredited training program in their requested specialty.

Urgent Care Provider (UCP) - a Provider who is not a PCP and only provides urgent care services to Members. Urgent care services are medically necessary services, which are required for an illness or injury that would not result in further disability or death if not treated immediately, but require professional attention and have the potential to develop such a threat if treatment is delayed longer than 24 hours. A UCP may include PA, NP, MD and DO. The UCP is usually trained in general practice, internal medicine, family medicine, pediatrics, or emergency medicine. Some UCPs may also have specialty training.

Primary Source verification - the process by which Molina verifies credentialing information directly from the entity that originally conferred or issued the credential to the Provider.

Locum Tenens – a substitute physician used to fill in for a regular physician for reasons such as illness, pregnancy, vacation, or continuing medical education. The regular physician bills and receives payment for the substitute physician as though he/she performed them. The substitute physician generally has no practice of his/her own and moves from area to area as needed. The regular physician generally pays the substitute physician a fixed amount per diem, with the substitute physician having the status of an independent contractor rather than an employee.

Physician – is a Doctor of Medicine (MD) or Doctor of Osteopathy (DO)
Unprofessional conduct - refers to a basis for corrective action or termination involving an aspect of a Provider’s competence or professional conduct, which is reasonably likely to be detrimental to Patient safety or the delivery of quality care. Unprofessional conduct does not refer to instances where a Provider violates a material term of the Provider’s contract with a Molina plan.

Criteria for Participation in the Molina Network

Molina has established criteria and the sources used to verify these criteria for the evaluation and selection of Providers for participation in the Molina network. This policy defines the criteria that are applied to applicants for initial participation, recredentialing and ongoing participation in the Molina network. To remain eligible for participation Providers must continue to satisfy all applicable requirements for participation as stated herein and in all other documentations provided by Molina. These criteria and the sources used to verify these criteria are listed in the table below.

Molina reserves the right to exercise discretion in applying any criteria and to exclude Providers who do not meet the criteria. Molina may, after considering the recommendations of the Credentialing Committee, waive any of the requirements for network participation established pursuant to these policies for good cause if it is determined that such waiver is necessary to meet the needs of Molina and the community it serves. The refusal of Molina to waive any requirement shall not entitle any Provider to a hearing or any other rights of review.

Providers must meet the following criteria to be eligible to participate in the Molina network. If the Provider fails to meet/provide proof of meeting these criteria, the credentialing application will be deemed incomplete and it will result in an administrative denial or termination from the Molina network. Providers who fail to provide proof of meeting these criteria do not have the right to submit an appeal.

<table>
<thead>
<tr>
<th>CRITERIA</th>
<th>VERIFICATION SOURCE</th>
<th>APPLICABLE PROVIDER TYPE</th>
<th>TIME LIMIT</th>
<th>WHEN REQUIRED</th>
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<tbody>
<tr>
<td>Application</td>
<td>Provider must submit to Molina a complete, signed and dated credentialing application. The application must be typewritten or completed in non-erasable ink. Application must include all required attachments. The Provider must sign and date the application attesting their application is complete and correct within one-hundred-eighty (180) calendar days of the credentialing decision. If the Provider’s attestation exceeds one-hundred-eighty (180) days before the credentialing decision, the Provider must attest that the information on the application remains correct and complete, but does not need to complete another application. It is preferred to send a copy of the completed application with the new attestation form when requesting the Provider to update the attestation.</td>
<td>All Provider types</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
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<td>CRITERIA</td>
<td>VERIFICATION SOURCE</td>
<td>APPLICABLE PROVIDER TYPE</td>
<td>TIME LIMIT</td>
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<td>If Molina or the Credentialing Committee requests any additional information or clarification, the Provider must supply that information in the period requested.</td>
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<td>Any changes made to the application must be initialed and dated by the Provider. Whiteout may not be used on the application rather the incorrect information must have a line drawn through it with the correct information written/typed and must be initialed and dated by the Provider.</td>
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<td>If a copy of an application from an entity external to Molina is used, it must include an attestation to the correctness and completeness of the application. Molina does not consider the associated attestation elements as present if the Provider did not attest to the application within the required period of one-hundred-eighty (180) days. If State regulations require Molina to use a credentialing application that does not contain an attestation, Molina must attach an addendum to the application for attestation.</td>
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<td>The application and/or attestation documents cannot be altered or modified.</td>
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<td><strong>License, Certification or Registration</strong></td>
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<td>Provider must hold an active, current valid license, certification or registration to practice in their specialty in every State in which they will provide care and/or render services for Molina Members.</td>
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<td>If a Provider has ever had his or her professional license/certification/registration in any State suspended or revoked or Provider has ever surrendered, voluntarily or involuntarily, his or her professional license/certification/registration in any State while under or to avoid investigation by the State or due to findings by the State resulting from the Provider’s acts, omissions or conduct, Molina will verify all licenses, certifications and registrations in every State where the Provider has practiced.</td>
<td>Verified directly with the appropriate State licensing or certification agency. This verification is conducted by one of the following methods: • On-line directly with licensing board • Confirmation directly from the appropriate State agency.</td>
<td>All Provider types who are required to hold a license, certification or registration to practice in their State</td>
<td>Must be in effect at the time of decision and verified within One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
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<td>CRITERIA</td>
<td>VERIFICATION SOURCE</td>
<td>APPLICABLE PROVIDER TYPE</td>
<td>TIME LIMIT</td>
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<td>DEA or CDS certificate</td>
<td>DEA or CDS is verified by one of the following:</td>
<td>Physicians, Oral Surgeons, Nurse Providers, Physician Assistants, Podiatrists</td>
<td>Must be in effect at the time of decision and verified within one-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
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<td>• On-line directly with the National Technical Information Service (NTIS) database.</td>
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<td>• On-line directly with the U.S. Department of Justice Drug Enforcement Administration, Office of Diversion Control</td>
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<td>• Current, legible copy of DEA or CDS certificate</td>
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<td>• On-line directly with the State pharmaceutical licensing agency, where applicable</td>
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<td>Written prescription plans:</td>
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<td></td>
<td>• A written prescription plan must be received from the Provider. It must indicate another Provider with a valid DEA or CDS certificate to write all prescriptions requiring a DEA number.</td>
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<td></td>
<td>• Molina must primary source verify the covering Providers DEA.</td>
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<td>Education &amp; Training</td>
<td>As outlined below under Education, Residency, Fellowship and Board Certification.</td>
<td>All Provider Types</td>
<td>Prior to credentialing decision</td>
<td>Initial &amp; Recredentialing</td>
</tr>
<tr>
<td>Education</td>
<td>Provider must have graduated from an accredited school with a degree required to practice in their specialty.</td>
<td>All Provider types</td>
<td>Prior to credentialing decision</td>
<td>Initial Credentialing</td>
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<td>The highest level of education is primary source verified by one of the following methods:</td>
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<td>• Primary source verification of Board Certification as outlined in the Board Certification section of this policy.</td>
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<td>• Confirmation from the State licensing agency when Molina has</td>
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<td>CRITERIA</td>
<td>VERIFICATION SOURCE</td>
<td>APPLICABLE PROVIDER TYPE</td>
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<td>documentation that the State agency conducts primary source verification of the highest level of education and this confirmation is not greater than 12-months old.</td>
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<td></td>
<td>• The American Medical Association (AMA) Physician Master File. This verification must indicate the education has specifically been verified.</td>
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<td></td>
<td>• The American Osteopathic Association (AOA) Official Osteopathic Physician Profile Report or AOA Physician Master File. This verification must indicate the education has specifically been verified.</td>
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<td></td>
<td>• Confirmation directly from the accredited school. This verification must include the type of education, the date started, date completed and if the Provider graduated from the program.</td>
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<td>• Educational Commission for Foreign Medical Graduates (ECFMG) for international medical graduates licensed after 1986.</td>
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<td></td>
<td>• Association of schools of the health professionals, if the association performs primary-source verification of graduation from medical school and Molina has written confirmation from the association that it performs primary source verification of graduation and this confirmation is not greater than twelve (12) months old.</td>
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<td>• If a physician has completed education and training through the AMA’s Fifth Pathway</td>
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<td>CRITERIA</td>
<td>VERIFICATION SOURCE</td>
<td>APPLICABLE PROVIDER TYPE</td>
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<td>Residency Training</td>
<td>Program, this must be verified through the AMA.</td>
<td>Oral Surgeons, Physicians, Podiatrists</td>
<td>Prior to credentialing decision</td>
<td>Initial Credentialing</td>
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<td>• Confirmation directly from the National Student Clearing House. This verification must include the name of the accredited school, type of education and dates of attendance.</td>
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<td></td>
<td>• Residency Training is primary source verified by one of the following methods:</td>
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<td></td>
<td>• Primary source verification of current or expired board certification in the same specialty of the Residency Training program (as outlined in the Board Certification section of this policy).</td>
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<td></td>
<td>• The American Medical Association (AMA) Physician Master File. This verification must indicate the training has specifically been verified.</td>
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<td></td>
<td>• The American Osteopathic Association (AOA) Official Osteopathic Physician Profile Report or AOA Physician Master File. This verification must indicate the training has specifically been verified.</td>
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<td></td>
<td>• Confirmation directly from the accredited training program. This verification must include the type of training program, specialty of training, the date started, date completed and if the program was successfully completed.</td>
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<td></td>
<td>• Association of schools of the health professionals, if the association performs primary-source verification of residency training and Molina has written confirmation from the association that it</td>
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</table>

Provider must have satisfactorily completed a residency program from an accredited training program in the specialty in which they are practicing. Verification of the residency is always required except for General Providers as described in the General Provider section below.

Molina only recognizes residency programs that have been accredited by the Accreditation Council of Graduate Medical Education (ACGME) and the American Osteopathic Association (AOA) in the United States or by the College of Family Physicians of Canada (CFPC), the Royal College of Physicians and Surgeons of Canada.

Oral Surgeons must have completed a training program in Oral and Maxillofacial Surgery accredited by the Commission on Dental Accreditation (CODA).

Training must be successfully completed prior to completing the verification. It is not acceptable to verify completion prior to graduation from the program.
<table>
<thead>
<tr>
<th>CRITERIA</th>
<th>VERIFICATION SOURCE</th>
<th>APPLICABLE PROVIDER TYPE</th>
<th>TIME LIMIT</th>
<th>WHEN REQUIRED</th>
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<tbody>
<tr>
<td>Performs primary source verification of graduation and this confirmation is not greater than twelve (12) months old.</td>
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<td>For Closed Residency Programs, residency completion can be verified through the Federation of State Medical Boards Federation Credentials Verification Service (FCVS).</td>
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<tr>
<td>For podiatrists, confirmation directly from the Council of Podiatric Medical Education (CPME) verifying podiatry residency program. This verification must include the type of training program, specialty of training, the date started, date completed and if the program was successfully completed.</td>
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</table>

**Fellowship Training**
If the Provider is not board certified in the specialty in which they practice and has not completed a residency program they must have completed a fellowship program from an accredited training program in the specialty in which they are practicing.

When a Provider has completed a Fellowship, Molina always completes either a verification of Board Certification or Verification of Residency in addition to the verification of Fellowship to meet the NCQA requirement of verification of highest level of training.

Fellowship Training is primary source verified by one of the following methods:

- Primary source verification of current or expired Board Certification in the same specialty of the Fellowship Training program (as outlined in the Board Certification section of this policy).
- The American Medical Association (AMA) Physician Master File. This verification must indicate the training has specifically been verified.
- The American Osteopathic Association (AOA) Official Osteopathic Physician Profile Report or AOA Physician Master File. This verification must indicate the training has

Physicians Prior to credentialing decision Initial Credentialing
<table>
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<tr>
<th>CRITERIA</th>
<th>VERIFICATION SOURCE</th>
<th>APPLICABLE PROVIDER TYPE</th>
<th>TIME LIMIT</th>
<th>WHEN REQUIRED</th>
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</thead>
<tbody>
<tr>
<td>Board Certification</td>
<td>Board certification is primary source verified through one of the following:</td>
<td>Dentists, Oral Surgeons, Physicians, Podiatrists</td>
<td>Must be in effect at the time of decision and verified within One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
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<td>• An official ABMS (American Board of Medical Specialties) display agent, where a</td>
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<td>dated certificate of primary-source authenticity has been provided (as applicable).</td>
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<td></td>
<td>• AMA Physician Master File profile (as applicable).</td>
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<td></td>
<td>• AOA Official Osteopathic Physician Profile Report or AOA Physician Master File</td>
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<td>(as applicable).</td>
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<td></td>
<td>• Confirmation directly from the board. This verification must include the specialty</td>
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<td>of the certification(s), the original certification date, and the expiration date.</td>
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<td></td>
<td>• On-line directly from the American Board of Podiatric Surgery (ABPS) verification</td>
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<td>website (as applicable).</td>
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<td></td>
<td>• On-line directly from the American Board of Podiatric Orthopedic and Primary</td>
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<td>Medicine (ABPOPM) website (as applicable).</td>
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<td></td>
<td>• On-line directly from the American Board of Oral and Maxillofacial Surgery website</td>
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<td></td>
<td><a href="http://www.aboms.org">www.aboms.org</a> (as applicable).</td>
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<td>• On-line directly from the American Board of Addiction Medicine</td>
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<td>Molina recognizes board certification only from the following Boards:</td>
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<td></td>
<td>• American Board of Medical Specialties (ABMS)</td>
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<td></td>
<td>• American Osteopathic Association (AOA)</td>
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<td>• American Board of Foot and Ankle Surgery (ABFAS)</td>
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<td></td>
<td>• American Board of Podiatric Medicine (ABPM)</td>
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<td></td>
<td>• American Board of Oral and Maxillofacial Surgery</td>
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<td></td>
<td>• American Board of Addiction Medicine (ABAM)</td>
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<td>Molina must document the expiration date of the board certification within the</td>
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<td>credentialing file. If the board certification does not expire, Molina must</td>
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<td>verify a lifetime certification status and document in the credentialing file.</td>
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<td></td>
<td>American Board of Medical Specialties Maintenance of Certification Programs (MOC)</td>
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<td>–Board certified Providers that fall under the certification standards specified</td>
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<td>that board certification is contingent upon meeting the ongoing requirements of MOC</td>
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<td>no longer list specific end dates to board certification. Molina will list the</td>
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<td>certification as active without an expiration date and add the document in the</td>
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<td></td>
<td>credentialing file.</td>
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• Confirmation directly from the accredited training program. This verification must include the type of training program, specialty of training, the date started, date completed and if the program was successfully completed.
<table>
<thead>
<tr>
<th>CRITERIA</th>
<th>VERIFICATION SOURCE</th>
<th>APPLICABLE PROVIDER TYPE</th>
<th>TIME LIMIT</th>
<th>WHEN REQUIRED</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Practitioner</td>
<td>website <a href="https://www.abam.net/find-a-doctor">https://www.abam.net/find-a-doctor</a> (as applicable).</td>
<td>Physicians</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial Credentialing</td>
</tr>
<tr>
<td>To be eligible, the Provider must have maintained a primary care practice in good standing for a minimum of the most recent five years without any gaps in work history.</td>
<td>The last five years of work history in a PCP/General practice must be included on the application or curriculum vitae and must include the beginning and ending month and year for each work experience. Any gaps exceeding six months will be reviewed and clarified either verbally or in writing. Verbal communication will be appropriately documented in the credentialing file. A gap in work history that exceeds 1 year will be clarified in writing directly from the Provider.</td>
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<tr>
<td>Molina will consider allowing a Provider who is/was board certified and/or residency trained to participate as a general Provider, if the Provider is applying to participate in one of the following specialties:</td>
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<td>▪ Primary Care Physician</td>
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<td>▪ Urgent Care</td>
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<td>▪ Wound Care</td>
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**Advanced Practice Nurse Providers**

Advanced Practice Nurse Providers must be board certified or eligible to become board certified in the specialty in which they are requesting to practice.

Molina recognizes Board Certification only from the following Boards:

- American Nurses Credentialing Center (ANCC)
- American Academy of Nurse Providers Certification Program (AANP)
- Pediatric Nursing Certification Board (PNCB)
- National Certification Corporation (NCC)

Board certification is verified through one of the following:

- Confirmation directly from the board. This verification must include the specialty/scope of the certification(s), the original certification date, and the expiration date.
- Current copy of the board certification certificate including the specialty/scope of the certifications(s), the original certification date and the expiration date
- On-line directly with licensing board, if the licensing primary verifies a Molina recognized board certification. License must indicate board certification/scope of practice.
- Provider attests on their application to board certification including the specialty/scope of the certifications(s), the

Nurse Providers | One-hundred-eighty (180) Calendar Days | Initial and Recredentialing |
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<tr>
<th>CRITERIA</th>
<th>VERIFICATION SOURCE</th>
<th>APPLICABLE PROVIDER TYPE</th>
<th>TIME LIMIT</th>
<th>WHEN REQUIRED</th>
</tr>
</thead>
</table>
| Physician Assistants | Board certification is primary source verified through the following:  
- On-line directly from the National Commission on Certification of Physician Assistants (NCPA) website [https://www.nccpa.net/](https://www.nccpa.net/) | Physician Assistants | One-hundred-eighty (180) Calendar Days | Initial and Recredentialing |
| Providers Not Able To Practice Independently | Confirm from Molina’s systems that the Provider providing supervision and/or oversight has been credentialed and contracted. | Nurse Providers, Physician Assistants and other Providers not able to practice independently according to State law | Must be in effect at the time of decision and verified within One-hundred-eighty (180) Calendar Days | Initial & Recredentialing |
| Work History | The credentialing application or curriculum vitae must include at least 5-years of work history and must include the beginning and ending month and year for each position in the Provider’s employment experience. If a Provider has had continuous employment for five years or more, then there is no gap and no need to provide the month and year; providing the year meets the intent. | All Providers | One-hundred-eighty (180) Calendar Days | Initial Credentialing |
| Malpractice History | National Provider Data Bank (NPDB) report | All Providers | One-hundred-eighty (180) Calendar Days | Initial & Recredentialing |

Physician Assistants
Physician Assistants must be licensed as a Certified Physician Assistant.

Physician Assistants must also be currently board certified or eligible to become board certified the National Commission on Certification of Physician Assistants (NCPA).

Providers Not Able To Practice Independently
In certain circumstances, Molina may credential a Provider who is not licensed to practice independently. In these instances it would also be required that the Provider providing the supervision and/or oversight be contracted and credentialed with Molina. Some examples of these types of Providers include:
- Physician Assistants
- Nurse Providers

Work History
Provider must supply a minimum of 5-years of relevant work history on the application or curriculum vitae. Relevant work history includes work as a health professional. If the Provider has practiced fewer than 5-years from the date of Credentialing, the work history starts at the time of initial licensure. Experience practicing as a non-physician health professional (e.g. registered nurse, nurse Provider, clinical social worker) within the 5 years should be included.

If Molina determines there is a gap in work history exceeding six-months, the Provider must clarify the gap either verbally or in writing. Verbal communication must be appropriately documented in the credentialing file.

If Molina determines there is a gap in work history that exceeds one-year, the Provider must clarify the gap in writing.

Molina documents review of work history by including an electronic signature or initials of the employee who reviewed the work history and the date of review on the credentialing checklist or on any of the work history documentation.

Malpractice History
Provider must supply a history of malpractice and professional liability claims and settlement history in accordance with the application. Documentation of malpractice and professional liability claims and settlement history is requested from the
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<th>CRITERIA</th>
<th>VERIFICATION SOURCE</th>
<th>APPLICABLE PROVIDER TYPE</th>
<th>TIME LIMIT</th>
<th>WHEN REQUIRED</th>
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<tbody>
<tr>
<td>Provider on the credentialing application. If there is an affirmative response to the related disclosure questions on the application, a detailed response is required from the Provider.</td>
<td>▪ Provider must answer the related questions on the credentialing application.</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
</tr>
<tr>
<td>▪ If there are any yes answers to these questions, a detailed written response must be submitted by the Provider.</td>
<td>▪ The appropriate State/Federal agencies are queried directly for every Provider and if there are any sanctions, restrictions or limitations, complete documentation regarding the action will be requested.</td>
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<tr>
<td>▪ The NPDB is queried for every Provider.</td>
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**State Sanctions, Restrictions on licensure or limitations on scope of practice**

Provider must disclose a full history of all license/certification/registration actions including denials, revocations, terminations, suspension, restrictions, reductions, limitations, sanctions, probations and non-renewals. Provider must also disclose any history of voluntarily or involuntarily relinquishing, withdrawing, or failure to proceed with an application in order to avoid an adverse action or to preclude an investigation or while under investigation relating to professional competence or conduct. If there is an affirmative response to the related disclosure questions on the application, a detailed response is required from the Provider. Molina will also verify all licenses, certifications and registrations in every State where the Provider has practiced.

At the time of initial application, the Provider must not have any pending or open investigations from any State or governmental professional disciplinary body. This would include Statement of Charges, Notice of Proposed Disciplinary Action or the equivalent.

**Medicare, Medicaid and other Sanctions**

Provider must not be currently sanctioned, excluded, expelled or suspended from any State or federally funded program including but not limited to the Medicare or Medicaid programs.

Provider must disclose all Medicare and Medicaid sanctions. If there is an affirmative response to the related disclosure questions on the application, a detailed response is required from the Provider. Molina queries for State Medicaid sanctions/exclusions/terminations through each State’s specific Program Integrity Unit (or equivalent). In certain circumstances where the

The HHS Inspector General, Office of Inspector General (OIG) is queried for every Provider.

All Providers | One-hundred-eighty (180) Calendar Days | Initial & Recredentialing |

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3 If a Provider’s application is denied solely because a Provider has a pending Statement of Charges, Notice of Proposed Disciplinary Action, Notice of Agency Action or the equivalent from any state or governmental professional disciplinary body, the Provider may reapply as soon as Provider is able to demonstrate that any pending Statement of Charges, Notice of Proposed Disciplinary Action, Notice of Agency Action, or the equivalent from any state or governmental professional disciplinary body is resolved, even if the application is received less than one (1) year from the date of original denial.
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<th>CRITERIA</th>
<th>VERIFICATION SOURCE</th>
<th>APPLICABLE PROVIDER TYPE</th>
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</table>
| detailed response is required from the Provider. Provider must disclose all debarments, suspensions, proposals for debarments, exclusions or disqualifications under the non-procurement common rule, or when otherwise declared ineligible from receiving Federal contracts, certain subcontracts, and certain Federal assistance and benefits. If there is an affirmative response to the related disclosure questions on the application, a detailed response is required from the Provider. | State does not provide means to verify this information and Molina has no way to verify State Medicaid sanctions/exclusions/terminations.  
- The System for Award Management (SAM) system is queried for every Provider.  
- The NPDB is queried for every Provider. | All Provider types | Must be in effect at the time of decision and verified within One-hundred-eighty (180) Calendar Days | Initial & Recredentialing |
| Professional Liability Insurance Provider must have and maintain professional malpractice liability insurance with limits that meet Molina criteria as stated below unless otherwise stated in addendum B. This coverage shall extend to Molina Members and the Providers activities on Molina's behalf. | A copy of the insurance certificate showing:  
- Name of commercial carrier or statutory authority  
- The type of coverage is professional liability or medical malpractice insurance  
- Dates of coverage (must be currently in effect)  
- Amounts of coverage  
- Either the specific Provider name or the name of the group in which the Provider works  
- Certificate must be legible | Current Provider application attesting to current insurance coverage. The application must include the following:  
- Name of commercial carrier or statutory authority  
- The type of coverage is professional liability or medical malpractice insurance  
- Dates of coverage (must be currently in effect)  
- Amounts of coverage | Providers maintaining coverage under a Federal tort or self-insured are not required to include amounts of coverage on their application for professional or medical malpractice insurance. A copy of the |  |
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<th>CRITERIA</th>
<th>VERIFICATION SOURCE</th>
<th>APPLICABLE PROVIDER TYPE</th>
<th>TIME LIMIT</th>
<th>WHEN REQUIRED</th>
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<tr>
<td>Inability to Perform</td>
<td>Provider must disclose any inability to perform essential functions of a Provider in their area of practice with or without reasonable accommodation. If there is an affirmative response to the related disclosure questions on the application, a detailed response is required from the Provider. An inquiry regarding inability to perform essential functions may vary. Molina may accept more general or extensive language to query Providers about impairments. Provider must answer all the related questions on the credentialing application. If there are any yes answers to these questions, a detailed written response must be submitted by the Provider. The attestation must be signed and dated within one-hundred-eighty (180) calendar days of credentialing decision.</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
</tr>
<tr>
<td>Lack of Present Illegal Drug Use</td>
<td>Provider must disclose if they are currently using any illegal drugs/substances. An inquiry regarding illegal drug use may vary. Providers may use language other than &quot;drug&quot; to attest they are not presently using illegal substances. Molina may accept more general or extensive language to query Providers about impairments; language does not have to refer exclusively to the present, or only to illegal substances. If a Provider discloses any issues with substance abuse (e.g. drugs, alcohol) the Provider must provide evidence of either actively and successfully participating in a substance abuse monitoring program or successfully completing a program. Provider must answer all the related questions on the credentialing application. If there are any yes answers to these questions, a detailed written response must be submitted by the Provider. If the Provider discloses they are currently participating in a substance abuse monitoring program, Molina will verify directly with the applicable substance abuse monitoring program to ensure the Provider is compliant in the program or has successfully completed the program. The attestation must be signed and dated within one-hundred-eighty (180) calendar days of credentialing decision.</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
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<td>CRITERIA</td>
<td>VERIFICATION SOURCE</td>
<td>APPLICABLE PROVIDER TYPE</td>
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<td><strong>Criminal Convictions</strong></td>
<td>Provider must answer the related questions on the credentialing application. If there are any yes answers to these questions, a detailed written response must be submitted by the Provider. If there are any yes answers to these questions, and the crime is related to healthcare, a national criminal history check will be run on the Provider. The attestation must be signed and dated within one-hundred-eighty (180) calendar days of credentialing decision</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
</tr>
<tr>
<td><strong>Loss or Limitation of Clinical Privileges</strong></td>
<td>Provider must answer the related questions on the credentialing application. If there are any yes answers to these questions, a detailed written response must be submitted by the Provider. The NPDB will be queried for all Providers. If the Provider has had disciplinary action related to clinical privileges in the last five (5) years, all hospitals where the Provider has ever had privileges will be queried for any information regarding the loss or limitation of their privileges.</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
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<tr>
<td><strong>Hospital Privileges</strong></td>
<td>The Provider’s hospital privileges are verified by their attestation on the credentialing application stating the Provider has current hospital admitting privileges.</td>
<td>Physicians and Podiatrists</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
</tr>
<tr>
<td><strong>Medicare Opt Out</strong></td>
<td>CMS Medicare Opt Out is queried for every Provider. If a Provider opts out of</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
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<td>CRITERIA</td>
<td>VERIFICATION SOURCE</td>
<td>APPLICABLE PROVIDER TYPE</td>
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<tr>
<td>Molina network for any Medicare or Duals (Medicare/Medicaid) lines of business.</td>
<td>Medicare, that Provider may not accept Federal reimbursement for a period of two (2) years and may not be contracted with Molina for any Medicare or Duals (Medicare/Medicaid) lines of business.</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
</tr>
<tr>
<td>NPI</td>
<td>▪ On-line directly with the National Plan &amp; Provider Enumeration System (NPPES) database.</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
</tr>
<tr>
<td>SSA Death Master File</td>
<td>▪ On-line directly with the Social Security Administration Death Master File database.</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial &amp; Recredentialing</td>
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<tr>
<td>Providers must have a National Provider Identifier (NPI) issued by the Centers for Medicare and Medicaid Services (CMS).</td>
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<td>Providers must provide their Social Security number. That Social Security number should not be listed on the Social Security Administration Death Master File.</td>
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<td>If a Provider’s Social Security number is listed on the SSA Death Master File database, Molina will send the Provider a conflicting information letter to confirm the Social Security number listed on the credentialing application was correct.</td>
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<td>If the Provider confirms the Social Security number listed on the SSA Death Master database is their number, the Provider will be administratively denied or terminated. Once the Provider’s Social Security number has been removed from the SSA Death Master File database, the Provider can reapply for participation into the Molina network.</td>
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<tr>
<td>Review of Performance Indicators</td>
<td>Written documentation from the Molina Quality Department and other departments as applicable will be included in all recredentialing files.</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Recredentialing</td>
</tr>
<tr>
<td>Providers going through recredentialing must have documented review of performance indicators collected through clinical quality monitoring process, the utilization management system, the grievance system, enrollee satisfaction surveys, and other quality indicators.</td>
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<tr>
<td>Denials</td>
<td>▪ Confirmation from Molina’s systems that the Provider has not been denied by the Molina Credentialing Committee in the past 1-year.</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial Credentialing</td>
</tr>
<tr>
<td>Providers denied by the Molina Credentialing Committee are not eligible to reapply until one (1) year after the date of denial by the Credentialing Committee. At the time of reapplication, Provider must meet all criteria for participation.</td>
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<tr>
<td>Terminations</td>
<td>▪ Confirm from Molina’s systems that the Provider has not been terminated by the Molina Credentialing Committee</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial Credentialing</td>
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<tr>
<td>Providers terminated by the Molina Credentialing Committee or terminated from the Molina network for cause are not eligible to reapply until five years</td>
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<tr>
<td>CRITERIA</td>
<td>VERIFICATION SOURCE</td>
<td>APPLICABLE PROVIDER TYPE</td>
<td>TIME LIMIT</td>
<td>WHEN REQUIRED</td>
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<tr>
<td>after the date of termination. At the time of reapplication, Provider</td>
<td>or terminated from the Molina network for cause in the past 5-years.</td>
<td>All Providers</td>
<td>One-hundred-eighty (180) Calendar Days</td>
<td>Initial Credentialing</td>
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<td>of reapplication, Provider must meet all criteria for participation.</td>
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<tr>
<td>Administrative denials and terminations</td>
<td>• Confirmation from Molina’s systems if a Provider was denied or terminated from the Molina network, that the reason was administrative as described in this policy.</td>
<td>All Providers</td>
<td></td>
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<tr>
<td>Providers denied or terminated administratively as described throughout this policy are eligible to reapply for participation anytime as long as the Provider meets all criteria for participation.</td>
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<tr>
<td>Administrative denials and terminations</td>
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</tr>
<tr>
<td>Providers denied or terminated administratively as described throughout this policy are eligible to reapply for participation anytime as long as the Provider meets all criteria for participation.</td>
<td></td>
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<tr>
<td>Employees of Providers denied, terminated, under investigation or in the Fair Hearing Process</td>
<td>When a Provider is denied or terminated from network participation or who is under investigation by Molina, it will be verified if that Provider has any employees. That information will be reviewed by the Credentialing Committee and/or Medical Director and a determination will be made if they can continue participating in the network.</td>
<td>All Providers</td>
<td>Not applicable</td>
<td>Initial and Recredentialing</td>
</tr>
<tr>
<td>Molina may determine, in its sole discretion, that a Provider is not eligible to apply for network participation if the Provider is an employee of a Provider or an employee of a company owned in whole or in part by a Provider, who has been denied or terminated from network participation by Molina, who is currently in the Fair Hearing Process, or who is under investigation by Molina.</td>
<td></td>
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</tr>
<tr>
<td>Molina also may determine, in its sole discretion that a Provider cannot continue network participation if the Provider is an employee of a Provider or an employee of a company owned in whole or in part by a Provider, who has been denied or terminated from network participation by Molina. For purposes of these criteria, a company is “owned” by a Provider when the Provider has at least five percent (5%) financial interest in the company, through shares or other means.</td>
<td></td>
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</tbody>
</table>

### Burden of Proof

The Provider shall have the burden of producing adequate information to prove he/she meets all criteria for initial participation and continued participation in the Molina network. This includes but is not limited to proper evaluation of their experience, background, training, demonstrated ability and ability to perform as a Provider without limitation, including physical and mental health status as allowed by Law, and the burden of resolving any doubts about these or any other qualifications to participate in the Molina network. If the Provider fails to provide this information, the credentialing application will be deemed incomplete and it will result in an administrative denial or termination from the Molina network. Providers who fail to provide this burden of proof do not have the right to submit an appeal.

### Provider Termination and Reinstatement
If a Provider’s contract is terminated and later it is determined to reinstate the Provider, the Provider must be initially credentialed prior to reinstatement, if there is a break in service more than thirty (30) calendar days. The credentialing factors that are no longer within the credentialing time limits and those that will not be effective at the time of the Credentialing Committee's review must be re-verified. The Credentialing Committee or medical director, as appropriate, must review all credentials and make a final determination prior to the Provider's reentry into the network. Not all elements require re-verification; for example, graduation from medical school or residency completion does not change. If the contract termination was administrative only and not for cause, if the break in service is less than thirty (30) calendar days, the Provider can be reinstated without being initially credentialed.

If Molina is unable to recredential a Provider within thirty-six (36) months because the Provider is on active military assignment, maternity leave or sabbatical but the contract between Molina and the Provider remains in place, Molina will recredential the Provider upon his or her return. Molina will document the reason for the delay in the Provider’s file. At a minimum, Molina will verify that a Provider who returns has a valid license to practice before he or she can resume seeing Patients. Within (sixty) 60 calendar days of notice, when the Provider resumes practice, Molina will complete the recredentialing cycle. If either party terminates their contract, and there is a break in service of more than thirty (30) calendar days, Molina will initially credential the Provider before the Provider rejoins the network.

Providers Terminating with a Delegate and Contracting with Molina Directly

Providers credentialed by a delegate who terminate their contract with the delegate and either have an existing contract with Molina or wish to contract with Molina directly must be credentialed by Molina within six (6) months of the Provider’s termination with the delegate. If the Provider has a break in service more than thirty (30) calendar days, the Provider must be initially credentialed prior to reinstatement.

Credentialing Application

At the time of initial credentialing and recredentialing, the Provider must complete a credentialing application designed to provide Molina with information necessary to perform a comprehensive review of the Provider’s credentials. The application must be completed in its entirety. The Provider must attest that their application is complete and correct within one-hundred-eighty (180) calendar days of the credentialing decision. The application must be completed in typewritten text, in pen or electronically through applications such as the Counsel for Affordable Quality Healthcare (CAQH) Universal Credentialing Data Source. Pencils or erasable ink will not be an acceptable writing instrument for completing credentialing applications. Molina may use another organization's application as long as it meets all the factors. Molina will accept faxed, digital, electronic, scanned or photocopied signatures. A signature stamp is not acceptable on the attestation. The application must include, unless state law requires otherwise:

- Reason for any inability to perform the essential functions of the position, with or without accommodation;
- Lack of present illegal drug use;
- History of loss of license and felony convictions;
- History of loss or limitation of privileges or disciplinary action;
- Current malpractice insurance coverage and
- The correctness and completeness of the application.

The Process for Making Credentialing Decisions

All Providers requesting participation with Molina must complete a credentialing application. To be eligible to submit an application, Providers must meet all the criteria outlined above in the section titled “Criteria for
Participation in the Molina Network”. Providers requesting initial credentialing may not provide care to Molina Members until the credentialing process is complete and final decision is rendered.

Molina recredits its Providers at least every thirty-six (36) months. Approximately six (6) months prior to the recredentialing due date, the Providers’ application will be downloaded from CAQH (or a similar NCQA® accepted online applications source), or a request will be sent to the Provider requesting completion of a recredentialing application.

During the initial and recredentialing application process, the Provider must:

- Submit a completed application within the requested timeframe.
- Attest to the application within the last one-hundred-eighty (180) calendar days.
- Provide Molina adequate information to prove he/she meets all criteria for initial participation or continued participation in the Molina network.

Once the application is received, Molina will complete all the verifications as outlined in the Molina Credentialing Program Policy. In order for the application to be deemed complete, the Provider must produce adequate information to prove he/she meets all criteria for initial participation or continued participation in the Molina network. All fields within the application must be completed, all required attachments must be included, detailed explanations must be provided to all affirmative answers on the attestation questions and any additional information requested by Molina must be provided.

If the Provider does not provide the information necessary to complete the application process in the time period requested, the application will be deemed incomplete and Molina will discontinue processing of the application. This will result in an administrative denial or administrative termination from the Molina network. Providers who fail to provide proof of meeting the criteria or fail to provide a complete credentialing application do not have the right to submit an appeal.

At the completion of the application and primary source verification process, each credentialing file is quality reviewed to ensure completeness. During this quality review process each credentialing file is assigned a level based on the guidelines below. Credentialing files assigned a level 1 are considered clean credentialing files and the Medical Director(s) responsible for credentialing has the authority to review and approve them. Credentialing files assigned a level 2 are reviewed by the Molina Credentialing Committee. The Medical Director has the right to request the Credentialing Committee review any credentials files. The Credentialing Committee has the right to request to review any credentials file.

**Process for Delegating Credentialing and Recredentialing**

Molina will delegate credentialing and recredentialing activities to Independent Practice Associations (IPA) and Provider Groups that meet Molina’s requirements for delegation. Molina’s Delegation Oversight Committee (DOC) must approve all delegation and subdelegation arrangements, and retains the right to limit or revoke any and all delegated credentialing activities when a delegate fails to meet Molina’s requirements.

Molina’s Credentialing Committee retains the right to approve new Providers and Provider sites and terminate Providers, Providers and sites of care based on requirements in the Molina Credentialing Policy.

To be delegated for credentialing, IPAs and Provider Groups must:

- Be National Committee for Quality Assurance (NCQA) accredited or certified for credentialing or pass Molina’s credentialing delegation pre-assessment, which is based on NCQA credentialing standards and requirements for the Medicaid and Medicare programs, with a score of at least ninety percent (90%).
• Correct deficiencies within mutually agreed upon time frames when issues of non-compliance are identified by Molina at pre-assessment.
• Agree to Molina’s contract terms and conditions for credentialing delegates.
• Submit timely and complete reports to Molina as described in policy and procedure.
• Comply with all applicable Federal and State Laws.
• If the IPA or Provider Group sub-delegates primary source verification to a Credentialing Verification Organization (CVO), the CVO must be NCQA certified in all ten areas of accreditation.

Non-Discriminatory Credentialing and Recredentialing

Molina does not make credentialing and recredentialing decisions based on an applicant’s race, ethnic/national identity, gender, gender identity, age, sexual orientation or the types of procedures (e.g. abortions) or patients (e.g. Medicaid or Medicare) in which the Provider specializes. This does not preclude Molina from including in its network Providers who meet certain demographic or specialty needs; for example, to meet cultural needs of Members.

Notification of Discrepancies in Credentialing Information

Molina will notify the Provider immediately in writing in the event that credentialing information obtained from other sources varies substantially from that provided by the Provider. Examples include but are not limited to actions on a license, malpractice claims history or sanctions. Molina is not required to reveal the source of information if the information is not obtained to meet organization credentialing verification requirements or if disclosure is prohibited by Law. Please also refer to the section below titled Providers Right to Correct Erroneous Information.

Prevention

Molina takes appropriate steps to protect against discrimination occurring in the credentialing and recredentialing processes. Molina maintains a heterogeneous credentialing committee Membership. It is also required that each committee Member signs an affirmative statement annually to make decisions in a nondiscriminatory manner.

Notification of Discrepancies in Credentialing Information

Molina will notify the Provider immediately in writing in the event that credentialing information obtained from other sources varies substantially from that provided by the Provider. Examples include but are not limited to actions on a license, malpractice claims history or sanctions. Molina is not required to reveal the source of information if the information is not obtained to meet organization credentialing verification requirements or if disclosure is prohibited by Law. Please also refer to the section below titled ‘Providers Right to Correct Erroneous Information’.

Notification of Credentialing Decisions

A letter is sent to every Provider with notification of the Credentialing Committee or Medical Director decision regarding their participation in the Molina network. This notification is sent within two weeks of the decision. Copies of the letters are filed in the Provider’s credentials files. Under no circumstance will notification letters be sent to the Providers later than sixty (60) calendar days from the decision.

Confidentiality and Immunity
Information regarding any Provider or Provider submitted, collected, or prepared by any representative of this or any other health care facility or organization or medical staff for the purpose of evaluating, improving, achieving or maintaining quality and cost effective patient care shall, to the fullest extent permitted by Law, be confidential and shall only be disseminated to a Representative in order to carry out appropriate activities under this Policy and Procedure. Confidentiality shall also extend to such information that is provided by third parties.

For purposes of this section a “Representative” shall mean any individual authorized to preform specific information gathering or disseminating functions for the purpose of evaluating, improving, achieving or maintaining quality and cost effective patient care.

For purposes of this section “information” may be any written or oral disclosures including, but not limited to, a Provider’s or Provider’s professional qualifications, clinical ability, judgment, character, physical or mental health, emotional stability, professional ethics, or any other matter that might directly or indirectly affect patient care or Provider’s provision of patient care services.

By providing patient care services at Molina, a Provider:
1. Authorizes representatives of Molina to solicit, provide, and act upon information bearing on the Provider’s qualifications.
2. Agrees to be bound by the provisions of this policy and procedure and to waive all legal Claims against any representative who acts in accordance with the provisions of this policy and procedure.
3. Acknowledges that the provisions of this policy and procedure are express conditions of the application for, or acceptance of, Molina Membership and the continuation of such membership, and to the exercise of clinical privileges or provision of patient care.

The confidentiality and immunity provisions of this policy and procedure shall apply to all information so protected by State or Federal Law. To the fullest extent permitted by State or Federal Law, the confidentiality and immunity provisions of this policy and procedure shall include, but is not limited to:
1. Any type of application or reapplication received by the Provider;
2. Actions reducing, suspending, terminating or revoking a Provider’s status, including requests for corrective actions, investigation reports and documents and all other information related to such action;
3. Hearing and appellate review;
4. Peer review and utilization and quality management activities;
5. Risk management activities and Claims review;
6. Potential or actual liability exposure issues;
7. Incident and/or investigative reports;
8. Claims review;
9. Minutes of all meetings by any committees otherwise appropriately appointed by the Board;
10. Any activities related to monitoring the quality, appropriateness or safety of health care services;
11. Minutes of any Committees and Subcommittees related to monitoring the quality, appropriateness or safety of health care services;
12. Any Molina operations and actions relating to Provider conduct.

**Immunity from Liability for Action Taken:** No representative shall be liable to a Provider or any third party for damages or other relief for any decision, opinion, action, statement, or recommendations made within the scope of their duties as representative, if such representative acts in good faith and without malice.

**Immunity from Liability for Providing Information:** No representative or third parties shall be liable to a Provider for damages or other relief by reason of providing information, including otherwise privileged or
confidential information, to a representative or to any third party pursuant to authorization by the Provider, or if permitted or required by; Law, or these Policies and Procedures, provided that such representative or third parties acts in good faith and without malice.

**Cumulative Effect:** The provisions in this Policy and Procedure and any forms relating to authorizations, confidentiality of information, and immunities from liability are in addition to other protections provided by relevant state and federal Law, and are not a limitation thereof.

All Members (voting and non-voting) and guests of the Credentialing Committee, or any other committee performing any peer review functions or other individuals who participate in peer review functions will sign a Statement of Confidentiality annually. Members and guests of the Credentialing Committee will not discuss, share or use any information for any purpose other than peer review at Molina.

The Director in charge of Credentialing grants access to electronic credentials files only as necessary to complete credentialing work or as required by Law. Access to these documents are restricted to authorized staff, Credentialing Committee Members, peer reviewers and reporting bodies as authorized by the Credentialing Committee or the Governing Board of Molina. Each person is given a unique user ID and password. It is the strict policy of Molina that employees keep their passwords confidential and never share their passwords with anyone. All Credentialing employees are prompted to change their passwords into the system every three (3) months.

Minutes, reports and files of Credentialing Committee meetings are stored in secure electronic folders or in locked cabinets in the Credentialing Department and will be protected from discovery under all applicable Laws.

Copies of minutes and any other related Credentialing Committee meeting materials will not be allowed to be removed from meetings of peer review committees and Credentialing staff will shred extra sets of information from such meetings. Electronic data and/or information are password protected and Molina Staff is instructed not to divulge passwords to their co-workers.

**Providers Rights during the Credentialing Process**

Providers have the right to review their credentials file at any time. Providers are notified of their right in a letter sent to them at the time the initial or recredentialing application is received.

The Provider must notify the Credentialing Department and request an appointed time to review their file and allow up to seven (7) calendar days to coordinate schedules. A Medical Director and the Director responsible for Credentialing or the Quality Improvement Director will be present. The Provider has the right to review all information in the credentials file except peer references or recommendations protected by Law from disclosure.

The only items in the file that may be copied by the Provider are documents which the Provider sent to Molina (e.g., the application, the license and a copy of the DEA certificate). Providers may not copy documents that include pieces of information that are confidential in nature, such as the Provider credentialing checklist, the responses from monitoring organizations (i.e. National Practitioner Data Bank, State Licensing Board), and verification of hospital privileges letters.

**Providers Right to Correct Erroneous Information**
Providers have the right to correct erroneous information in their credentials file. Providers are notified of their right in a letter sent to them at the time the initial or recredentialing application is received.

Molina will notify the Provider immediately in writing in the event that credentialing information obtained from other sources varies substantially from that provided by the Provider. Examples include but are not limited to actions on a license or malpractice claims history. Molina is not required to reveal the source of information if the information is not obtained to meet organization credentialing verification requirements or if disclosure is prohibited by Law.

The notification sent to the Provider will detail the information in question and will include instructions to the Provider indicating:

- Their requirement to submit a written response within ten (10) calendar days of receiving notification from Molina.
- In their response, the Provider must explain the discrepancy, may correct any erroneous information and may provide any proof that is available.
- The Provider’s response must be sent to Molina Healthcare, Inc., Attention Kari Hough, CPCS, Credentialing Director, at PO Box 2470, Spokane, WA 99210.

Upon receipt of notification from the Provider, Molina will document receipt of the information in the Provider’s credentials file. Molina will then re-verify the primary source information in dispute. If the primary source information has changed, correction will be made immediately to the Provider’s credentials file. The Provider will be notified in writing that the correction has been made to their credentials file. If the primary source information remains inconsistent with Providers’, the Credentialing Department will notify the Provider. The Provider may then provide proof of correction by the primary source body to Molina’s Credentialing Department. The Credentialing Department will re-verify primary source information if such documentation is provided.

If the Provider does not respond within ten (10) calendar days, their application processing will be discontinued and network participation will be denied.

**Providers Right to be Informed of Application Status**

Providers have a right, upon request, to be informed of the status of their application. Providers applying for initial participation are sent a letter when their application is received by Molina and are notified of their right to be informed of the status of their application in this letter.

The Provider can request to be informed of the status of their application by telephone, email or mail. Molina will respond to the request within two working days. Molina may share with the Provider where the application is in the credentialing process to include any missing information or information not yet verified. Molina does not share with or allow a Provider to review references or recommendations, or other information that is peer-review protected.

**Credentialing Committee**

Molina designates a Credentialing Committee to make recommendations regarding credentialing decisions using a peer review process. Molina works with the Credentialing Committee to strive to assure that network Providers are competent and qualified to provide continuous quality care to Molina Members. A Provider may not provide care to Molina Members until the credentialing process is complete and the final decision has been rendered.
The Credentialing Committee is responsible for reviewing and evaluating the qualifications of applicants and for making recommendations regarding their participation in the Molina network. In addition, the Credentialing Committee reviews Credentialing Policies and Procedures annually and recommends revisions, additions and/or deletions to the policies and procedures. Composed of network Providers, the committee is responsible for performing peer review of medical information when requested by the Medical Director, and recommending actions based on peer review findings, if needed. The committees report to the Quality Improvement Committee (QIC).

Each Credentialing Committee Member shall be immune, to the fullest extent provided by law, from liability to an applicant or Provider for damages or other relief for any action taken or statements or recommendations made within the scope of the committee duties exercised.

Committee Composition

The Medical Director chairs the Credentialing Committee and appoints all Credentialing Committee Members. Each Member is required to meet all of Molina's credentialing criteria. Credentialing Committee Members must be current representatives of Molina's Provider network. The Credentialing Committee representation includes at least five Providers. These may include Providers from the following specialties:
- Behavioral Health
- Dental
- Family Medicine
- Internal Medicine
- Pediatrics
- OB/GYN
- Surgery

Additionally, surgical specialists and Internal Medicine specialists may participate on the committee as appropriate. Other ad hoc Providers may be invited to participate when representation of their discipline is needed. Ad hoc committees representing a specific profession (e.g., Nurses and Chiropractors) may be appointed by the chairs to screen applicants from their respective profession and make credentialing recommendations to the Credentialing Committee.

Committee Members Roles and Responsibilities

- Committee Members participate in and support the functions of the Credentialing Committee by attending meetings, providing input and feedback and overall guidance of the Credentialing Program.
- Review/approve credentialing program policy and related policies established by Molina on an annual basis, or more often as deemed necessary.
- Review and consider each applicant’s information based on criteria and compliance requirements. The Credentialing Committee votes to make final recommendations regarding applicant’s participation in the Molina network.
- Conduct ongoing monitoring of those Providers approved to be monitored on a “watch status”.
- Access clinical peer input when discussing standards of care for a particular type of Provider when there is no committee member of that specialty.
- Ensure credentialing activities are conducted in accordance with Molina's Credentialing Program.
- Review quality improvement findings as part of the recredentialing and the ongoing monitoring process.
Excluded Practitioner Providers

Excluded Provider means an individual Provider, or an entity with an officer, director, agent, manager or individual who owns or has a controlling interest in the entity who has been convicted of crimes as specified in section 1128 of the SSA, excluded from participation in the Medicare or Medicaid program, assessed a civil penalty under the provisions of section 1128, or has a contractual relationship with an entity convicted of a crime specified in section 1128.

Pursuant to section 1128 of the SSA, Molina and its Subcontractors may not subcontract with an Excluded Provider/person. Molina and its Subcontractors shall terminate subcontracts immediately when Molina and its Subcontractors become aware of such excluded Provider/person or when Molina and its Subcontractors receive notice. Molina and its Subcontractors certify that neither it nor its Member/Provider is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency. Where Molina and its Subcontractors are unable to certify any of the statements in this certification, Molina and its Subcontractors shall attach a written explanation to this Agreement.

Ongoing Monitoring of Sanctions

Molina monitors Provider sanctions between recredentialing cycles for all Provider types and takes appropriate action against Providers when occurrences of poor quality is identified.

Medicare and Medicaid sanctions

The United States Department of Health & Human Services (HHS), Office of Inspector General (OIG) Fraud Prevention and Detection Exclusions Program releases a report every month of individuals and entities that have been excluded from Medicare and Medicaid programs. Within thirty (30) calendar days of its release, Molina reviews the report to identify if any Molina Provider is found with a sanction. If a Molina Provider is found to be sanctioned by the OIG the Provider’s contract will immediately be terminated effective the same date the sanction was implemented.

Molina also monitors each State Medicaid sanctions/exclusions/terminations through each State’s specific Program Integrity Unit (or equivalent). Molina reviews each State’s published report within thirty (30) days of its release to identify if any Molina Provider is found to be sanctioned/excluded/terminated from any State’s Medicaid program. If a Molina Provider is found to be sanctioned/excluded/terminated, the Provider will be terminated in every State where they are contracted with Molina and for every line of business.

Sanctions or Limitations on Licensure

Molina monitors for sanctions or limitations against licensure between credentialing cycles for all network Providers. All sanction or limitation of license information discovered during the ongoing monitoring process will be maintained in the Provider credentialing file. All Providers with identified sanctions or limitations on license in the ongoing monitoring process will be immediately placed into the full credentialing process and will be recredentialed early. The practitioner must provide all necessary information to complete the recredentialing process within the requested time-frames or the Provider will be administratively terminated from the network. The complete recredentialing file will be reviewed at the next scheduled Credentialing Committee meeting for a recommendation.

NPDB Continuous Query
Molina enrolls all network Providers with the National Practitioner Data Bank ("NPDB") Continuous Query service.

Once the Provider is enrolled in the Continuous Query Service, Molina will receive instant notification of all new NPDB reports against the enrolled Providers. When a new report is received between recredentialing cycles, the Provider will be immediately placed into the full credentialing process and will be recredentialed early. The Provider must provide all necessary information to complete the recredentialing process within the requested time-frames or the Provider will be administratively terminated from the network. The complete recredentialing file will be reviewed at the next scheduled Credentialing Committee meeting for a determination.

**Member Complaints/Grievances**

Each Molina Health Plan has a process in place to investigate Provider-specific complaints from Members upon their receipt. Molina evaluates both the specific complaint and the Provider’s history of issues, if applicable. The history of complaints is evaluated for all Providers at least every six (6) months.

**Adverse Events**

Each Molina Health Plan has a process in place for monitoring Provider adverse events at least every six (6) months. An adverse event is an injury that occurs while a Member is receiving health care services from a Provider. Molina monitors for adverse events at least every six (6) months.

**Medicare Opt-Out**

Providers participating in Medicare must not be listed on the Medicare Opt-Out report. Molina reviews the Opt-Out reports released from the appropriate Medicare financial intermediary showing all of the practitioners who have chosen to Opt-Out of Medicare. These reports are reviewed within thirty (30) calendar days of their release. If a Provider opts out of Medicare, that Provider may not accept Federal reimbursement for a period of two (2) years. These Provider contracts will be immediately terminated for the Molina Medicare line of business.

**Social Security Administration (SSA) Death Master File**

Molina screens practitioner names against the SSA Death Master File database during initial and recredentialing to ensure Providers are not fraudulently billing under a deceased person’s social security number. The names are also screened on a monthly basis to ensure there are no matches on the SSA Death Master File between credentialing cycles. If Molina identifies an exact match, the Provider will be immediately terminated for all lines of business effective the deceased date listed on the SSA Death Master File database.

**System for Award Management (SAM)**

Molina monitors the SAM once per month to ensure Providers have not been sanctioned. If a Molina Provider is found with a sanction, the Provider’s contract is immediately terminated effective the same date the sanction was implemented.

**Program Integrity (Disclosure of Ownership/Controlling Interest)**
Medicaid Managed Care health plans are required to collect specific information from network Providers prior to contracting and during credentialing to ensure that it complies with federal regulations that require monitoring of federal and state sanctions and exclusions databases. This monitoring ensures that any network Providers and the following details of any individual/entity being contracted and those individuals/entities affiliated with the contractor are appropriately screened against these sources, ensuring compliance with Social Security Act (SSA) section 1903(i)(2) of the Act; 42 CFR 455.104, 42 CFR 455.106, and 42 CFR 1001.1901(b). The categorical details required and collected are as follows:

1. Molina requires a current and complete Disclosure of Ownership and Control Interest Form during the credentialing process. Molina screens all individual names and entities listed on the form against the OIG, SAM, Medicare Opt-Out and each state’s specific Program Integrity Unit databases at the time of initial credentialing and recredentialing. These individual names and entities are also screened monthly for any currently sanctioned/excluded/terminated individuals or entities. Molina will not make any payments for goods or services that directly or indirectly benefit any excluded individual or entity. This monitoring ensures that any individual/entity being contracted and those individuals/entities affiliated with the contractor are appropriately screened against federal and state agency sources, ensuring compliance with 42 CFR §455. The following categorical details are collected and required on the Disclosure of Ownership and Control Interest during the credentialing and recredentialing process:
   a. Detailed identifying information for any individual who has ownership or controlling interest in the individual/entity being contracted if that individual has a history of criminal activity related to Medicaid, Medicare, or Title XX services (see 42 CFR §455.106).
   b. Detailed identifying information for all individuals who exercise operational or managerial control either directly or indirectly over daily operations and activities (see 42 CFR §455.101).
   c. Detailed identifying information for all individuals or entities that have a five percent (5%) or more ownership or controlling interest in the individual/entity being contracted (see 42 CFR §455.104).

2. Molina requires the Disclosure of Ownership and Control Interest Form be reviewed and re-attested to every thirty-six (36) months to ensure the information is correct and current.

3. Molina screens the entire contracted Provider network against the OIG, SAM, Medicare Opt-Out, each state’s specific Program Integrity Unit and Social Security Death Master File databases at initial credentialing and recredentialing, as well as, monthly for any currently sanctioned/excluded/terminated individuals or entities. Molina will not make any payments for goods or services that directly or indirectly benefit any excluded individual or entity.

4. Molina will immediately recover any payments for goods and services that benefit excluded individuals and entities that it discovers. Molina will immediately terminate any employment, contractual and control relationships with an excluded individual and entity that it discovers.

5. If a state specific Program Integrity Unit notifies Molina an individual or entity is excluded from participation in Medicaid, Molina will terminate all beneficial, employment, and contractual and control relationships with the excluded individual or entity immediately.

Office Site and Medical Record Keeping Practices Review

A review of office sites where you see Molina Members may be required. This review may be scheduled as soon as the Credentialing Department receives your application. This may also include a review of your medical record keeping practices. A passing score is required to complete the application process. Your cooperation in working with the site review staff and implementing any corrective action plans will expedite a credentialing decision.
Office site and medical record keeping reviews may also be initiated if any Member complaints are received regarding the physical accessibility, physical appearance or adequacy of waiting room and examining room space.

Range of Actions, Notification to Authorities and Provider Appeal Rights

Molina uses established criteria in the review of Providers’ performance. All adverse actions taken by the Credentialing Committee are conducted in compliance with the Fair Hearing Plan and the Healthcare Quality Improvement Act of 1986.

Range of Actions Available

The Molina Credentialing Committee can take one of the following actions against Providers who fail to meet credentialing standards or who fail to meet performance expectations pertaining to quality of patient care:

- Monitor on a Watch Status
- Require formal corrective action
- Denial of network participation
- Termination from network participation
- In cases where the Medical Director determines the circumstances pose an immediate risk to patients, a Provider may be summarily suspended from participation in the network, without prior notice, pending review and investigation of information relevant to the case.

This applies to all Providers who are contracted by Molina. These actions do not apply to applicants who do not meet basic conditions of participation and are ineligible for participation. If at any point a Provider fails to meet the minimum standards and criteria for credentialing or fails to meet performance expectations with regard to quality of patient care the Credentialing Committee may act to implement one of these actions. Termination may be taken after reasonable effort has been made to obtain all the facts of the matter and the Provider may be given the opportunity to appeal this decision.

Criteria for Denial or Termination Decisions by the Credentialing Committee

The criteria used by the Credentialing Committee to make a decision to deny or terminate a Provider from the Molina network include, but are not limited to, the following:

1. The Provider’s professional license in any state has or has ever had any informal or formal disciplinary orders, decisions, agreements, disciplinary actions or other actions including but not limited to, restrictions, probations, limitations, conditions suspensions and revocations.

2. Provider has or has ever surrendered, voluntarily or involuntarily, his or her professional license in any State while under investigation by the State or due to findings by the State resulting from the Provider’s acts, omissions or conduct.

3. Provider has any pending statement of charges, notice of proposed disciplinary actions, notice of agency action or the equivalent from any state or governmental professional disciplinary body which based on the judgment of the Credentialing Committee establishes an immediate potential risk to the quality of care or service delivered by the Provider to Molina Members.

4. Provider has or has ever had any restrictions, probations, limitations, conditions, suspensions or revocations on their federal Drug Enforcement Agency (DEA) certificate or Registration.

5. Provider has a condition, restriction or limitation on their license, certification or registration related to an alcohol, chemical dependency, or health condition or if other evidence indicates that the Provider has an alcohol, chemical dependency problem or health condition and there is no clear evidence and documentation demonstrating that the Provider has complied with all such conditions, limitations, or
restrictions and is receiving treatment adequate to ensure that the alcohol, chemical dependency problem or health condition will not affect the quality of the Provider’s practice.

6. Provider has or has ever had sanctions of any nature taken by any Governmental Program or professional body including but not limited to, Medicare, Medicaid, Federal Employee Program or any other State or Federal program or agency.

7. Provider has or has ever had any denials, limitations, suspensions or terminations of participation of privileges or surrendered privileges while under investigation by any health care institution, plan, facility or clinic.

8. Provider’s history of medical malpractice claims or professional liability claims or settlements reflect what constitutes a pattern of questionable or inadequate treatment or contain what constitutes any gross or flagrant incident or incidents of malpractice.

9. Provider has a criminal history, including, but not limited to, any criminal charges, criminal investigations, convictions, no-contest pleas and guilty pleas.

10. Provider has or has ever had involvement in acts of dishonesty, fraud, deceit or misrepresentation that relate to or impact or could relate to or impact the Provider’s professional conduct or the health, safety or welfare of Molina Members.

11. Provider has or has ever engaged in acts which Molina, in its sole discretion, deems inappropriate.

12. Provider has or has ever had a pattern of Member complaints or grievances in which there appears to be a concern regarding the quality of service provided to Molina Members.

13. Provider has not complied with Molina’s quality assurance program.

14. Provider is found to have rendered a pattern of substandard care or is responsible for any gross or flagrant incident of substandard care.

15. Provider has or has ever displayed inappropriate patterns of referral, which deviate substantially from reasonably expected patterns of referral.

16. Provider makes or has ever made any material misstatements in or omissions from their credentialing application and attachments.

17. Provider has rendered services outside the scope of their license.

18. Provider has or has ever had a physical or mental health condition that may impair their ability to practice with the full scope of licensure and qualifications, or might pose a risk of harm on patients.

19. Provider has or has ever failed to comply with the Molina Medical Record Review Guidelines.

20. Provider has or has ever failed to comply with the Molina Site Review or Medical Record Keeping Practice Review Guidelines.

**Monitoring on a Committee Watch Status**

Molina uses the credentialing category “watch status” for Providers whose initial or continued participation is approved by the Credentialing Committee with follow-up to occur. The Credentialing Committee may approve a Provider to be monitored on watch status when there are unresolved issues or when the Credentialing Committee determines that the Provider needs to be monitored for any reason.

When a Provider is approved on watch status, the Credentialing Department conducts the follow-up according to the Credentialing Committee direction. Any unusual findings are reported immediately to the Molina Medical Director to determine if immediate action is necessary. Every unusual finding is reviewed in detail at the next Credentialing Committee meeting for review and recommendation.

**Corrective Action**
In cases where altering the conditions of participation is based on issues related to quality of care and/or service, Molina may work with the Provider to establish a formal corrective action plan to improve performance, prior to, or in lieu of suspending or terminating his or her participation status.

A corrective action plan is a written improvement plan, which may include, but is not limited to the following:
- Identifying the performance issues that do not meet expectations.
- What actions/processes will be implemented for correction.
- Who is responsible for the corrective action.
- What improvement/resolution is expected.
- How improvements will be assessed.
- Scheduled follow-up, monitoring (compliance review, normally not to exceed six (6) months).

Within ten (10) calendar days of the Credentialing Committee’s decision to place Provider on a corrective action plan, the Provider will be notified via a certified letter from the Medical Director. Such notification will outline:
- The reason for the corrective action.
- The corrective action plan.

If the corrective actions are resolved, the Provider’s performance may or may not be monitored, as deemed appropriate. If the corrective action(s) are not adequately resolved within the designated time, depending on the circumstances of the case, the Credentialing Committee may recommend that the Provider continue on an improvement plan, or recommend suspension or termination. All recommendations for termination that result from a lack of appropriate Provider response to corrective action will be brought to the Credentialing Committee for review and decision.

**Summary Suspension**

In cases where the Credentialing Committee or the Medical Director becomes aware of circumstances that pose an immediate risk to patients, the Provider may be summarily suspended from participation in the network, without prior notice, pending review and investigation of information relevant to the case.

Such summary suspension shall become effective immediately upon imposition, and the Medical Director shall promptly notify the Provider of the suspension by written notification sent via certified letter. Notification will include the following:
- A description of the action being taken.
- Effective date of the action.
- The reason(s) for the action and/or information being investigated.
- Information (if any) required from the Provider.
- The length of the suspension.
- The estimated timeline for determining whether or not to reinstate or terminate the Provider.
- Details regarding the Providers right to request a fair hearing within thirty (30) calendar days of receipt of the notice and their right to be represented by an attorney or another person of their choice (see Fair Hearing Plan policy).
- If the Provider does not request a fair hearing within the thirty (30) calendar days, they have waived their rights to a hearing.
- The action will be reported to the NPDB if the suspension is in place longer than thirty (30) calendar days.
Upon initiation of the suspension, the Medical Director and credentialing staff will commence investigation of the issues. Findings of the investigation will be presented to the Credentialing Committee. The Credentialing Committee has the authority to implement corrective action, place conditions on the Provider’s continued participation, discontinue the suspension or terminate the Provider.

**Denial**

After review of appropriate information, the Credentialing Committee may determine that the Provider should not be approved for participation in the Molina network. The Credentialing Committee may then vote to deny the Provider.

The Provider will not be reported to the NPDB and will not be given the right to a fair hearing. Within ten (10) calendar days of the Committee’s decision, the Provider is sent a written notice of denial via certified mail, from the Medical Director, which includes the reason for the denial.

**Termination**

After review of appropriate information, the Credentialing Committee may determine that the Provider does not meet performance expectations pertaining to quality of care, services or established performance/professional standards. The Credentialing Committee may then vote to terminate the Provider.

**Terminations for Reasons other than Unprofessional Conduct or Quality of Care**

If the termination is based on reasons other than unprofessional conduct or quality of care, the Provider will not be reported to the NPDB and will not be given the right to a fair hearing. Within ten (10) calendar days of the Committee’s decision, the Provider is sent a written notice of termination via certified mail, from the Medical Director, which includes the following:

1. A Description of the action being taken
2. Reason for termination

**Terminations Based on Unprofessional Conduct or Quality of Care**

If the termination is based on unprofessional conduct or quality of care, the Provider will be given the right to a fair hearing.

Within ten (10) calendar days of the Committee’s decision, the Provider is sent a written notice of Molina’s intent to terminate them from the network, via certified mail from the Medical Director, which includes the following:

- A Description of the action being taken.
- Reason for termination.
- Details regarding the Provider’s right to request a fair hearing within thirty (30) calendar days of receipt of notice (see Fair Hearing Plan policy). The Fair Hearing Policy explains that Molina will appoint a hearing officer and a panel of individuals to review the appeal.
- The Provider does not request a fair hearing within the thirty (30) calendar days; they have waived their rights to a hearing.
- The notice will include a copy of the Fair Hearing Plan Policy describing the process in detail.
- Provider’s right to be represented by an attorney or another person of their choice.
- Obligations of the Provider regarding further care of Molina Patients/Members.
- The action will be reported to the NPDB and the State Licensing Board.
Molina will wait thirty (30) calendar days from the date the terminated Provider received the notice of termination. If the Provider requests a fair hearing within that required timeframe, Molina will follow the Fair Hearing Plan Policy. Once the hearing process is completed, the Provider will receive written notification of the appeal decision which will contain specific reasons for the decision (see Fair Hearing Plan Policy). If the hearing committee’s decision is to uphold the termination, the action will be reported to the State Licensing Board and the NPDB as defined in reporting to appropriate authorities section below. If the hearing committee overturns the termination decision and the Provider remains in the Molina network, the action will not be reportable to the State Licensing Board or to the NPDB.

If the Provider does not request a hearing within the thirty (30) calendar days, they have waived their rights to a hearing and the termination will become the final decision. A written notification of the final termination will be sent to the Provider and the termination will be reported to the State Licensing Board and the NPDB as defined in reporting to appropriate authorities section below.

**Reporting to Appropriate Authorities**

Molina will make reports to appropriate authorities as specified in the Molina Fair Hearing Plan Policy when the Credentialing Committee takes or recommends certain Adverse Actions for a Provider based upon Unprofessional Conduct or quality of care. Adverse Actions include:
- Revocation, termination of, or expulsion from Molina Provider status.
- Summary Suspension in effect or imposed for more than thirty (30) calendar days.
- Any other final action by Molina that by its nature is reportable to the State Licensing Board and the NPDB.

Within fifteen (15) calendar days of the effective date of the final action, the Manager responsible for credentialing reports the action to the following authorities:
- All appropriate state licensing agencies
- National Practitioner Data Bank (NPDB)

A letter is then written to the appropriate State licensing boards describing the adverse action taken, the Provider it was taken against and a copy of the NPDB report is attached to the letter. This letter is sent certified to the appropriate State licensing boards within twenty-four (24) hours of receiving the final NPDB report. A copy of this letter is filed into the Provider’s credentials file. The action is also reported to other applicable State entities as required.

**Fair Hearing Plan Policy**

Under State and Federal Law, certain procedural rights shall be granted to a Provider in the event that peer review recommendations and actions require a report be made to the State Licensing Board and the National Practitioner Data Bank (NPDB).

Molina Healthcare, Inc., and its Affiliates (“Molina”), will maintain and communicate the process providing procedural rights to Providers when a final action by Molina will result in a report to the State Licensing Board and the NPDB.

**A. Definitions**

1. Adverse Action shall mean an action that entitles a Provider to a hearing, as set forth in Section B (I)-(3) below.
2. Chief Medical Officer shall mean the Chief Medical Officer for the respective Molina Affiliate State plan wherein the Provider is contracted.
3. Days shall mean calendar days. In computing any period of time prescribed or allowed by this Policy, the day of the act or event from which the designated period of time begins shall not be included.
4. Medical Director shall mean the Medical Director for the respective Molina Affiliate state plan wherein the Provider is contracted.
5. Molina Plan shall mean the respective Molina Affiliate state plan wherein the Provider is contracted.
6. Notice shall mean written notification sent by certified mail, return receipt requested, or personal delivery.
7. Peer Review Committee or Credentialing Committee shall mean a Molina Plan committee or the designee of such a committee.
8. Plan President shall mean the Plan President for the respective Molina Affiliate state plan wherein the Provider is contracted.
9. Provider shall mean physicians, dentists, and other health care Practitioners as defined by 42 USC 11151 and Social Security Act § 1861(u).
10. State shall mean the licensing board in the state in which the Provider practices.
11. State Licensing Board shall mean the state agency responsible for the licensure of Provider.
12. Unprofessional Conduct refers to a basis for corrective action or termination involving an aspect of a Provider’s competence or professional conduct which is reasonably likely to be detrimental to patient safety or the delivery of quality care. Unprofessional conduct does not refer to instances where a Provider violates a material term of the Provider’s contract with a Molina Plan.

B. **Grounds for a Hearing**

Grounds for a hearing exist whenever the Peer Review Committee or Credentialing Committee takes or recommends any of the following Adverse Actions for a Provider based upon Unprofessional Conduct:

1. Revocation, termination of, or expulsion from Molina Provider status when such revocation, termination, or expulsion is reportable to the State Licensing Board and the NPDB.
2. Suspension, reduction, limitation, or revocation of authority to provide care to Molina Members when such suspension, reduction, limitation, or revocation is reportable to the State Licensing Board and the NPDB.
3. Any other final action by Molina that by its nature is reportable to the State Licensing Board and the NPDB.

C. **Notice of Action**

If the Peer Review Committee and/or Credentialing Committee have recommended an Adverse Action, the Committee shall give written notice to the Provider by certified mail with return receipt requested. The notice shall:

1. State the reasons for the action;
2. State any Credentialing Policy provisions that have been violated;
3. Advise the Provider that he/she has the right to request a hearing on the proposed Adverse Action;
4. Advise the Provider that any request for hearing must be made in writing within thirty (30) days following receipt of the Notice of Action, and must be sent to the respective Molina Plan Medical Director by certified mail, return receipt requested, or personal delivery;
5. Advise the Provider that he/she has the right to be represented by an attorney or another person of their choice.
6. Advise the Provider that the request for a hearing must be accompanied by a check in the amount of $1,000.00 as a deposit for the administrative expenses of the hearing and specify that this amount will be refunded if the Adverse Action is overturned;

7. State that the proposed action or recommendation, if adopted, must be reported pursuant to State and Federal Law; and,

8. Provide a summary of the Provider’s hearing rights or attach a copy of this Policy.

D. Request for a Hearing - Waiver

If the Provider does not request a hearing in writing to the Chief Medical Officer within thirty (30) days following receipt of the Notice of Action, the Provider shall be deemed to have accepted the action or recommendation of the Peer Review Committee and/or Credentialing Committee, and such action or recommendation shall be submitted to the Chief Medical Officer for final decision. In the event that a timely written Request for Hearing is received, a Hearing Officer and/or hearing panel shall be appointed as set forth below and the Peer Review Committee and/or Credentialing Committee shall provide the Provider with a Notice of Hearing and Statement of Charges consistent with this Policy.

A Provider who fails to request a hearing within the time and in the manner specified above waives his or her right to any hearing to which he or she might otherwise have been entitled. If the Provider waives his or her right to any hearing by failing to request a hearing within the time and in the manner specified above, the recommendation of the Peer Review Committee and/or Credentialing Committee taking or recommending the Adverse Action shall be forwarded to the Chief Medical Officer for final approval. In the event of a submittal to the Chief Medical Officer upon the Provider’s waiver as set forth herein, the Peer Review Committee and/or Credentialing Committee may submit to the Chief Medical Officer additional information relevant to its recommended Adverse Action to be considered by the Chief Medical Officer in accepting or rejecting the recommended Adverse Action.

E. Appointment of a Hearing Committee

1. Composition of Hearing Committee

The Chief Medical Officer/Plan President shall select the individuals to serve on the Hearing Committee. The Hearing Committee shall consist of individuals who are not in direct economic competition with the subject Provider; who shall gain no direct financial benefit from the outcome of the hearing; and, who shall have not acted as accuser, investigator, fact finder, initial decision maker or otherwise have not actively participated in the consideration of the matter leading up to the recommendation or action. General knowledge of the matter involved shall not preclude a physician from serving as a Member of the panel.

The panel shall consist of three or more Providers and shall include, whenever feasible, at least one individual practicing the same specialty as the affected Provider. In the event Providers are not available to sit as Hearing Committee members, physicians from the community may be substituted by the Medical Director.

2. Scope of Authority

The Hearing Committee shall have the authority to interpret and apply this Policy insofar as it relates to its powers and duties.
3. Responsibilities

The Hearing Committee shall:
   a. Evaluate evidence and testimony presented.
   b. Issue a decision accepting, rejecting, or modifying the decision of the Peer Review Committee and/or Credentialing Committee.
   c. Maintain the privacy of the hearing unless the Law provides to the contrary.

4. Vacancies

In the event of a vacancy in a hearing panel after a hearing has commenced, the remaining panel members may continue with the hearing and determination of the controversy, unless the parties agree otherwise.

5. Disclosure and Challenge Procedures

Any person appointed to the Hearing Committee shall disclose to the Chief Medical Officer/Plan President any circumstance likely to affect impartiality, including any bias or a financial or personal interest in the result of the hearing or any past or present relationship with the parties or their representatives. The Hearing Officer may remove any person appointed to the Hearing Committee if the Hearing Officer believes that the person is unable to render an impartial decision.

F. Hearing Officer

1. Selection

The Chief Medical Officer and/or Plan President shall appoint a Hearing Officer, who may be an attorney. The Hearing Officer shall gain no direct financial benefit from the outcome of the hearing, shall not act as a prosecuting officer or advocate, and shall not be entitled to vote.

2. Scope of Authority

The Hearing Officer shall have the sole discretion and authority to:
   a. Exclude any witness, other than a party or other essential person.
   b. Determine the attendance of any person other than the parties and their counsel and representatives.
   c. For good cause shown to postpone any hearing upon the request of a party or upon a Hearing Committee’s own initiative, and shall also grant such postponement when all of the parties agree thereto.

3. Responsibilities

The Hearing Officer shall:
   a. Guide the hearing process, including endeavoring to assure that all participants in the hearing have a reasonable opportunity to be heard and to present relevant oral and documentary evidence in an efficient and expeditious manner;
   b. Ensure that proper decorum is maintained;
   c. Be entitled to determine the order of, or procedure for, presenting evidence and argument during the hearing;
d. Issue rulings pertaining to matters of Law, procedure and the admissibility of evidence;
e. Issue rulings on any objections or evidentiary matters;
f. Discretion to limit the amount of time;
g. Assure that each witness is sworn in by the court reporter;
h. May ask questions of the witnesses (but must remain neutral/impartial);
i. May meet in private with the panel members to discuss the conduct of the hearing;
j. Remind all witnesses at the conclusion of their testimony of the confidentiality of the hearing;
k. Participate in the deliberations of the Hearing Committee as a legal advisor, but shall not be entitled to vote; and,
l. Prepare the written report.

G. **Time and Place of Hearing**

Upon receipt of a Request for Hearing, the Chief Medical Officer and/or Plan President shall schedule and arrange for a hearing. The Chief Medical Officer and/or Plan President shall give notice to the affected Provider of the time, place and date of the hearing, as set forth below. The date of commencement of the hearing shall be not less than thirty (30) days from the date of the Notice of the Hearing, and not more than sixty (60) days from the date of receipt of the Request for Hearing. Notwithstanding the above timeframes, the parties may agree to extensions, or the Hearing Officer may grant an extension on a showing of good cause. If more than one meeting is required for a hearing, the Hearing Officer shall set the date, time, and location for additional meetings.

H. **Notice of Hearing**

The Notice of Hearing shall contain and provide the affected Provider with the following:

1. The date, time and location of the hearing.
2. The name of the Hearing Officer.
3. The names of the Hearing Committee Members.
4. A concise statement of the affected Provider’s alleged acts or omissions giving rise to the Adverse Action or recommendation, and any other reasons or subject matter forming the basis for the Adverse Action or recommendation which is the subject of the hearing.
5. The names of witnesses, so far as they are then reasonably known or anticipated, who are expected to testify on behalf of the Peer Review Committee and/or Credentialing Committee, provided the list may be updated as necessary and appropriate, but not later than ten (10) days prior to the commencement of the hearing.
6. A list of all documentary evidence forming the bases of the charges reasonably necessary to enable the Provider to prepare a defense, including all documentary evidence which was considered by the Peer Review Committee and/or Credentialing Committee in recommending the Adverse Action.

Except with regard to the disclosure of witnesses, as set forth above, the Notice of Hearing may be amended from time to time, but not later than the close of the case at the conclusion of the hearing by the Hearing Committee. Such amendments may delete, modify, clarify or add to the acts, omissions, or reasons specified in the original Notice of Hearing.

I. **Pre-Hearing Procedures**

1. The Provider shall have the following pre-hearing rights:
   a. To inspect and copy, at the Provider’s expense, documents upon which the charges are based which the Peer Review Committee and/or Credentialing Committee have in its possession or under its control; and,
b. To receive, at least thirty (30) days prior to the hearing, a copy of the evidence forming the basis of the charges which is reasonably necessary to enable the Provider to prepare a defense, including all evidence that was considered by the Peer Review Committee and/or Credentialing Committee in recommending Adverse Action.

2. The Hearing Committee shall have the following pre-hearing right:
   To inspect and copy, at Molina’s expense, any documents or other evidence relevant to the charges which the Provider has in his or her possession or control as soon as practicable after receiving the hearing request.

3. The Hearing Officer shall consider and rule upon any request for access to information and may impose any safeguards required to protect the peer review process, privileges and ensure justice. In so doing, the Hearing Officer shall consider:
   a. Whether the information sought may be introduced to support or defend the charges;
   b. The exculpatory or inculpatory nature of the information sought, if any;
   c. The burden attendant upon the party in possession of the information sought if access is granted; and,
   d. Any previous requests for access to information submitted or resisted by the parties.

4. The Provider shall be entitled to a reasonable opportunity to question and object to or challenge the impartiality of members of the Hearing Committee and the Hearing Officer. Challenges to the impartiality of any Hearing Committee member or the Hearing Officer shall be ruled on by the Hearing Officer.

5. It shall be the duty of the Provider, the Peer Review Committee and/or Credentialing Committee to exercise reasonable diligence in notifying the Hearing Officer of any pending or anticipated procedural disputes as far in advance of the scheduled hearing as possible, in order that decisions concerning such matters may be made in advance of the hearing. Objections to any pre-hearing decisions may be succinctly made at the hearing.

6. Failure to disclose the identity of a witness or produce copies of all documents expected to be produced at least ten (10) days before the commencement of the hearing shall constitute good cause for a continuance or limitation of the evidence or the testimony if deemed appropriate by the Hearing Officer.

7. The right to inspect and copy by either party does not extend to confidential information referring solely to individually identifiable physicians or patients, other than the Provider under review, or to information, interviews, reports, statements, findings and conclusions resulting from studies or other data prepared specifically to be submitted for review purposes made privileged by operation of State.

8. Conduct of Hearing

9. Rights of the Parties
   Within reasonable limitations, and as long as these rights are exercised in an efficient and expeditious manner, both sides at the hearing may:
   a. Call and examine witnesses for relevant testimony.
   b. Introduce relevant exhibits or other documents.
   c. Cross-examine or impeach witnesses who have testified orally on any matter relevant to the issues.
   d. Otherwise rebut evidence.
   e. Have a record made of the proceedings.
   f. Submit a written statement at the close of the hearing.
   g. Receive the written recommendation of the Hearing Officer or Hearing Committee, including a statement of the basis for the recommendations, upon completion of the hearing.

10. The Provider may be called by the Peer Review Committee and/or Credentialing Committee and examined as if under cross-examination.

11. Course of the Hearing
   a. Each party may make an oral opening statement.
b. The Peer Review Committee and/or Credentialing Committee shall call any witnesses and present relevant documentary evidence to support its recommendation.

c. The affected Provider may then call any witnesses and present relevant documentary evidence supporting his/her defense.

d. The Hearing Committee or Officer has the discretion to vary the course of the hearing, but shall afford a full and equal opportunity to all parties for the presentation of material and relevant evidence and for the calling of witnesses.

e. The Hearing Committee shall be the judge of the relevance and materiality of the evidence offered, and conformity to legal rules of evidence shall not be necessary. All evidence shall be taken in the presence of the entire Hearing Committee and all of the parties, except when agreed to by the parties, or determined by the Hearing Officer.

12. Use of Exhibits
   a. Exhibits, when offered by either party, may be received into evidence by the Hearing Committee as ruled upon by the Hearing Officer.
   b. A description of the exhibits in the order received shall be made a part of the record.

13. Witnesses
   a. Witnesses for each party shall submit to questions or other examination.
   b. The Hearing Officer shall have the power to sequester witnesses (exclude any witness, other than a party or other essential person, during the testimony of any other witness). The names and addresses of all witnesses and a description of their testimony in the order received shall be made a part of the record.
   c. The Hearing Committee may receive and consider the evidence of witnesses by affidavit, but shall give it only such weight as the Hearing Committee deems it is entitled to after consideration of any objection made to its admission.
   d. The party producing such witnesses shall pay the expenses of their witnesses.

14. Rules for Hearing:
   a. Attendance at Hearings
      Only those persons having a direct interest in the hearing are entitled to attend the hearing. This means that the hearing will be closed except for the parties and their representatives. The only exception is when good cause is shown satisfactory to the Hearing Officer that it is necessary in the interest and fairness of the hearing to have others present.
   b. Communication with Hearing Committee
      There shall be no direct communication between the parties and the Hearing Committee other than at the hearing, unless the parties and the Hearing Committee agree otherwise. Any other oral or written communication from the parties to the Hearing Committee shall be directed to the Hearing Officer for transmittal to the Hearing Committee.
   c. Interpreter
      Any party wishing to utilize an interpreter shall make all arrangements directly with the interpreter and shall assume the costs of the services.

J. Close of the Hearing

At the conclusion of the hearing, the Hearing Officer shall dismiss all parties and participate in the deliberations of the Hearing Committee. The Hearing Committee shall render its final decision by a majority vote, including findings of fact and a conclusion articulating the connection between the evidence produced at the hearing and the decision reached to the Hearing Officer.

Within thirty (30) days of the conclusion of the deliberations, the Hearing Officer shall issue a written report including the following:
1. A summary of facts and circumstances giving rise to the hearing.
2. A description of the hearing, including:
   a. The panel members’ names and specialties;
   b. The Hearing officer’s name;
   c. The date of the hearing;
   d. The charges at issue; and
   e. An overview of witnesses heard and evidence.
3. The findings and recommendations of the Hearing Committee.
4. Any dissenting opinions desired to be expressed by the hearing panel members.
5. Final adjournment of the Hearing Committee shall occur when the Hearing Officer has mailed or otherwise delivered the written report.

K. **Burden of Proof**

In all hearings it shall be incumbent on the Peer Review Committee and/or Credentialing Committee taking or recommending an Adverse Action to come forward initially with evidence in support of its action or decision. Thereafter, the Provider who requested the hearing shall come forward with evidence in his/her support.

The burden of proof during a hearing shall be as follows:
The Peer Review Committee or Credentialing Committee taking or recommending the Adverse Action shall bear the burden of persuading the Hearing Committee that its action or recommendation is reasonable and warranted. The term “reasonable and warranted” means within the range of alternatives reasonably available to the Peer Review Committee and/or Credentialing Committee taking or recommending Adverse Action under the circumstances and not necessarily that the action or recommendation is the only measure or the best measure that could have been taken or formulated.

L. **Provider Failure to Appear or Proceed**

Failure, without good cause, of the Provider to personally attend and proceed at a hearing in an efficient and orderly manner shall be deemed to constitute voluntary acceptance of the recommendations or actions involved.

M. **Record of the Hearing/Oath**

A court reporter shall be present to make a record of the hearing proceedings and the pre-hearing proceedings, if deemed appropriate by the Hearing Officer. The cost of attendance of the reporter shall be borne by Molina, but the cost of the transcript, if any, shall be borne by the party requesting it. The Hearing Officer shall be required to order that all oral evidence be taken by oath administered by a person lawfully authorized to administer such oath.

N. **Representation**

Each party shall be entitled to representation by an attorney at Law, or other representative at the hearing, at their own expense, to represent their interests, present their case, and offer materials in support thereof, examine witnesses, and/or respond to appropriate questions.

O. **Postponements**

The Hearing Officer, for good cause shown, may postpone any hearing upon the request of a party or the Hearing Committee.

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P. **Notification of Finding**

The Hearing Office shall serve a copy of the written report outlining the basis of the Hearing Committee’s decision to the Medical Director, the Peer Review Committee and/or Credentialing Committee imposing the Adverse Action, and the affected Provider.

Q. **Final Decision**

Upon receipt of the Hearing Committee’s decision, the Chief Medical Officer/Plan President shall either adopt or reject the Hearing Committee’s decision. The Chief Medical Officer/Plan President’s action constitutes the final decision.

R. **Reporting**

In the event the Chief Medical Officer/Plan President adopts the proposed decision of the Peer Review Committee and/or Credentialing Committee taking or recommending the Adverse Action, Molina will submit a report to the State Licensing Board and the NPDB, as required. Reports shall be made in accordance with the Credentialing Program Policy.

Reports to the State Licensing Board and the NPDB for adverse actions must be submitted within fifteen (15) days from the date the adverse action was taken.

S. **Exhaustion of Internal Remedies**

If any of the above Adverse Actions are taken or recommended, the Provider must exhaust the remedies afforded by this Policy before resorting to legal action.

T. **Confidentiality and Immunity**

Information regarding any Provider submitted, collected, or prepared by any representative of this or any other health care facility or organization or medical staff for the purpose of evaluating, improving, achieving or maintaining quality and cost effective patient care shall, to the fullest extent permitted by Law, be confidential and shall only be disseminated to a Representative in order to carry out appropriate activities under these Policies and Procedures. Confidentiality shall also extend to such information that is provided by third parties.

For purposes of this section a “Representative” shall mean any individual authorized to perform specific information gathering or disseminating functions for the purpose of evaluating, improving, achieving or maintaining quality and cost effective patient care.

For purposes of this section “information” may be any written or oral disclosures including, but not limited to, a Provider’s professional qualifications, clinical ability, judgment, character, physical or mental health, emotional stability, professional ethics, or any other matter that might directly or indirectly affect patient care or Provider’s provision of patient care services.

By providing patient care services at Molina, a Provider:

1. Authorizes representatives of Molina to solicit, provide, and act upon information bearing on the Provider’s qualifications.
2. Agrees to be bound by the provisions of this policy and procedure and to waive all legal claims against any representative who acts in accordance with the provisions of this policy and procedure.

3. Acknowledges that the provisions of this policy and procedure are express conditions of the application for, or acceptance of, Molina membership and the continuation of such membership, and to the exercise of clinical privileges or provision of Patient care.

The confidentiality and immunity provisions of this policy and procedure shall apply to all information so protected by State or Federal Law. To the fullest extent permitted by State or Federal Law, the confidentiality and immunity provisions of this policy and procedure shall include, but is not limited to:

1. Any type of application or reapplication received by the Provider;
2. Actions reducing, suspending, terminating or revoking a Provider’s status, including requests for corrective actions, investigation reports and documents and all other information related to such action;
3. Hearing and appellate review;
4. Peer review and utilization and quality management activities;
5. Risk management activities and Claims review;
6. Potential or actual liability exposure issues;
7. Incident and/or investigative reports;
8. Claims review;
9. Minutes of all meetings by any committees otherwise appropriately appointed by the Board;
10. Any activities related to monitoring the quality, appropriateness or safety of health care services;
11. Minutes of any Committees and Subcommittees related to monitoring the quality, appropriateness or safety of health care services;
12. Any Molina operations and actions relating to Provider conduct.

Immmunity from Liability for Action Taken: No representative shall be liable to a Provider or any third party for damages or other relief for any decision, opinion, action, statement, or recommendations made within the scope of their duties as representative, if such representative acts in good faith and without malice.

Immunity from Liability for Providing Information: No representative or third parties shall be liable to a Provider for damages or other relief by reason of providing information, including otherwise privileged or confidential information, to a representative or to any third party pursuant to authorization by the Provider, or if permitted or required by Law, or these Policies and Procedures, provided that such representative or third parties acts in good faith and without malice.

Cumulative Effect: The provisions in this Policy and Procedure and any forms relating to authorizations, confidentiality of information, and immunities from liability are in addition to other protections provided by relevant state and federal Law, and are not a limitation thereof.
13.0 DELEGATION

This section contains information specific to Molina’s delegation criteria. Molina may delegate certain administrative responsibilities upon meeting all of Molina’s delegation criteria. Molina is accountable for all aspects of the Member’s health care delivery, even when it delegates specific responsibilities to sub-contracted entities. Molina’s Delegation Oversight Committee (DOC), or other designated committee, must approve all delegation and sub-delegation arrangements.

If you have additional questions related to delegated functions, please contact your Molina Contract Manager.

Delegation Criteria

Credentialing

Credentialing functions may be delegated to entities which meet National Committee for Quality Assurance (NCQA) criteria for credentialing functions. To be delegated for credentialing functions, Medical Groups, IPAs, and/or Vendors must:

- Pass Molina’s credentialing pre-assessment, which is based on NCQA credentialing standards, contract requirements and state and federal regulatory requirements.
- Have a multi-disciplinary Credentialing Committee who is responsible for review and approval or denial/termination of practitioners included in delegation.
- Have an ongoing monitoring process in place that screens all practitioners included in delegation against OIG, SAM, and all published state Medicaid exclusion lists a minimum of every thirty (30) days.
- Have a screening process in place to review all Medical Group, IPA, and Vendor employees and staff of all levels against OIG and SAM lists prior to hire dates, and a minimum of every thirty (30) days.
- Correct deficiencies within Molina established timeframes when issues of non-compliance are identified by Molina or a state or federal regulatory agency.
- Agree to Molina’s contract terms and conditions for credentialing delegates.
- Submit timely and complete Credentialing delegation reports as detailed in the Delegated Services Addendum to the applicable Molina contact.
- Ensure
- Comply with all applicable Federal and State Laws.
- When key specialists, as defined by Molina, contracted with IPA or group terminate, provide Molina with a letter of termination according to Contractual Agreements and the information necessary to notify affected Members.

Note: If the Provider is an NCQA Certified or Accredited organization, a modified pre-assessment audit may be conducted. Modification to the audit depends on the type of Certification or Accreditation the Medical Group, IPA, or Vendor has, but will always include evaluation of applicable state requirements and Molina business needs.

If the Provider sub-delegates Credentialing functions, the sub-delegate must be NCQA accredited or certified in Credentialing functions, or demonstrate an ability to meet all Health Plan, NCQA, and State and Federal requirements identified above. A written request must be made to Molina prior to execution of a contract, and a pre-assessment must be made on the potential sub-delegate, and annually thereafter. Evaluation should include review of Credentialing policies and procedures, Credentialing and recredentialing files, and a process to implement corrective action if issues of non-compliance are identified.
An entity may request Credentialing delegation from Molina through Molina’s Delegation Oversight Manager or through their Contract Manager. Molina will ask the potential delegate to submit policies and procedures for review and will schedule an appointment for pre-assessment. The results of the pre-assessment are submitted to the Delegation Oversight Committee (DOC) for review and approval. Final decision to delegate Credentialing responsibilities is based on the Medical Group, IPA, or Vendor’s ability to meet Molina, State and Federal requirements for delegation.

**Delegation Reporting Requirements**

Delegated entities contracted with Molina must submit monthly, and quarterly reports determined by the function(s) delegated to the identified Molina Delegation Oversight Staff within the timeline indicated by the Health Plan. For a copy of Molina’s current delegation reporting requirements, please contact your Molina Contract Manager.
14.0 DEFINITIONS

**Abuse** - provider practices that are inconsistent with sound fiscal, business, or medical practices, and result in unnecessary costs to the Medicaid program, or in reimbursement for services that are not medically necessary or that fail to meet professionally recognized standards for health care. It also includes recipient practices that result in unnecessary cost to the Medicaid programs. (42 CFR § 455.2)

**Aid to Families with Dependent Children (AFDC)** - A program offered by the State of California that provides cash grants, food coupons, and medical benefits for low income families.

**Alcohol Misuse Screening and Counseling (AMSC)** - Screening and Behavioral Counseling Interventions in Primary Care, also known as Alcohol Misuse Screening and Counseling (AMSC), services for MCP members ages 18 and older who misuse alcohol. This APL also provides guidance to MHC to ensure compliance with the Medicaid Managed Care for Mental Health Parity requirements included in the Final Rule (CMS-2333-F) issued by the Centers for Medicare and Medicaid Services (CMS) on March 30, 2016.

**All Plan Letter (APL)** - document that has been dated, numbered, and issued by DHCS that provides clarification of Contractor’s obligations pursuant to this Contract, and may include instructions to Contractor regarding implementation of mandated changes in State or federal statutes or regulations, or pursuant to judicial interpretation.

**American Indian** – a Member who meets the criteria for an “Indian” as stated in 42 CFR 438.14(a), which includes membership in a federally recognized Indian tribe, resides in an urban center and meets one or more of the criteria stated in 42 CFR 438.14(a)(ii), is considered by the Secretary of the Interior to be an Indian for any purpose, or is considered by the Secretary of Health and Human Services to be an Indian for purposes of eligibility for Indian health care services, including as a California Indian, Eskimo, Aleut, or other Alaska Native.

**American Indian Health Programs** - Facilities operated with funds from the IHS under the Indian Self-Determination Act and the Indian Health Care Improvement Act, through which services are provided, directly or by contract, to the eligible Indian population within a defined geographic area, per Title 22, Section 55000.

**Appeal** - An appeal is a request for reconsideration of a determination for authorization of a service or the denial of a claim.

**Authorization** – Approval of requested, medically necessary services obtained by Providers/Practitioners for designated service before the service is rendered. Used interchangeably with Preauthorization or Prior Authorization.

**Auxiliary Aids** - supports that allow disabled Members to receive and understand information and include, but are not limited to, the use of TTY/TDY, Braille, large font of at least 18-point, and American Sign Language interpreters.

**Beneficiary Identification Card (BIC)** - A permanent plastic card issued by the State to recipients of entitlement programs which can be used by contractors to verify health plan eligibility. Files are updated monthly, as well as daily in special circumstances.
California Children Services (CCS) - The public health program which assures the delivery of specialized diagnostic, treatment, and therapy services to financially and medically eligible children under the age of 21 years who have CCS eligible conditions.

Capitation Payment - a regularly scheduled payment made by DHCS to Contractor on behalf of each Member enrolled under this Contract and based on the actuarially sound capitation rate for the provision of Covered Services, and made regardless of whether a Member receives services during the period covered by the payment.

Child Health and Disability Prevention Program (CHDP) - Preventive well-child screening program for eligible beneficiaries under 21 years of age provided in accordance with the provisions of Title 17, CCR, Section 6800 et seq. Includes the Early and Periodic Screening, Diagnosis and Treatment (EPSDT) Program, and the Prenatal Guidance Program.

Central Issuance Division (CID) - A unit at DHCS that reports for eligibility data systems.

Claim - A request for payment for the provision of Covered Services prepared on a CMS 1500 form, UB04, PM160 for CFDP Services or successor.

Clean Claims - A claim for Covered Services that has no defect, impropriety, lack of any required substantiating documentation, or particular circumstance requiring special treatment that prevents timely payment from being made on the claim.

Community Based Adult Services (CBAS) - CBAS offers services to eligible older adults and/or adults with disabilities to restore or maintain their optimal capacity for self-care and delay or prevent inappropriate or personally undesirable institutionalization. CBAS services include: an individual assessment; professional nursing services; physical, occupational and speech therapies; mental health services; therapeutic activities; social services; personal care; a meal; nutritional counseling; and transportation to and from the participant's residence and the CBAS center.

Comprehensive Medical Case Management Services - services provided by a Primary Care Provider in collaboration with the Contractor to ensure the coordination of Medically Necessary health care services, the provision of preventive services in accordance with established standards and periodicity schedules and the continuity of care for Medi-Cal enrollees an Eligible Beneficiary. It includes health risk assessment, treatment planning, coordination, referral, follow-up, and monitoring of appropriate services and resources required to meet an individual's health care needs.

Comprehensive Perinatal Services Program (CPSP) - A State sponsored program developed to provide quality health care for women during and surrounding pregnancy by encouraging evaluation in obstetrical, nutritional, social, and educational spheres to assess and address high risk conditions.

Contracting Provider - A physician, nurse, technician, hospital, home health agency, nursing home, or any other individual or institution contracted to provide medical services to health plan members.

Conviction (or convicted) - A judgment of conviction has been entered by a Federal, State or local court regardless of whether an appeal from that judgment is pending (42CFR 455.2). This definition also includes the definition of the term “convicted” in Welfare and instructions Code Section 14043.1(f)
Covered Services - Those healthcare services that are Medically Necessary, are within the normal scope of practice and licensure of Provider, and are benefits of the Plan product which covers the Member.

Credentialing - The verification of applicable licenses, certifications, and experience to assure that Provider/Practitioner status be extended only to professional, competent Providers/Practitioners who continuously meet the qualifications, standards, and requirements established by MHC.

Department of Managed Health Care (DMHC) - The State department responsible for administering the Knox Keene Act of 1975. Knox Keene established the DMHC as the legally designated State regulatory agency for managed health care organizations.

Department of Health Care Services (DHCS) - The State department solely responsible for administration of the Medi-Cal, CPSP, CCS, CHDP, and other health related programs.

Department of Mental Health (DMH) - The State agency that sets policy and administers the delivery of community based public mental health services statewide.

Direct PCP - A Primary Care Practitioner (PCP) that holds a contract with MHC.

Durable Medical Equipment (DME) - Medically Necessary medical equipment that is prescribed for the Member by Provider and is used in the Member’s home, in the community or in an institution that is used as a home.

Early and Periodic Screening, Diagnosis and Treatment (EPSDT) Program - The Early and Periodic Screening, Diagnostic and Treatment (EPSDT) benefit provides comprehensive and preventive health care services for children under age 21 who are enrolled in Medi-Cal. EPSDT is key to ensuring that children and adolescents receive appropriate preventive, dental, mental health, and developmental, and specialty services.

Eligible Beneficiary - Any Medi-Cal beneficiary who resides in the contractor’s service area and who falls into one or more of the following categories (with a specific aid code): Aid to Families with Dependent Children, Medically Needy Family, Public Assistance Aged, Medically Needy Aged, Public Assistance Blind, Medically Needy Blind, Public Assistance Disabled, Medically Needy Disabled, Medically Indigent Child, Medically Indigent Adult, and Refugees.

Emergency Medical Transportation - ambulance services for an emergency medical condition, and includes emergency air transportation.

Emergency Services - Covered Services necessary to evaluate or stabilize a medical or psychiatric condition manifesting itself by acute symptoms of sufficient severity (including severe pain) so as to cause a prudent layperson, who possesses an average knowledge of health and medicine, to reasonably expect the absence of immediate medical attention to result in: (a) placement of the Member’s health (or the health of the Member’s unborn child) in serious jeopardy; (b) serious impairment to bodily functions; or (c) serious dysfunction of any bodily organ or part. Emergency Services also includes any services defined as emergency services under 42 C.F.R. §438.114.

Encounter Data - the administrative information that describes health care interactions between patients Members and providers relating to the receipt of any item(s) or service(s) by a Member under this contract and subject to the standards of 42 CFR 438.242 and 438.818
**Enrollment Form** - See “Medi-Cal Choice Form.”

**Evidence of Coverage (EOC)** - The document provided to plan members describing access, benefits, and exclusions of plan services.

**Excluded Service** - a service that is covered by the Medi-Cal program but is not covered by Contractor because it is carved out of Contractor’s contractual obligations for the provision of Covered Services.

**External Quality Review** - an analysis and evaluation by the EQRO of aggregated information on quality, timeliness and Access to the Covered Services that Contractor or its subcontractors furnish to Members.

**External Quality Review Organization (EQRO)** - a Peer Review Organization (PRO), PRO-like entity, or accrediting body that is an expert in the scientific review of the quality of health care provided to Medicaid beneficiaries in a state’s Medicaid managed care plans, meets the competence and independence requirements set forth in 42 CFR 438.354, and is contracted with DHCS to perform External Quality Reviews and other related activities per 42 CFR 438.358.

**Fee-For-Service (FFS)** - A method of charging based upon billing for a specific number of units of services rendered to an Eligible Beneficiary. Fee-For-Service is the traditional method of reimbursement used by Providers/Practitioners, and payment almost always occurs retrospectively.

**File and Use** - a submission to DHCS that does not need review and approval prior to use or implementation, but which DHCS can require edits as determined. **Fraud** - an intentional deception or misrepresentation made by a person with the knowledge that the deception could result in some unauthorized benefit to himself or some other person. It includes any act that constitutes fraud under applicable Federal or State law. (42 CFR § 455.2).

**Geographic Managed Care (GMC)** - A program which requires Medi-Cal beneficiaries who reside in a designated geographic area to enroll in one of two or more competing health plans under contract with the DHCS.

**Healthcare Effectiveness Data and Information Set (HEDIS)** - A widely used set of performance measures in the managed care industry developed and maintained by the National Committee for Quality Assurance (NCQA). HEDIS is used for quality improvement activities, health management systems, Provider profiling efforts, an element of NCQA accreditation, and as a basis of consumer report card for managed care organizations.

**Health Care Options (HCO) (formerly Health Choice)** - The State Department of Health Care Services’ program that provides Medi-Cal beneficiaries with information about healthcare benefits and with enrollment and disenrollment assistance.

**Health Insurance Portability and Accountability Act (HIPAA)** - The Federal Law that requires all healthcare providers to protect the privacy and security of members protected health information (PHI).

**Health Maintenance Organization (HMO)** - An organization that, through a coordinated system of health care, provides or assures the delivery of an agreed upon set of comprehensive health maintenance and treatment services for an enrolled group of persons through a predetermined, periodic, and fixed prepayment.
In-Home Support Services (IHSS) - services provided for members in accordance with the requirements set forth in Welfare and Institutions W & I Code Section 14186.1(c)(1), and Article 7 of the W & I Code, commencing with Section 12300 of Chapter 3, and Sections 14132.95, 14132.952, and 14132.956.

Independent Practice Association (IPA) - A legal entity, the members of which are independent Providers/Practitioners who contract with the IPA for the sole purpose of having the IPA contract with one or more HMOs.

Managed Long Term Services and Support (MLTSS) - services and supports provided by Contractor to Members who have functional limitations and/or chronic illnesses that have the primary purpose of supporting the ability of the Member to live or work in the setting of their choice, which may include the Member’s home, a worksite, a Provider-owned or controlled residential setting, a nursing facility, or other institutional setting. In this Contract, MLTSS includes CBAS, LTC, IHSS, MSSP, and SNFs, to the extent Contractor is at-risk for covering SNF services.

Management Information System (MIS) - System of organizing and aggregating data so as to enable rapid access to data. Often used to refer to computer systems used to pay claims, maintain Provider/Practitioner databases, and generate reports.

Maximus - The vendor contracted by the Department of Health Care Services that provides Medi-Cal beneficiaries with information about selecting a health plan. Maximus is also responsible for the mailing of enrollment packets to new Medi-Cal beneficiaries.

Medi-Cal Choice Form (A.K.A. Medi-Cal Enrollment Form) - This form is distributed by Health Care Options (HCO) and is used for Medi-Cal Beneficiaries to select their health plan and primary care practitioner. This form may also be used for beneficiaries to disenroll from a health plan.

Medi-Cal Managed Care Health Plan - a managed care health plan that contracts with the Department of Health Care Services for provision or arrangement of Medi-Cal benefits and services.

Medical Group - A medical group practice that holds a contract with a health plan.

Medical Records - A confidential document containing written documentation related to the provision of physical, social, and mental health services to a member.

Medically Necessary - Those medical services and supplies which are provided in accordance with professionally recognized standards of practice which are determined to be: (a) appropriate and necessary for the symptoms, diagnosis or treatment of the Member’s medical condition; (b) provided for the diagnosis and direct care and treatment of such condition; (c) not furnished primarily for the convenience of the Member, the Member’s family, the treating provider, or other provider; (d) furnished at the most appropriate level which can be provided consistent with generally accepted medical standards of care; and (e) consistent with Plan policy.

Medically Necessary or Medical Necessity - reasonable and necessary services to protect life, to prevent significant illness or significant disability, or to alleviate severe pain through the diagnosis or treatment of disease, illness, or injury.

Medical Eligibility Data System (MEDS) Tape - The computerized data vehicle (tape) DHCS sends monthly to MHC for member eligibility determination. This tape must be processed by MHC to extract the data regarding eligibility prior to printing updated eligibility rosters and calculating capitation payments.
**Member** - Any enrolled individual on whose behalf periodic payments are made to MHC and is eligible to receive covered services.

**Member Appeal** - A request by the member or designated representative for the plan to review an Adverse Benefit Determination that involves the delay, modification, or denial of services based on medical necessity, or a determination that the requested service was not a covered benefit.

**Member Complaint/Grievance** - an expression of dissatisfaction about any matter other than an action that is an adverse benefit determination, (as identified within the definition of Member Appeal), and may include, but is not limited to: the quality of care or services provided, interpersonal relationships with a Provider or Contractor’s employee, failure to respect a Member’s rights regardless of whether remedial action is requested, and the right to dispute an extension of time proposed by Contractor to make an authorization decision.

**Member Evaluation Tool (MET)** - the information collected from a form HIF, a high-level initial assessment completed by Members at the time of enrollment through which they may self-identify disabilities, acute and chronic health conditions, and transitional service needs. Contractor shall receive the MET from the enrollment broker with the enrollment file and shall use the MET for early identification of Members’ healthcare needs. For newly enrolled SPD beneficiaries Contractor must use the MET as part of the health risk assessment process.

**Multipurpose Senior Service Program (MSSP)** - the Waiver program that provides social and health care management to a Member who is 65 years or older and meets a nursing facility level of care as an alternative to nursing facility placement in order to allow the Member to remain in their home, pursuant to the Medi-Cal 2020 Waiver.

**NCQA** - National Committee for Quality Assurance.

**National Provider Identifier (NPI)** - The National Provider Identifier is a 10 digit number assigned by Centers for Medicare & Medicaid Services (CMS) to all covered providers of healthcare who transmit information electronically (HIPAA Transactions). The NPI is intended to improve efficiency and effectiveness of the healthcare system by reducing the number of identifiers associated with providers and facilities (i.e. UPIN, BCBS, Medicaid, other payer specific numbers). As of May 23, 2007 any healthcare provider who transmits health information electronically is required to have an NPI. All HIPAA transactions must use an NPI as the sole means to identify a provider of service. The NPI number last indefinitely and does not change regardless of job or location changes. There are 2 types of NPI: Individual: Physicians, physician assistants, nurse practitioners, chiropractors. Organization: Hospitals, clinics, labs (May have multiple NPIs for each subpart – urgent care, lab, pharmacy, etc.)

**Network** - the number of PCPs, Specialists, hospitals, pharmacy, ancillary providers, facilities, and any other Providers that subcontract with Contractor for the delivery of Medi-Cal Covered Services

**Network Provider** - a Provider that subcontracts with Contractor for the delivery of Medi-Cal Covered Services.

**Newborn Child** - A newborn child is covered for the month of birth and the following month when delivered by the mother during her membership with the Plan.

**Notice of Action (NOA)** – a former letter informing a beneficiary of an A

**Out-of-Network Provider** - a Provider that does not participate in Contractor’s Network
**Outpatient Mental Health Services** - outpatient services that Contractor will provide for Members with mild to moderate mental health conditions requiring services not covered by the county mental health plan as specialty mental health services, including: individual or group mental health evaluation and treatment (psychotherapy); psychological testing when clinically indicated to evaluate a mental health condition; psychiatric consultation for medication management; and outpatient laboratory, supplies, and supplements.

**Overpayment** - any payment made by Contractor to a Network Provider to which the Network Provider is not entitled to under Title XIX of the Act or any payment to Contractor by DHCS to which Contractor is not entitled to under Title XIX of the Act.

**Plan** - Molina Healthcare of California Partner Plan, Inc.

**Potential Quality of Care (PQOC)** - Process to identify opportunities to evaluate, review, and address a potential quality of care issue.

**Practitioner** - The professional who provides health care services. Practitioners are required to be licensed as defined by law. A practitioner that participates in MHC’s network may be referred to as a “participating or contracted” practitioner.

**Prescription Drug** - a drug and/or medication that can only be accessed by prescription.

**Preventive Care** - Health care designed to prevent disease and/or its consequences. There are three (3) levels of preventive care: primary, such as immunizations, aimed at preventing disease; secondary, such as disease screening programs, aimed at early detection of disease; and tertiary, such as physical therapy, aimed at restoring function after disease has occurred.

**Primary Care** - A basic level of health care usually rendered in ambulatory settings by general practitioners, family practitioners, internists, obstetricians, pediatricians, and/or midlevel practitioners. This type of care emphasizes caring for the member’s general health needs as opposed to focusing on specific needs involving the use of specialists.

**Primary Care Practitioner (PCP)** - Physician that provides primary care services (including family practice, general practice, internal medicine, and pediatrics) and manages routine health care needs. A woman may select an obstetrician/gynecologist as her PCP.

**Prior Authorization** – Approval of requested, medically necessary services obtained by a Provider/Practitioner before the service is rendered. Used interchangeably with Preauthorization or Authorization.

**Protected Health Information (PHI)** - Under the US Health Insurance Portability and Accountability Act (HIPPA), is any information about health status, provision of health care, or payment for health care that can be linked to an individual; including any part of a patient’s medical record or payment history.

**Provider** - any individual or entity that is engaged in the delivery of services, or ordering or referring for those services, and is licensed or certified to do so. Examples of providers include hospitals and home health agencies. NCQA uses the term “practitioner” to refer to the professionals who provide health care services. However NCQA recognizes that a “provider directory” generally includes both providers and practitioners, and the inclusive definition is the more common usage of the term “provider.” A provider that participates in MHC’s network may be referred to as a “participating or contracted” provider.
Provider/Practitioner Grievance or Complaint - an oral or written expression of dissatisfaction, including any complaint, dispute, request for reconsideration or appeal made by a Provider. DHCS considers Provider complaints and appeals the same as a Provider Grievance.

Quality Improvement (QI) - A formal set of activities to assure the quality of clinical and nonclinical services provided as outlined in MHC’s Quality Improvement Program. Quality Improvement includes assessment and improvement actions taken to remedy any deficiencies identified through the assessment process. The Providers/Practitioners agree to abide by and participate in MHC’s QI Program.

Readmission: An episode when a patient who had been discharged from a hospital is admitted again within a specified time interval.

Referral - The practice of sending a patient to another Provider/Practitioner for services or consultation which the referring Provider/Practitioner is not prepared or qualified to provide.

Related Condition: A condition that has a same or similar diagnosis or is a preventable complication of a condition that required treatment in the original hospital admission.

Safety-Net Provider - any Provider of comprehensive primary care or acute hospital inpatient services that provides these services to a significant total number of Medi-Cal and charity and/or medically indigent patients in relation to the total number of patients served by the Provider. Examples of Safety-Net Providers include Federally Qualified Health Centers; governmentally operated health systems; community health centers; Rural and American Indian Health Programs; disproportionate share hospitals; and public, university, rural, and children's hospitals.

Sensitive Services - The following services are considered sensitive: sexual assault, confidential HIV testing and counseling, abortion services, drug or alcohol abuse for children of 12 years of age or older, pregnancy, family planning, and sexually transmitted diseases (drug or alcohol use disorders and sexually transmitted diseases are designated by the Director of DHCS for children 12 years of age or older).

Service Area - The geographic area that the Plan services as designated and approved by the California Department of Managed Health Care.

Short-Doyle Medi-Cal Mental Health Services (SD/MC) - Program operated by the State Department of Mental Health to provide necessary community mental health services to Medi-Cal beneficiaries that meet Short-Doyle eligibility criteria as defined in Title 22, CCR, Section 51341. Services include crisis intervention, crisis stabilization, inpatient hospital services, crisis residential treatment case management, adult residential treatment, day treatment intensive, rehabilitation, outpatient therapy, medication, and support services.

Skilled Nursing Care - Care or treatment that may only be performed by licensed nurses in a Skilled Nursing Facility or in a member’s place of residence.

Specialist - a Physician who has completed advanced education and clinical training in a specific area of medicine or surgery.

Specialty Mental Health Service – A.) Rehabilitative services, which includes mental health services, medication support services, day treatment intensive, day rehabilitation, crisis intervention, crisis stabilization, adult residential treatment services, crisis residential services, and psychiatric health facility services; B.)
Psychiatric inpatient hospital services; C.) Targeted Case Management; D.) Psychiatrist services; E.) Psychologist services; and F.) EPSDT supplemental Specialty Mental Health Services.

**Subcontractor** - an individual or entity who has a Subcontract with Contractor that relates directly or indirectly to the performance of Contractor’s obligations under this Contract with DHCS

**Utilization Management (UM)** – The appropriateness and medical necessity of health care services, procedures, and facilities according to nationally recognized evidence-based criteria or guidelines.

**Waste** - Health care spending that can be eliminated without reducing the quality of care. Quality Waste includes, overuse, underuse, and ineffective use. Inefficiency Waste includes redundancy, delays, and unnecessary process complexity. For example: the attempt to obtain reimbursement for items or services where there was no intent to deceive or misrepresent, however the outcome of poor or inefficient billing methods (e.g. coding) causes unnecessary costs to the Medicaid program.
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