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**Rhode Island Medicaid Managed Care Program
UnitedHealthcare Community Plan of Rhode Island
2022 External Quality Review
Annual Technical Report
April 2024**

**Prepared on behalf of:
The State of Rhode Island
Executive Office of Health and Human Services**

ipro.org

Reference to Medicaid managed care programs and members also includes Children's Health Insurance Program members served under the same managed care programs and contracts.

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About This Report

External Quality Review and Annual Technical Report Requirements

The Balanced Budget Act of 1997 established that state Medicaid agencies contracting with Medicaid managed care plans provide for an annual external, independent review of the quality outcomes, timeliness of, and access to the services included in the contract between the state agency and the managed care plan. *Title 42 Code of Federal Regulations Section 438.350 External quality review (a) through (f)* sets forth the requirements for the annual external quality review of contracted managed care plans. States are required to contract with an external quality review organization to perform an annual external quality review for each contracted Medicaid managed care plan. The states must further ensure that the external quality review organization has sufficient information to conduct this review, that the information be obtained from external-quality-review–related activities and that the information provided to the external quality review organization be obtained through methods consistent with the protocols established by the Centers for Medicare and Medicaid Services.¹ Quality, as it pertains to an external quality review, is defined in *42 Code of Federal Regulations 438.320 Definitions* as “the degree to which a managed care plan, PIHP², PAHP³, or PCCM⁴ entity increases the likelihood of desired health outcomes of its enrollees through: (1) its structural and operational characteristics. (2) The provision of services that are consistent with current professional, evidence-based knowledge. (3) Interventions for performance improvement.”

Title 42 Code of Federal Regulations 438.364 External quality review results (a) through (d) requires that the annual external quality review be summarized in a detailed technical report that aggregates, analyzes, and evaluates information on the quality of, timeliness of, and access to health care services that managed care plans furnish to Medicaid recipients. The report must also contain an assessment of the strengths and weaknesses of the managed care plans with respect to health care quality, timeliness, and access, as well as recommendations for improvement.

To comply with *42 Code of Federal Regulations Section 438.364 External quality review results (a) through (d)* and *42 Code of Federal Regulations 438.358 Activities related to external quality review*, the Rhode Island Executive Office of Health and Human Services contracted Island Peer Review Organization, Inc. (doing business as IPRO), an external quality review organization, to conduct the external quality review of the managed care plans that were part of Rhode Island’s Medicaid managed care program in 2022. This report summarizes the 2022 external quality review results for UnitedHealthcare Community Plan of Rhode Island, a Rhode Island Medicaid managed care plan.

2022 External Quality Review

This external quality review technical report focuses on four federally required activities (validation of performance improvement projects⁵, validation of performance measures, review of compliance with Medicaid standards, and validation of network adequacy) and two optional activities (validation of encounter data and quality-of-care survey) that were conducted for measurement year 2022. IPRO’s external quality review

¹ The Centers for Medicare & Medicaid Services website: <https://www.cms.gov/>.

² Prepaid inpatient health plan.

³ Prepaid ambulatory health plan.

⁴ Primary care case management.

⁵ Rhode Island refers to performance improvement projects as quality improvement projects, and the term quality improvement project will be used in the remainder of this report.

methodologies for these activities follow the *CMS External Quality Review (EQR) Protocols*⁶ published in February 2023. The external quality review activities and corresponding protocols are described in **Table 1**.

Table 1: External Quality Review Activity Descriptions and Applicable Protocols

| External Quality Review Activity | External Quality Review Protocol | Activity Description |
|---|----------------------------------|---|
| Activity 1. Validation of Performance Improvement Projects (Required) | Protocol 1 | IPRO reviewed managed care plan quality improvement projects to validate that the design, implementation, and reporting aligned with Protocol 1, promoted improvements in care and services, and provided evidence to support the validity and reliability of reported improvements. |
| Activity 2. Validation of Performance Measures (Required) | Protocol 2 | IPRO reviewed the Healthcare Effectiveness Data and Information Set (HEDIS ^{®7}) audit results provided by the managed care plans' National Committee for Quality Assurance (NCQA)-certified HEDIS compliance auditors and reported rates to validate that performance measures were calculated according to the Office of Health and Human Services' specifications. |
| Activity 3. Review of Compliance with Medicaid and Children's Health Insurance Program Standards (Required) | Protocol 3 | IPRO reviewed the results of evaluations performed by NCQA, as part of the Accreditation Survey, of Medicaid managed care plan compliance with Medicaid standards. Specifically, this review assessed managed care plan compliance with standards under <i>Code of Federal Regulations Part 438 – Managed Care</i> . |
| Activity 4. Validation of Network Adequacy (Required) | Protocol 4 (Published in 2023) | IPRO evaluated the managed care plan data collection methodologies and results to determine managed care plan adherence to the network standards outlined in the <i>Medicaid Managed Care Services Agreement</i> , as well as managed care plan ability to provide an adequate provider network to its Medicaid population. |
| Activity 5. Validation of Encounter Data (Optional) | Protocol 5 | IPRO evaluated the accuracy and completeness of encounter data that is considered critical to effective managed care plan operation and oversight. |
| Activity 6. Validation of Quality-of-Care Surveys (Optional) | Protocol 6 | IPRO reviewed managed care plan member satisfaction survey reports to validate that the methodology aligned with the Office of Health and Human Services' requirement to utilize the Consumer Assessment of Healthcare Providers and Systems (CAHPS ^{®8}) tool. IPRO also reviewed managed care plan provider satisfaction reports to verify the validity and reliability of the results. |

The results of IPRO's external quality review are reported under each activity section.

⁶ The Centers for Medicare & Medicaid Services External Quality Review Protocols website: <https://www.medicare.gov/medicaid/quality-of-care/downloads/2023-eqr-protocols.pdf>.

⁷ HEDIS is a registered trademark of the National Committee for Quality Assurance (NCQA).

⁸ CAHPS is a registered trademark of the Agency for Healthcare Quality and Research (AHRQ).

Rhode Island Medicaid Managed Care Program

The Rhode Island Medicaid Managed Care Program

The State of Rhode Island was granted a Section 1115 Demonstration Waiver⁹ from the Centers for Medicare & Medicaid Services in 1993 to develop and implement a mandatory Medicaid managed care program. Rite Care, Rhode Island’s Medicaid managed care program began enrollment in 1994. Since 1994, the Rhode Island Medicaid managed care program has evolved and expanded to meet the health care needs of Rhode Islanders.

In 2015, the *Working Group to Reinvent Medicaid* was established because of an executive order issued by the Governor of Rhode Island and later codified by the Reinventing Medicaid Act of 2015¹⁰. The Reinventing Medicaid Act required the *Working Group to Reinvent Medicaid* to identify progressive, sustainable savings initiatives to transform Rhode Island’s Medicaid program to pay for better outcomes, better coordination, and higher-quality care, instead of more volume. The *Working Group to Reinvent Medicaid* established these four guiding principles the Rhode Island Medicaid managed care program:

1. Pay for value, not volume.
2. Coordinate physical, behavioral, and long-term health care.
3. Rebalance the delivery system away from high-cost settings.
4. Promote efficiency, transparency, and flexibility.

Further, Rhode Island’s vision for its Medicaid managed care program as expressed by the *Working Group to Reinvent Medicaid*, “calls for a reinvented Medicaid in which managed care plans contract with integrated provider organizations called accountable entities that will be responsible for the total cost of care and health care quality and outcomes of the attributed population.” Accountable entities represent interdisciplinary partnerships between providers with strong foundations in primary care that also work to address services outside of the traditional medical model which includes behavioral health and social support services.

The Office of Health and Human Services currently offers a variety of managed care plans to coordinate the provision, quality, and payment of care for its enrolled members. The Rhode Island Medicaid managed care program covers acute care, primary and specialty care, pharmacy, and behavioral health services through contracts with three managed care plans: Neighborhood Health Plan of Rhode Island, United Healthcare Community Plan of Rhode Island, and Tufts Health Public Plan; and one managed dental health plan: United Healthcare Dental. **Table 2** displays a summary of the Medicaid managed care programs and participating managed care plans that were available to Rhode Islanders in 2022.

⁹ Section 1115 of the Social Security Act allows for “demonstration projects” to be implemented in states to effect changes beyond routine medical care and focus on evidence-based interventions to improve the quality of care and health outcomes for members. Medicaid.gov About 1115 Demonstrations website:

<https://www.medicare.gov/medicaid/section-1115-demonstrations/about-section-1115-demonstrations/index.html>.

¹⁰ Title 42 State Affairs and Government Chapter 7.2 Office of Health and Human Services 16.1 Reinventing Medicaid Act of 2015 website: <http://webserver.rilin.state.ri.us/Statutes/TITLE42/42-7.2/42-7.2-16.1.htm>.

Table 2: Rhode Island Medicaid Managed Care Programs

| Program | Program Description | Participating Managed Care Plans |
|---|---|---|
| Rlte Care Core | A Medicaid managed care plan for children and families. | <ul style="list-style-type: none"> ▪ Neighborhood Health Plan of Rhode Island ▪ UnitedHealthcare Community Plan of Rhode Island ▪ Tufts Public Health Plan |
| Rlte Care for Children in Substitute Care | A Medicaid managed care plan for children in legal custody of the State Department of Children, Youth and Families. | <ul style="list-style-type: none"> ▪ Neighborhood Health Plan of Rhode Island |
| Rlte Care for Children with Special Health Care Needs | A Medicaid managed care plan for children with a disability or chronic condition who qualify for supplemental security income, Katie Beckett or adoption subsidy through the Department of Children, Youth, and Families. | <ul style="list-style-type: none"> ▪ Neighborhood Health Plan of Rhode Island ▪ UnitedHealthcare Community Plan of Rhode Island ▪ Tufts Public Health Plan |
| Rhody Health Expansion | A Medicaid managed care plan for low-income adults aged 19-64 years with no dependent children. | <ul style="list-style-type: none"> ▪ Neighborhood Health Plan of Rhode Island ▪ UnitedHealthcare Community Plan of Rhode Island ▪ Tufts Public Health Plan |
| Rhody Health Partners | A Medicaid managed care plan for eligible adults with disabilities who are 21 years or older. | <ul style="list-style-type: none"> ▪ Neighborhood Health Plan of Rhode Island ▪ UnitedHealthcare Community Plan of Rhode Island ▪ Tufts Public Health Plan |
| Rite Smiles | A dental managed care plan for children enrolled in Medicaid and born on or after May 1, 2000. | <ul style="list-style-type: none"> ▪ UnitedHealthcare Dental |

The provision of health care services to each of the applicable eligibility groups (Core Rlte Care, Rlte Care for Children with Special Health Care Needs, Rhody Health Expansion, and Rhody Health Partners) are evaluated in this report.

Rhode Island Medicaid Quality Strategy, 2022-2025

The Rhode Island Medicaid quality strategy is a framework for managed care plans on how to improve quality, timeliness, and access to care for Medicaid managed care enrollees; and is utilized by the Office of Health and Human Services as a tool to support the alignment of state and managed care plan Medicaid initiatives, identification of opportunities for improvement, and cost reduction. The Office of Health and Human Services performs periodic reviews of the Medicaid quality strategy to determine the need for revision and to ensure managed care plans are compliant with regulatory standards and have committed adequate resources to perform internal monitoring and ongoing quality improvement. The Office of Health and Human Services updates the Medicaid quality strategy as needed, but no less than once every three years.

Rhode Island’s 2022-2025 Medicaid Managed Care Quality Strategy¹¹ aligns with the Office of Health and Human Services’ commitment to facilitating the creation of partnerships using accountable delivery models that integrate medical care, mental health, substance abuse disorders, community health, social services and long-term services, supported by innovative payment and care delivery models that establish shared financial accountability across all partners, with a demonstrated approach to continue to grow and develop the model of integration and accountability.

Goals and objectives for the Rhode Island Medicaid program outlined in the 2022-2025 quality strategy evolved from the guiding principles established by *Working Group to Reinvent Medicaid*. To support achievement of the Medicaid managed care quality strategy goals and to ensure Rhode Island Medicaid recipients have access to the highest quality of health care, the Office of Health and Human Services adopts objectives and initiatives to help all parties focus on interventions most likely to result in progress towards the goals of the quality strategy. Goals and objectives of the 2022-2025 Medicaid quality strategy are in **Table 3**.

Table 3: Rhode Island Medicaid Quality Strategy Goals and Objectives, 2022-2025

| Rhode Island Medicaid Managed Care Quality Strategy Goals and Objectives |
|--|
| Goal 1: Members receive quality care within all managed care delivery systems. |
| <ul style="list-style-type: none"> ▪ 1.1 Continue to work with managed care entities and the external quality review organization to collect, analyze, compare, and share clinical performance and member experience across plans and programs. ▪ 1.2 Collaborate with managed care organizations, accountable entities, Office of the Health Insurance Commissioner, and other stakeholders to review and modify measures used in Medicaid managed care quality oversight. ▪ 1.3 Monitor managed care organization performance for dual-eligible Medicare Medicaid population. |
| Goal 2: Focus on quality performance and improvement in the following key areas: chronic disease management, maternal/infant health, preventive care for children, preventive care for adults, and behavioral health. |
| <ul style="list-style-type: none"> ▪ 2.1 Continue oversight of managed care organizations and accountable entities to increase timely preventive care, screening, and follow-up for adult and child health. ▪ 2.2 Monitor and assess managed care organization and accountable entity performance improvement on quality measures related to chronic conditions. ▪ 2.3 Increase the use of prenatal and postpartum services. ▪ 2.4 Increase the number and percentage of well-child visits. ▪ 2.5 Monitor child immunization rates to maintain high performance. |

¹¹ Rhode Island Medicaid Managed Care Quality Strategy Website:

<https://eohhs.ri.gov/sites/g/files/xkgbur226/files/2023-03/RI%20Managed%20Care%20Quality%20Strategy%20CMS%20Initial%20Submission%202022-08-31.pdf>.

Rhode Island Medicaid Managed Care Quality Strategy Goals and Objectives

- **2.6** Increase engagement, treatment, and follow-up care for substance abuse.

Goal 3: Improve care and service coordination and management, with focus on coordination of services among medical, behavioral, dental and specialty services providers.

- **3.1** Increase availability of coordinated primary care and behavioral health services.
- **3.2** Improve integration with medical managed care organizations and Rite Smiles (UnitedHealthcare Dental).

Goal 4: Enhance financial and data analytic oversight of managed care organizations.

- **4.1** Ensure timely, complete, and correct encounter data within the 98% acceptance threshold.
- **4.2** Migrate to value-based payment programs based on quality measures and managed care organization quality improvement projects.

Goal 5: Increase health equity by improving capabilities to collect and analyze data related to social determinants of health, including race, ethnicity, and language data.

- **5.1** Implementation of race, ethnicity, and language data collection process to identify gaps in care.
- **5.2** Require managed care organizations to provide strategic plans to address social determinants of health, including organizational strategy and stakeholder strategy to improve care delivery model.
- **5.3** Assess quality measures that could be stratified by race, ethnicity, and language.

Goal 6: Empower members to make informed choices about their health plans and care.

- **6.1** Continue to require managed care organizations to conduct CAHPS surveys and share survey results with stakeholders.
- **6.2** Develop person-centered goals for managed care entities. Consider ways to increase development and implementation of individual care plans for members.

The Office of Health and Human Services has further identified measures to track progress towards the six goals listed above. These measures were selected from the Centers for Medicare & Medicaid Services' Child and Adult Core Set Measures and CAHPS. **Table 4** presents a summary of the state's Medicaid quality strategy measurement plan, including measure names, populations included in the calculation of the rates, and baseline data. Unless indicated otherwise, baseline measurements are from measurement year 2020 (January 1, 2020 through December 31, 2020).

Table 4: Rhode Island Medicaid Quality Strategy Goals and Measures, 2022-2025

| Goal | Measure (Population) | Baseline Measurement Year 2020 |
|--|---|--------------------------------|
| Goal 1: Members receive quality care within all managed care delivery systems. | Long-Stay, High-Risk Nursing Facility Residents with Pressure Ulcers (Medicaid) | 8.6% |
| | Care for Older Adults: Functional Status Assessment (Medicaid) | 58.8% |
| Goal 2: Focus on quality performance and improvement in the following key areas: Chronic Disease Management, Maternal/Infant Health, Preventive Care for Children, Preventive Care for Adults, and Behavioral Health | Breast Cancer Screening (Medicaid) | 65.0% |
| | Cervical Cancer Screening (Medicaid) | 59.6% |
| | Screening for Depression and Follow-Up Plan: 12 to 17 Years (Children’s Health Insurance Program) | To Be Determined |
| | Comprehensive Diabetes Care: Hemoglobin A1c Testing ¹ (Medicaid) | 82.2% |
| | Comprehensive Diabetes Care: Hemoglobin A1c Poor Control ¹ (Medicaid) | 33.2% |
| | Controlling High Blood Pressure (Medicaid) | 70.7% |
| | Asthma Medication Ratio: 5 to 18 Years (Children’s Health Insurance Program) | 65.6% |
| | Asthma Medication Ratio: 19 to 64 Years (Medicaid) | 53.7% |
| | Prenatal and Postpartum Care – Timeliness of Prenatal Care (Medicaid, Children’s Health Insurance Program) | To Be Determined |
| | Child and Adolescent Well-Care Visits (Children’s Health Insurance Program) | To Be Determined |
| | Childhood Immunization Status – Combination 10 (Children’s Health Insurance Program) | 61.0% ² |
| | Initiation and Engagement of Alcohol and Other Drug Abuse or Dependence Treatment – Initiation Total (Medicaid, Children’s Health Insurance Program) | 44.8% |
| | Initiation and Engagement of Alcohol and Other Drug Abuse or Dependence Treatment – Engagement Total (Medicaid, Children’s Health Insurance Program) | 17.9% |
| | Follow-Up After Emergency Department Visit for Alcohol and Other Drug Abuse or Dependence – 7 Days: 13 to 17 Years (Children’s Health Insurance Program) | To Be Determined |
| | Follow-Up After Emergency Department Visit for Alcohol and Other Drug Abuse or Dependence – 30 Days: 13 17 to Years (Children’s Health Insurance Program) | To Be Determined |
| Follow-Up After Emergency Department Visit for Alcohol and Other Drug Abuse or Dependence – 7 Days (Medicaid) | 12.7% | |

| Goal | Measure (Population) | Baseline Measurement Year 2020 |
|--|--|--------------------------------|
| | Follow-Up After Emergency Department Visit for Alcohol and Other Drug Abuse or Dependence – 30 Days (Medicaid) | 23.8% |
| Goal 3: Improve care and service coordination and management, with focus on coordination of services among medical, behavioral, dental and specialty services providers. | Follow-Up After Hospitalization for Mental Illness – 7 Days: 6 to 17 Years (Children’s Health Insurance Program) | 56.8% |
| | Follow-Up After Hospitalization for Mental Illness – 30 Days: 6 to 17 Years (Children’s Health Insurance Program) | 76.6% |
| | Follow-Up After Hospitalization for Mental Illness – 7 Days: 18 Years and Older (Medicaid) | 57.2% |
| | Follow-Up After Hospitalization for Mental Illness – 30 Days: 18 Years and (Medicaid) | 71.7% |
| | Follow-Up After Emergency Department Visit for Mental Illness – 7 Days: 6 to 17 Years (Children’s Health Insurance Program) | To Be Determined |
| | Follow-Up After Emergency Department Visit for Mental Illness – 30 Days: 6 to 17 Years (Children’s Health Insurance Program) | To Be Determined |
| | Follow-Up After Emergency Department Visit for Mental Illness – 7 Days: 18 Years and Older (Medicaid) | 64.6% |
| | Follow-Up After Emergency Department Visit for Mental Illness – 30 Days: 18 Years and Older (Medicaid) | 74.8% |
| | Medical Assistance with Smoking and Tobacco Use Cessation – Advised to Quit (Medicaid) | 80.7% |
| | Medical Assistance with Smoking and Tobacco Use Cessation – Discussed or Recommended Cessation Medications (Medicaid) | 67.0% |
| | Medical Assistance with Smoking and Tobacco Use Cessation – Discussed or Recommended Cessation Strategies (Medicaid) | 59.9% |
| | Percentage Diagnosed with Major Depression Who Were Treated with and Remained on Antidepressant Medication – Acute Phase: 18 to 64 (Medicaid) | 58.9% |
| | Percentage Diagnosed with Major Depression Who Were Treated with and Remained on Antidepressant Medication – Continuation Phase: 18 to 64 Years (Medicaid) | 44.0% |
| | Topical Fluoride for Children (Children’s Health Insurance Program) | To Be Determined |

| Goal | Measure (Population) | Baseline Measurement Year 2020 |
|--|-----------------------------|--------------------------------|
| Goal 4: Enhance financial & data analytic oversight of managed care organizations. | | |
| Goal 5: Increase health equity by improving capabilities to collect and analyze data related to social determinants of health, including race, ethnicity, and language data. | | |
| Goal 6: Empower members to make informed choices about their health plans and care. | Adult CAHPS 5.1H (Medicaid) | Not Applicable |

¹ NCQA retired components of the HEDIS Comprehensive Diabetes Care measure set and implemented new technical specifications for the continuing components beginning with measurement year 2022.

² Rates represents measurement year 2021.

Gray shading indicates that a measure for the goal was not available in the 2022-2025 Medicaid Quality Strategy.

Descriptions of the improvement strategies led by the Office of Health and Human Services to achieve the goals of its 2022-2025 Medicaid Managed Care Quality Strategy are described below.

Accountable Entity Program

Rhode Island contends that a core part of the Medicaid quality strategy is the integration of accountable entities into the Medicaid managed care delivery system. Accountable entities represent interdisciplinary partnerships between providers with strong foundations in primary care that also work to address services outside of the traditional medical model which includes behavioral health and social support services. Rhode Island's Accountable Entity Program seeks to achieve the following goals for Medicaid managed care: transition Medicaid from fee-for-service to value-based purchasing at the provider level; focus on total cost of care; create population-based accountability for an attributed population; build interdisciplinary care capacity that extends beyond traditional health care providers; deploy new forms of organization to create shared incentives across a common enterprise; and apply emerging data capabilities to refine and enhance care management, pathways, coordination, and timely responsiveness to emergent needs.

Rhode Island accountable entity certification standards ensure that qualified accountable entities either have or are developing the capacity and authority to integrate and manage the full continuum of physical and behavioral health care, from preventive services to hospital-based services and to long term services and supports and nursing home care. These entities must also demonstrate their capacity and authority to address members' social determinants of health in a way that is acceptable to the Centers for Medicare and Medicaid Services and the Office of Health and Human Services.

Accountable entity quality performance is measured and reported by the managed care plans to the Office of Health and Human Services according to the "Medicaid Comprehensive Accountable Entity Common Measure Slate." Measures in the "Medicaid Comprehensive Accountable Entity Common Measure Slate" are used to inform the distribution of shared savings. **Table 5** displays the measures included in the "Medicaid Comprehensive Accountable Entity Common Measure Slate" for 2022, as well as the measure steward and reporting category.

Table 5: Medicaid Comprehensive Accountable Entity Common Measure Slate, Performance Year 2022

| Measure | Steward | Category |
|--|--|----------------|
| Breast Cancer Screening | NCQA | P4P |
| Child and Adolescent Well-Care Visits, 3 to 11 Years | NCQA | Reporting Only |
| Child and Adolescent Well-Care Visits, 12 to 17 Years | NCQA | P4P |
| Child and Adolescent Well-Care Visits, 18 to 21 Years | NCQA | P4P |
| Child and Adolescent Well-Care Visits, Total | NCQA | Reporting-only |
| Eye Exam for Patients With Diabetes | NCQA | P4P |
| Hemoglobin A1c Control for Patients With Diabetes: HbA1c Control (<8.0%) | NCQA | P4P |
| Controlling High Blood Pressure | NCQA | P4P |
| Follow-Up After Hospitalization for Mental Illness – 7 Days | NCQA | P4P |
| Follow-Up After Hospitalization for Mental Illness – 30 Days | NCQA | Reporting-only |
| Lead Screening in Children | NCQA | P4R |
| Developmental Screening in the First Three Years of Life | Oregon Health & Science University | P4P |
| Screening for Depression and Follow-up Plan | Centers for Medicare & Medicaid Services | P4P |
| Tobacco Use: Screening and Cessation Intervention | NCQA | Reporting-only |
| Social Determinants of Health Screening | Rhode Island Executive Office of Health and Human Services | P4P |

P4P status indicates that an accountable entity’s performance on the measure will influence the distribution of any shared savings. **Reporting-only** indicates that measure performance must be reported to Office of Health and Human Services for state monitoring purposes, but that there are no shared savings distribution consequences for reporting of or performance on the measure. **P4R** status means that whether or not an accountable entity reports the measure will influence the distribution of any shared savings.

For performance year 2022, the Office of Health and Human Services employed a combination of internal and external sources to set achievement targets. The Office of Health and Human Services set targets for performance year 2022 using accountable entity performance data for 2019 to 2020 and 2020 to 2021, national and New England Medicaid health maintenance organization data from NCQA’s *Quality Compass 2020* (measurement year 2019), national and Rhode Island state fiscal year 2019 data from the Centers for Medicare & Medicaid Services’ *2019 Child and Adult Health Care Quality Measures Report*, and Rhode Island practice reported data from the Office of The Health Insurance Commissioner PCMH Quality Measures Survey for the period of October 1, 2018 to September 30, 2019. **Table 6** displays the performance year 2022 measures and achievement targets.

Table 6: Accountable Entity ‘P4P’ Measure Targets, Performance Year 2022

| Measure | Threshold Target | High-Performance Target |
|--|------------------|-------------------------|
| Breast Cancer Screening | 55.1% | 69.2% |
| Child and Adolescent Well-Care Visits, 12-21 Years | 34.2% | 56.5% |
| Eye Exam for Patients With Diabetes | 54.6% | 64.5% |
| Hemoglobin A1c Control for Patients With Diabetes: HbA1c Control (<8.0%) | 47.7% | 60.8% |
| Controlling High Blood Pressure | 58.2% | 67.6% |
| Follow-Up After Hospitalization for Mental Illness – 7 Days | 49.7% | 64.9% |
| Developmental Screening in the First Three Years of Life | 63.0% | 79.0% |
| Screening for Depression and Follow-up Plan | 45.0% | 75.0% |
| Social Determinants of Health Screening | 42.4% | 59.2% |

Accountable entity rates for ‘P4P’ measures are presented in the **Validation of Performance Measures – Technical Summary** section of this report.

Alternative Payment Models

Transformation to a value-based health care delivery system is a fundamental policy goal for the State of Rhode Island. A fundamental element of the transition to alternative payment models, is a focus on quality-of-care processes and outcomes. Rhode Island Medicaid managed care plans enter alternative payment model arrangements with certified accountable entities, as required by the *Medicaid Managed Care Services Agreement*, and follow the agreement terms of setting targets for payments to providers. Payments are made utilizing an Office of Health and Human Services-approved Alternative Payment Methodology.

An Alternative Payment Methodology means a payment methodology structured such that it provides economic incentives, rather than focusing on volume of services provided, focus upon such key areas as:

- Improving quality of care;
- Improving population health;
- Impacting cost of care and/or cost of care growth;
- Improving patient experience and engagement; and/or
- Improving access to care.

The Rhode Island Medicaid agreement includes defined targets for managed care plan implementation of contracts with alternative payment arrangements. Targets for alternative payment arrangements are:

- July 1, 2019-June 30, 2020 – At least 50% of managed care plan payments to providers are made through an Alternative Payment Methodology, or the percent of managed care payments to providers made through an Alternative Payment Methodology is 5% higher than the percent required for the previous period.
- July 1, 2020-June 30, 2021 – At least 60% of managed care plan payments to providers are made through an Alternative Payment Methodology, or the percent of managed care payments to providers made through an Alternative Payment Methodology is 5% higher than the percent required for the previous period.
- July 1, 2021-June 30, 2022 – At least 65% of managed care plan payments to providers are made through an Alternative Payment Methodology, or the percent of managed care payments to providers made through an Alternative Payment Methodology is 10% higher than the percent required for the previous period.

Table 7 displays the Alternative Payment Results for the July 1, 2021 to June 30, 2022 measurement period. UnitedHealthcare Community Plan of Rhode Island exceeded the 65% goal.

Table 7: Alternative Payment Results, Measurement Year July 1, 2021-June 30, 2022

| Managed Care Plan | July 2021-June 2022 Measurement Period | Goal | Goal Met or Not Met |
|---|--|------|---------------------|
| UnitedHealthcare Community Plan of Rhode Island | 74.1% | 65% | Met |

Early Periodic Screening, Diagnosis and Treatment

Early periodic screening, diagnosis and treatment is key to ensuring that children and adolescents receive appropriate preventive, dental, mental health, and developmental, and specialty services. As part of its oversight program of managed care plans, the Office of Health and Human Services monitors provision of early periodic screening, diagnosis and treatment to Medicaid managed care members. Medicaid beneficiaries under age 21 are entitled to early periodic screening, diagnosis and treatment services, whether they are enrolled in a Medicaid managed care plan or receive services in a fee-for-service delivery system. The Rhode Island-specific *Annual EPSDT Participation Report*, produced by the Centers for Medicare & Medicaid Services, is used by the Office of Health and Human Services to monitor trends over time, differences across managed care plans, and to compare Rhode Island to other states. The Office of Health and Human Services shares the *Annual EPSDT Participation Report* with the managed care plans to discuss opportunities for improvement and modifications to existing early periodic screening, diagnosis and treatment approaches, as necessary.

Patient Centered Medical Homes

A patient-centered medical home provides and coordinates the provision of comprehensive and continuous medical care and required support services to patients with the goals of improving access to needed care and maximizing outcomes. To be recognized as a patient-centered medical home, a practice must meet the three-part definition established by the Office of the Health Insurance Commissioner, which requires demonstration of practice transformation, implementation of cost management initiatives, and clinical improvement.

The *Medicaid Managed Care Services Agreement* includes defined performance targets for managed care plan assignment of members to patient-centered medical homes. Targets for member linkage to a patient-centered medical home are:

- June 30, 2020 – At least 55% of the managed care plan’s membership is linked to a patient-centered medical home.
- June 30, 2021 – At least 60% of the managed care plan’s membership is linked to a patient-centered medical home.
- June 30, 2022 – At least 60% of the managed care plan’s membership is linked to a patient-centered medical home.

Table 8 displays the percentage of patient-centered medical home assignments as of June 30, 2022. UnitedHealthcare Community Plan of Rhode Island exceeded the 60% goal.

Table 8: Patient-Centered Medical Home Assignments, as of June 30, 2022

| Managed Care Plan | July 2021-June 2022 Measurement Period | Goal | Goal Met or Not Met |
|---|--|------|---------------------|
| UnitedHealthcare Community Plan of Rhode Island | 80.7% | 60% | Met |

NCQA Accreditation

Rhode Island health maintenance organizations are required to obtain and maintain NCQA accreditation and to promptly share accreditation review results and notify the state of any changes in accreditation status. The Office of Health and Human Services reviews and acts on changes in managed care plan accreditation status and has set a performance “floor” to ensure that any denial of accreditation by NCQA is considered cause for termination of the *Medicaid Managed Care Services Agreement*. In addition, managed care plan achievement of no greater than a provisional accreditation status by NCQA requires the managed care plan to submit a corrective action plan within 30 days of the managed care plan’s receipt of its final report from the NCQA.

NCQA accreditation results and plan ratings are presented in the **Accreditation – Technical Summary** section of this report.

Health Information Technology

The Office of Health and Human Services, in cooperation with stakeholders across state agencies and community partners, developed the *Health Information Technology Roadmap and Implementation Plan*¹² (released July 2020) to promote alignment among existing efforts and guide future investments in health information technology. The *Health Information Technology Roadmap and Implementation Plan* reflects needs and opportunities to improve the quality of Rhode Island healthcare services, lower costs, reduce provider burden, and better serve the people of Rhode Island. The goals, objectives, and approved interventions of the *Health Information Technology Roadmap and Implementation Plan* were determined by the Steering Committee with consideration of the following core values:

1. health information technology is an enabler of broader health transformation efforts;
2. a race equity lens must be applied to efforts in order to reduce health disparities; and
3. patients are key and must be considered with all initiatives.

Current initiatives of the *Health Information Technology Roadmap and Implementation Plan* are:

- Developing a new governance and coordination process to ensure statewide alignment.
- Adopting an e-referral system to help address social determinants of health.
- Improving and enhancing CurrentCare^{®13}, including a new opt-out consent policy to increase use.
- Accessing and increasing data availability and sharing, including key demographic data such as race and ethnicity needed to address health disparities.
- Enhancing behavioral health records-sharing through aligned interpretation of regulations and stakeholder convening.
- Continuing work to improve information sharing during transitions of care, such as between hospitals, primary care practices, and skilled nursing facilities.
- Continuing the development of the Quality Reporting System.

¹² Rhode Island Health Information Technology website: <https://eohhs.ri.gov/initiatives/health-information-technology>.

¹³ CurrentCare is a registered trademark of the Rhode Island Quality Institute. CurrentCare is a free service that gives medical professionals and patients access to protected health information, such as prescriptions, lab tests and hospital visits, from multiple sources in one secure place.

Quality Reporting System

The Office of Health and Human Services implemented the Quality Reporting System, a centralized data system, to encourage the automation of electronic clinical quality measurement and reporting. Data are collected directly from electronic health records or claims systems, aggregated and matched at the patient-level, and used to calculate quality measures and share improvement data among participants. The Office of Health and Human Services successfully connected over 40 Medicaid primary care providers' electronic health system to the Quality Reporting System in September 2021 and achieved Data Aggregator Validation NCQA-certification in February 2022 for the majority of data submitters. The Office of Health and Human Services is considering the feasibility of utilizing the Quality Reporting System as a tool for value-based payment performance metrics beginning in 2023.

IPRO's Assessment of the Rhode Island Medicaid Quality Strategy

Rhode Island's 2022-2025 quality strategy aligns with the federal regulations in *Title 42 CFR 438.340(b) Managed Care State Quality Strategy*. The quality strategy provides a framework for managed care plans to follow while aiming to achieve improvements in the quality of, timeliness of, and access to care. In addition to conducting the required external quality review activities, the Medicaid quality strategy includes state- and managed care entity-level activities that expand upon the tracking, monitoring, and reporting of performance as it relates to the Medicaid service delivery system.

The Rhode Island quality strategy establishes defined goals and objectives that align with the Centers for Medicare & Medicaid Services' National Quality Strategy. The Office of Health and Human Services designed a quality strategy that aims to promote equity and member engagement, improve quality and health outcomes, facilitate statewide alignment and care coordination across programs and systems, and transformation to a health care system that is electronic and data driven.

Additionally, quality improvement initiatives in the 2022-2025 quality strategy reinforce the Office of Health and Human Services' commitment to implementing a standardized process for identifying and addressing social determinants of health needs; increasing the reporting of Core Set Measures and expanding reliance on these measures for performance based incentives and payments; and leveraging partnerships to advance the implementation of the quality strategy.

At this time statewide performance data are not available for the period under review. Remeasurement data for the quality strategy measures (**Table 4**) are not yet available. An evaluation on the effectiveness of the 2022-2025 quality strategy will include statewide performance in future external quality review technical reports when remeasurement data are available.

Recommendations to the Executive Office of Health and Human Services

In working towards the goals of the 2022-2025 strategy, IPRO recommends that the Office of Health and Human Services consider:

- Establishing target goals for the quality strategy performance measures.
- Establishing a process for managed care plans to request technical assistance from the external quality review organization.
- Requiring managed care plans to submit methodologies used to evaluate network adequacy and provider satisfaction to ensure the external quality review organization has sufficient information for validation activities.
- Enforcing standardized data collection and analysis requirements for managed care plan provider satisfaction surveys to enable performance comparisons across managed care plans.
- Enforcing managed care plan use of the *NCQA Quality Improvement Activity Form* to document quality improvement projects.
- Determining secret shopper timely appointment thresholds to encourage managed care plans to aggressively address barriers to accessing care that is adequate and timely.
- Expanding reporting requirements for managed care plan administered secret shopper surveys to include failure reasons like wrong telephone number, no answer, provider no longer at site, etc.
- Developing a quality strategy template for the managed care plans to use and submit.
- Identify opportunities to support the expansion of telehealth capabilities and member access to telehealth services across the state.

Medicaid Managed Care Plan Profile

UnitedHealthcare Community Plan of Rhode Island is a for-profit health maintenance organization. **Table 9** displays UnitedHealthcare Community Plan of Rhode Island’s enrollment for year-end 2018 through year-end 2022, as well as the percent change in enrollment each year, according to data reported to Rhode Island Medicaid. The data presented may differ from those in prior reports as enrollment counts will vary based on the point in time in which the data were abstracted. UnitedHealthcare Community Plan of Rhode Island’s enrollment increased by 2% from 98,367 members in 2021 to 100,543 members in 2022.

Table 9: UnitedHealthcare Community Plan of Rhode Island’s Medicaid Enrollment, 2018 to 2022

| Eligibility Group | 2018 | 2019 | 2020 | 2021 | 2022 |
|---|---------------|--------------|--------------|--------------|--------------|
| Rlite Care Core | 52,601 | 47,975 | 51,539 | 53,406 | 53,825 |
| Children with Special Health Care Needs | 1,828 | 1,845 | 1,896 | 1,884 | 1,922 |
| Rhody Health Partners | 6,883 | 6,536 | 6,463 | 6,327 | 5,968 |
| Rhody Health Expansion | 29,511 | 26,742 | 32,622 | 36,448 | 38,606 |
| Dual Special Needs Plan | No Enrollment | Not Reported | Not Reported | Not Reported | Not Reported |
| Extended Family Planning | 344 | 417 | 379 | 302 | 222 |
| Medicaid Total | 91,167 | 83,515 | 92,899 | 98,367 | 100,543 |
| Percent Change from Previous Year | -6% | -8% | +11% | +6% | +2% |

UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Program, 2022

The Office of Health and Human Services requires that contracted health plans have a written quality assurance or quality management plan that monitors, assures, and improves the quality of care delivered over a wide range of clinical and health service delivery areas, including all subcontractors. UnitedHealthcare Community Plan of Rhode Island’s *2022 Quality Improvement & Population Health Management Program* met these requirements.

Goals and Objectives

The overarching goal of UnitedHealthcare Community Plan of Rhode Island’s strategy is to provide members with preventive services and tools needed to promote wellness and to assist at risk individuals and those with complex conditions to better manage their conditions with a resultant decrease in morbidity and mortality. The strategy covers these four major areas:

1. keeping members healthy,
2. managing members with emerging risk,
3. addressing patient safety or outcomes across settings, and
4. managing members with multiple complex illnesses.

For each of these identified areas, UnitedHealthcare Community Plan of Rhode Island has developed specific programs or interventions that address the unique needs of our membership.

Table 10 displays UnitedHealthcare Community Plan of Rhode Island’s quality improvement population health management program objectives as reported in the *2022 Quality Improvement & Population Health Management Program*.

Table 10: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Objectives, 2022

UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Objectives, 2022

- **Promote population health management programs and activities.**
 - Demonstrate improvement in the health care continuum through relevant population health goals and quantifiable measures.
 - Promote use of evidence-based Clinical Practice Guidelines from nationally recognized sources through annual adoption and dissemination to practitioners and members.
 - Utilize social determinants of health data to develop localized strategies and partnerships that engage communities, reduce barriers, and improve member health outcomes and equity.
 - Support practitioners in innovative care delivery for better health outcomes through payment strategies, data sharing and partnerships that promote preventive care, and appropriate testing and management of chronic conditions.
 - Support medically complex and fragile members through person-centered complex case management programs that improve the member experience.
 - Improve coordination of care and transitions through delivery of programs and measurement of key care transition activities and outcomes.
 - Improve specific health outcomes including, but not limited to promotion of prenatal care, promotion of pediatric preventive care and early detection, reduction of hospital readmissions, and reduction of health care disparities.
- **Improve member and practitioner experience.**
 - Identify, investigate, and take appropriate action on all Quality of Care issues.
 - Monitor patient safety key indicators across care settings.
 - Understand and improve member experience through analysis of CAHPS, grievance and appeals data, and implement process improvements as applicable.
 - Monitor the adequacy of the contracted network through analysis of access, availability, and out-of-network data and adjust the practitioner network, as appropriate, to meet diverse population needs.
- **Adhere to accreditation and regulatory requirements.**
 - Comply with state and federal regulatory requirements, accreditation standards, and requirements of special needs plans.
 - Facilitate and maintain partnerships between practitioners and the health plan through coordination of care activities, committee participation, and monitor for compliance with evidence-based medicine through Quality of Care and HEDIS review.
- **Serve culturally and linguistically diverse populations.**
 - Assess the cultural, ethnic, racial, and linguistic needs of the membership and practitioner network. Adjust the network as appropriate.
 - Provide training and tools for health plan staff and practitioners in support of culturally and linguistically appropriate practices, reducing bias and promoting inclusion.
 - Foster health equity by program development specific to linguistic and cultural populations (i.e., by race/ethnicity, language, gender, sexual orientation).
 - Improve clinical performance by race/ethnicity, language, and gender through addressing identified areas of health care disparity.
 - Improve culturally and linguistically appropriate services through addressing identified gaps in the service experience by race/ethnicity and language.
 - Maintain effective national, regional, and local committee structures, which includes involvement from members of the culturally diverse community to evaluate and improve the overall program.

Quality Improvement Program Activities

UnitedHealthcare Community Plan of Rhode Island's quality improvement program activities involve a variety of mechanisms to measure and evaluate the total scope of services provided to enrollees. The framework for program activities may vary and may include but is not limited to, the following functions:

- Community-Based Organization Partnerships
- Facility Outreach: Behavioral Health Facility Shared Savings Readmission Rate Value-Based Model
- Advisory Committees
- Clinical Practice Consultant Outreach
- Monthly Adult and Child Preventive Health Letters or Email
- Supplemental Data Retrieval: State Immunization Registry and Electronic Medical Record Extracts
- Medical Record Collection Strategy
- Newsletters: Provider and Member
- State and Managed Care Organization Partnerships
- Member and Provider Outreach
- Health Disparities Work Plan
- Care Coordination
- Quality Improvement Projects
- Member Incentive Programs
- Provider Incentive Programs

Information Systems Capabilities Assessment – Technical Summary

Objectives

The *CMS External Quality Review (EQR) Protocols* published in February 2023 by the Centers for Medicare & Medicaid Services state that an Information Systems Capabilities Assessment is a mandatory component of the external quality review as part of Protocols 1, 2, 3, 4, 5 and 7.

The Centers for Medicare & Medicaid Services later clarified that the systems reviews that are conducted as part of the NCQA HEDIS® Compliance Audit™ for *External Quality Review Activity 2. Validation of Performance Measures* may be substituted for an Information Systems Capabilities Assessment. IPRO’s validation methodology included an evaluation of the systems reviews summarized by each managed care plan’s NCQA HEDIS Compliance Audit Licensed Organization in the Final Audit Report for measurement year 2022.

Technical Methods of Data Collection and Analysis

As part of the NCQA HEDIS Compliance Audit, the HEDIS compliance auditor assessed UnitedHealthcare Community Plan of Rhode Island’s compliance with NCQA’s seven information system capabilities standards for collecting, storing, analyzing, and reporting medical, service, member, practitioner, and vendor data. The standards specify the minimum requirements that information systems should meet and criteria that are used in HEDIS data collection. Compliance with the NCQA information system capabilities standards ensures that UnitedHealthcare Community Plan of Rhode Island has effective systems, practices, and control procedures for core business functions and for HEDIS reporting. **Table 11** displays these standards as well as the elements audited for the standard.

Table 11: Information System Capabilities Standards

| Information System Capabilities Categories | Elements Audited |
|--|--|
| 1.0 Medicaid Services Data | Sound Coding Methods and Data Capture, Transfer and Entry |
| 2.0 Enrollment Data | Data Capture, Transfer and Entry |
| 3.0 Practitioner Data | Data Capture, Transfer and Entry |
| 4.0 Medical Record Review Processes | Training, Sampling, Abstraction and Oversight |
| 5.0 Supplemental Data | Capture, Transfer and Entry |
| 6.0 Data Preproduction Processing | Transfer, Consolidation, Control Procedures that Support Measure Reporting Integrity |
| 7.0 Data Integration and Reporting | Accurate Reporting, Control Procedures that Support Measure Reporting Integrity |

The information system capabilities evaluation included the computer and software environment, data collection procedures, abstraction of medical records for hybrid measures, as well as the review of any manual processes used for HEDIS reporting. The HEDIS compliance auditor determined the extent to which UnitedHealthcare Community Plan of Rhode Island had the automated systems, information management practices, processing environment, and control procedures to capture, access, translate, analyze, and report each HEDIS measure.

Description of Data Obtained

For the 2022 external quality review, IPRO obtained UnitedHealthcare Community Plan of Rhode Island’s Final Audit Report that was produced by the HEDIS compliance auditor. The Final Audit Report included key audit dates, product lines audited, audit procedures, vendors, data sources including supplemental data sources (e.g., immunization registries, care management files, laboratory result files), descriptions of system queries used by the auditor to validate the accuracy of the data, results of the medical record reviews, results of the information systems capabilities assessment, and rate status. Rates were determined to be reportable or not reportable (small denominator, benefit not offered, not reported, not required, biased, or unaudited; **Table 27**).

Comparative Results

UnitedHealthcare Community Plan of Rhode Island’s HEDIS compliance auditor determined that the HEDIS rates reported by the managed care plan for measurement year 2022 were all “reportable,” indicating that the rates were calculated in accordance with the required technical specifications. Further, there were no data collection or reporting issues identified by the HEDIS compliance auditor for UnitedHealthcare Community Plan of Rhode Island. **Table 12** displays the results of the UnitedHealthcare Community Plan of Rhode Island’s information systems capabilities review conducted as part of the HEDIS Compliance Audit for measurement year 2022.

Table 12: UnitedHealthcare Community Plan of Rhode Island’s NCQA Information Systems Capabilities Standards Audit Results, Measurement Year 2022

| Information Systems Capabilities Standards | UnitedHealthcare Community Plan of Rhode Island’s Audit Results |
|--|---|
| 1.0 Medical Services Data | Met |
| 2.0 Enrollment Data | Met |
| 3.0 Practitioner Data | Met |
| 4.0 Medical Record Review Processes | Met |
| 5.0 Supplemental Data | Met |
| 6.0 Data Preproduction Processing | Met |
| 7.0 Data Integration and Reporting | Met |

External Quality Review Activity 1. Validation of Performance Improvement Projects – Technical Summary

Objectives

Title 42 Code of Federal Regulations 438.330(d) Performance improvement projects establishes that the state must require contracted Medicaid managed care plans to conduct performance improvement projects that focus on both clinical and non-clinical areas. According to the Centers for Medicare & Medicaid Services, the purpose of a performance improvement project is to assess and improve the processes and outcomes of health care provided by a managed care plan. Further, managed care plans are required to design performance improvement projects to achieve significant, sustained improvement in health outcomes, and that include the following elements:

- measurement of performance using objective quality indicators,
- implementation of interventions to achieve improvement in access to and quality of care,
- evaluation of the effectiveness of interventions based on the performance measures, and
- planning and initiation of activities for increasing or sustaining improvement.

As required by section 2.12.03.03 *Quality Assurance* of the *Medicaid Managed Care Services Agreement*, Rhode Island managed care plans must conduct at least four quality improvement projects in priority topic areas of its choosing with the mutual agreement of the Office of Health and Human Services, and consistent with federal requirements.

Title 42 Code of Federal Regulations 438.358 Activities related to external quality review mandates that the state or an external quality review organization must validate the performance improvement projects that were underway during the preceding 12 months. IPRO conducted this activity on behalf of the Office of Health and Human Services for measurement year 2022.

Table 13 displays the titles of the four quality improvement projects led by UnitedHealthcare Community Plan of Rhode Island in measurement year 2022.

Table 13: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project Topics, 2022

| UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project Topics, 2022 |
|--|
| 1. Improving Effective Acute Phase Treatment for Major Depression |
| 2. Developmental Screening in the 1st, 2nd, 3rd Years of Life |
| 3. Improving Lead Screening in Children |
| 4. Improving Breast Cancer Screening |

Technical Methods of Data Collection and Analysis

All quality improvement projects were documented using NCQA’s *Quality Improvement Activity Form*. All data needed to conduct the validation were obtained through these report submissions. A copy of the *Quality Improvement Activity Form* is in **Appendix A** of this report.

The quality improvement project assessments were conducted using an evaluation approach developed by IPRO and consistent with the Centers for Medicare & Medicaid Services’ *Protocol 1 – Validation of Performance Improvement Projects*. IPRO’s evaluation involves the following elements:

1. Review of the selected study topic(s) for relevance of focus and for relevance to the managed care plan’s enrollment.
2. Review of the study question(s) for clarity of statement.
3. Review of the identified study population to ensure it is representative of the managed care plan’s enrollment and generalizable to the managed care plan’s total population.
4. Review of selected study indicator(s), which should be objective, clear, unambiguous, and meaningful to the focus of the performance improvement project.
5. Review of sampling methods (if sampling used) for validity and proper technique.
6. Review of the data collection procedures to ensure complete and accurate data were collected.
7. Review of the data analysis and interpretation of study results.
8. Assessment of the improvement strategies for appropriateness.
9. Assessment of the likelihood that reported improvement is “real” improvement.
10. Assessment of whether the managed care plan achieved sustained improvement.

Following IPRO’s evaluation of the 2022 *Quality Improvement Activity Form* completed by UnitedHealthcare Community Plan of Rhode Island for each quality improvement project against the review elements listed above, determinations of “met” and “not met” were used for each element under review. Definitions of these review determinations are presented in **Table 14**.

Table 14: Review Determination Definitions

| Review Determination | Definition |
|----------------------|---|
| Met | The managed care plan has met or exceeded the standard. |
| Not Met | The managed care plan has not met the standard. |

The review findings were considered to determine whether the quality improvement project outcomes should be accepted as valid and reliable. A determination was made as to the overall credibility of the results of each quality improvement project, with assignment of one of three categories:

- There were no validation findings that indicate that the credibility was at risk for the quality improvement project results.
- The validation findings generally indicate that the credibility for the quality improvement project results was not at risk; however, results must be interpreted with some caution. Processes that put the conclusions at risk are enumerated.
- There are one or more validation findings that indicate a bias in the quality improvement project results. The concerns that put the conclusion at risk are enumerated.

Description of Data Obtained

For the 2022 external quality review, IPRO reviewed managed care plan quality improvement project reports. These reports included project rationale, aims and goals, target population, performance indicator descriptions, performance indicator rates (baseline, interim, final), methods for performance measure calculations, targets, benchmarks, interventions (planned and executed), tracking measures and rates, barriers, limitations, and next steps for continuous quality improvement.

Comparative Results

IPRO’s assessment of UnitedHealthcare Community Plan of Rhode Island’s methodology found that there were no validation findings that indicated that the credibility of the four quality improvement projects was at risk. **Table 15** displays a summary of the validation results of UnitedHealthcare Community Plan of Rhode Island’s quality improvement projects that were conducted for measurement year 2022. Summaries of each quality improvement project immediately follow.

Table 15: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project Validation Results, Measurement Year 2022

| UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project (QIP) Validation Results | | | | |
|--|---|--|---|--|
| Validation Element | QIP 1 – Improving Effective Acute Phase Treatment for Major Depression | QIP 2 – Developmental Screening in the 1st, 2nd, 3rd Years of Life | QIP 3 – Improving Lead Screening in Children | QIP 4 – Improving Breast Cancer Screening |
| Selected Topic | Met | Met | Met | Met |
| Study Question | Met | Met | Met | Met |
| Indicators | Met | Met | Met | Met |
| Population | Met | Met | Met | Met |
| Sampling Methods | Met | Met | Met | Met |
| Data Collection Procedures | Met | Met | Met | Met |
| Interpretation of Study Results | Met | Met | Met | Met |
| Improvement Strategies | Met | Met | Met | Met |

Table 16: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project 1 Summary – Treatment for Depression, Measurement Year 2022

| Quality Improvement Project 1 Summary |
|---|
| Title: Improving Effective Acute Phase Treatment for Major Depression |
| Validation Summary: There were no validation findings that indicate that the credibility was at risk for the performance improvement project results. |
| <u>Aim</u> UnitedHealthcare Community Plan of Rhode Island aimed to increase the percentage of members aged 18 years and older who remain on antidepressant medication during the acute phase of treatment. |
| <u>Indicator of Performance</u> HEDIS <i>Antidepressant Medication Management – Effective Acute Phase</i> : The percentage of members 18 years of age and older who remain on their antidepressant medications during the 12-week effective acute phase treatment after being diagnosed with a new episode of depression and treated with antidepressant medications. |
| <u>Member-Focused 2022 Interventions</u> <ul style="list-style-type: none">▪ Conducted live outreach calls to high-risk members.▪ Published articles in the member newsletter.▪ Distributed multilingual member flyer on depression medication to community-based organizations.▪ Continued the 90-day prescription benefit.▪ Enhanced care coordination for adult members living with serious mental illnesses or moderate to severe substance use disorders.▪ Established a medication program for discharging from an inpatient stay. |
| <u>Provider-Focused 2022 Interventions</u> <ul style="list-style-type: none">▪ Provided online continuing education unit seminars for providers.▪ Trained providers on how to use the Live and Work Well website.▪ Met with accountable entities and high-volume sites to review performance, identify opportunities for improvement, and share best practices.▪ Distributed a Behavioral Health Guide that instructs clinicians on how to find behavioral health providers. |
| <u>Managed Care Plan-Focused 2022 Interventions</u> <ul style="list-style-type: none">▪ Held monthly meetings throughout the entire with stakeholders.▪ Circulated the Behavioral Health Link flyer to clinical practice consultants, case managers, community health workers and marketing representatives. |

Table 17: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project 1 Indicator Summary – Treatment for Depression, Measurement Years 2009 to 2022

| HEDIS Antidepressant Medication Management – Acute Phase | | | | | |
|--|-------------------|-----------|-------------|---------|--------|
| Measurement Period | Measurement Phase | Numerator | Denominator | Results | Goal |
| Measurement Year 2009 | Baseline | 134 | 274 | 48.91% | 52.63% |
| Measurement Year 2010 | Remeasurement 1 | 218 | 371 | 58.76% | 53.18% |
| Measurement Year 2011 | Remeasurement 2 | 156 | 345 | 45.22% | 53.57% |
| Measurement Year 2012 | Remeasurement 3 | 289 | 556 | 51.98% | 52.74% |
| Measurement Year 2013 | Remeasurement 4 | 529 | 1,031 | 51.31% | 56.27% |
| Measurement Year 2014 | Remeasurement 5 | 588 | 1,113 | 52.83% | 54.48% |
| Measurement Year 2015 | Remeasurement 6 | 1,188 | 2,173 | 54.67% | 56.28% |
| Measurement Year 2016 | Remeasurement 7 | 1,252 | 2,319 | 53.99% | 59.56% |
| Measurement Year 2017 | Remeasurement 8 | 1,242 | 2,424 | 51.24% | 57.47% |
| Measurement Year 2018 | Remeasurement 9 | 1,254 | 2,274 | 55.15% | 58.01% |
| Measurement Year 2019 | Remeasurement 10 | 1,361 | 2,236 | 60.87% | 56.57% |
| Measurement Year 2020 | Remeasurement 11 | 1,471 | 2,281 | 64.49% | 64.29% |
| Measurement Year 2021 | Remeasurement 12 | 1,793 | 2,557 | 70.12% | 67.74% |
| Measurement Year 2022 | Remeasurement 13 | 1,737 | 2,491 | 69.73% | 71.26% |

Indicator Description: The percentage of members 18 years of age and older who remain on their antidepressant medications during the 12-week effective acute phase treatment after being diagnosed with a new episode of depression and treated with antidepressant medications.

Table 18: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project 2 Summary – Developmental Screening, Measurement Year 2022

| Quality Improvement Project 2 Summary |
|--|
| <p>Title: Developmental Screening in the 1st, 2nd, 3rd Years of Life</p> <p>Validation Summary: There were no validation findings that indicate that the credibility was at risk for the performance improvement project results.</p> |
| <p><u>Aim</u></p> <p>UnitedHealthcare Community Plan of Rhode Island aimed to increase the percentage of children who were screened for risks of developmental, behavioral, and social delays using standardized screening tools in the 12 months preceding their first, second, and third birthdays.</p> <p><u>Indicators of Performance</u></p> <ul style="list-style-type: none"> ▪ Percentage of children who were screened for risks of developmental, behavioral, and social delays using standardized screening tools in the 12 months preceding their first birthday. ▪ Percentage of children who were screened for risks of developmental, behavioral, and social delays using standardized screening tools in the 12 months preceding their second birthday. ▪ Percentage of children who were screened for risks of developmental, behavioral, and social delays using standardized screening tools in the 12 months preceding their third birthday. <p><u>Member-Focused 2022 Interventions</u></p> <ul style="list-style-type: none"> ▪ Targeted parents and guardians for Early and Periodic Screening, Diagnostic, and Treatment interactive voice recordings with a reminder to complete a routine check-up for children ages 2-21 years. ▪ Distributed a member educational materials. ▪ Conducted live outreach calls to remind heads of households to seek age-appropriate routine care for their children. ▪ Published articles in the member newsletter. <p><u>Provider-Focused 2022 Interventions</u></p> <ul style="list-style-type: none"> ▪ Added developmental screening as a pay-for-performance measure for all accountable entities. ▪ Met with accountable entities and high-volume sites to review performance, identify opportunities for improvement, and share best practices. <p><u>Managed Care Plan-Focused 2022 Interventions</u></p> <ul style="list-style-type: none"> ▪ Collaborated with a community-based organization to expand education efforts. ▪ Discussed barriers to the State Developmental Screening at member advisory committee meetings. ▪ Met with stakeholders to understand community issues, advance health equity, and address community needs. |

Table 19: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project 2 Indicator Summary – First Year Developmental Screening, Measurement Years 2014 to 2022

| Developmental Screening – By Age 1 | | | | | |
|------------------------------------|-------------------|-----------|-------------|---------|--------|
| Measurement Period | Measurement Phase | Numerator | Denominator | Results | Goal |
| Measurement Year 2014 ¹ | Baseline | 57 | 137 | 41.61% | 60.00% |
| Measurement Year 2015 ² | Remeasurement 1 | 505 | 1,517 | 33.29% | 60.00% |
| Measurement Year 2016 ¹ | Remeasurement 2 | 74 | 137 | 54.01% | 60.00% |
| Measurement Year 2017 ¹ | Remeasurement 3 | 79 | 137 | 57.66% | 50.00% |
| Measurement Year 2018 ¹ | Remeasurement 4 | 88 | 137 | 64.23% | 50.00% |
| Measurement Year 2019 ¹ | Remeasurement 5 | 92 | 137 | 67.15% | 50.00% |
| Measurement Year 2020 ¹ | Remeasurement 6 | 107 | 134 | 79.85% | 50.00% |
| Measurement Year 2021 ¹ | Remeasurement 7 | 111 | 137 | 81.02% | 50.00% |
| Measurement Year 2022 ¹ | Remeasurement 8 | 113 | 137 | 82.48% | 79.00% |

¹ Rate calculated using the hybrid methodology.

² Rate calculated using the administrative methodology.

Indicator Description: Percentage of children who were screened for risks of developmental, behavioral, and social delays using standardized screening tools in the 12 months preceding their first birthday.

Table 20: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project 2 Indicator Summary – Second Year Developmental Screening, Measurement Years 2014 to 2022

| Developmental Screening – By Age 2 | | | | | |
|------------------------------------|-------------------|-----------|-------------|---------|--------|
| Measurement Period | Measurement Phase | Numerator | Denominator | Results | Goal |
| Measurement Year 2014 ¹ | Baseline | 67 | 137 | 48.91% | 60.00% |
| Measurement Year 2015 ² | Remeasurement 1 | 549 | 1,237 | 44.38% | 60.00% |
| Measurement Year 2016 ¹ | Remeasurement 2 | 79 | 137 | 57.66% | 60.00% |
| Measurement Year 2017 ¹ | Remeasurement 3 | 79 | 137 | 57.66% | 50.00% |
| Measurement Year 2018 ¹ | Remeasurement 4 | 90 | 137 | 65.69% | 50.00% |
| Measurement Year 2019 ¹ | Remeasurement 5 | 101 | 137 | 73.72% | 50.00% |
| Measurement Year 2020 ¹ | Remeasurement 6 | 109 | 135 | 80.74% | 50.00% |
| Measurement Year 2021 ¹ | Remeasurement 7 | 108 | 137 | 78.83% | 50.00% |
| Measurement Year 2022 ¹ | Remeasurement 8 | 123 | 137 | 89.78% | 79.00% |

¹ Rate calculated using the hybrid methodology.

² Rate calculated using the administrative methodology.

Indicator Description: Percentage of children who were screened for risks of developmental, behavioral, and social delays using standardized screening tools in the 12 months preceding their second birthday.

Table 21: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project 2 Indicator Summary – Third Year Developmental Screening, Measurement Years 2014 to 2022

| Developmental Screening - By Age 3 | | | | | |
|------------------------------------|-------------------|-----------|-------------|---------|--------|
| Measurement Period | Measurement Phase | Numerator | Denominator | Results | Goal |
| Measurement Year 2014 ¹ | Baseline | 60 | 137 | 43.80% | 60.00% |
| Measurement Year 2015 ² | Remeasurement 1 | 570 | 1,313 | 43.41% | 60.00% |
| Measurement Year 2016 ¹ | Remeasurement 2 | 81 | 137 | 59.12% | 60.00% |
| Measurement Year 2017 ¹ | Remeasurement 3 | 78 | 137 | 56.93% | 50.00% |
| Measurement Year 2018 ¹ | Remeasurement 4 | 82 | 137 | 59.85% | 50.00% |
| Measurement Year 2019 ¹ | Remeasurement 5 | 86 | 137 | 62.77% | 50.00% |
| Measurement Year 2020 ¹ | Remeasurement 6 | 115 | 142 | 80.99% | 50.00% |
| Measurement Year 2021 ¹ | Remeasurement 7 | 106 | 137 | 77.37% | 50.00% |
| Measurement Year 2022 ¹ | Remeasurement 8 | 112 | 137 | 81.75% | 79.00% |

¹ Rate calculated using the hybrid methodology.

² Rate calculated using the administrative methodology.

Indicator Description: Percentage of children who were screened for risks of developmental, behavioral, and social delays using standardized screening tools in the 12 months preceding their third birthday.

Table 22: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project 3 Summary – Lead Screening, Measurement Year 2022

| Quality Improvement Project 3 Summary |
|--|
| Title: Improving Lead Screening in Children |
| Validation Summary: There were no validation findings that indicate that the credibility was at risk for the performance improvement project results. |
| <p><u>Aim</u> UnitedHealthcare Community Plan of Rhode Island aimed to increase the percentage of members two years of age who received one or more capillary or venous blood tests for lead poisoning on or before their second birthday.</p> <p><u>Indicator of Performance</u> <i>HEDIS Lead Screening in Children</i>: The percentage of members 2 years of age who received one or more capillary or venous blood tests for lead poisoning on or before their second birthday.</p> <p><u>Member-Focused 2022 Interventions</u></p> <ul style="list-style-type: none">▪ Targeted parents and guardians for Early and Periodic Screening, Diagnostic, and Treatment interactive voice recordings with a reminder to complete a routine check-up for children ages 2-21 years.▪ Outreached to members to provide education and assistance with scheduling appointments.▪ Continued the member incentive for completing lead testing.▪ Published articles in the member newsletter.▪ Distributed educational material to members. <p><u>Provider-Focused 2022 Interventions</u></p> <ul style="list-style-type: none">▪ Met with accountable entities and high-volume sites to review performance, identify opportunities for improvement, and share best practices.▪ Offered provider incentives for closing gaps in care.▪ Discussed barriers and lessons learned with network providers.▪ Distributed gaps in care lists to providers.▪ Collaborated with two accountable entities to address housing needs. <p><u>Managed Care Plan-Focused 2022 Interventions</u></p> <ul style="list-style-type: none">▪ Collaborated with a community-based organization to expand education efforts.▪ Continued to collaborate with the Rhode Island Department of Health’s Lead Screening Evaluator and Neighborhood Health Plan of Rhode Island to identify barriers and opportunities for improvement.▪ Discussed barriers to conducting lead screening at member advisory committee meetings.▪ Met with stakeholders to understand community issues, advance health equity, and address community needs. |

Table 23: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project 3 Indicator Summary – Lead Screening, Measurement Years 2016 to 2022

| HEDIS Lead Screening in Children | | | | | |
|------------------------------------|-------------------|-----------|-------------|---------|--------|
| Measurement Period | Measurement Phase | Numerator | Denominator | Results | Goal |
| Measurement Year 2016 ² | Baseline 1 | 1,174 | 1,547 | 75.89% | 84.77% |
| Measurement Year 2017 ¹ | Remeasurement 1 | 315 | 411 | 76.64% | 86.37% |
| Measurement Year 2018 ² | Remeasurement 2 | 1,320 | 1,778 | 74.24% | 85.64% |
| Measurement Year 2019 ¹ | Remeasurement 3 | 316 | 411 | 76.89% | 85.90% |
| Measurement Year 2020 ² | Remeasurement 4 | 1,027 | 1,436 | 71.52% | 86.62% |
| Measurement Year 2021 ¹ | Remeasurement 5 | 288 | 411 | 70.07% | 83.94% |
| Measurement Year 2022 ¹ | Remeasurement 6 | 300 | 411 | 72.99% | 79.57% |

¹ Rate calculated using the hybrid methodology.

² Rate calculated using the administrative methodology.

Indicator Description: The percentage of members 2 years of age who received one or more capillary or venous blood tests for lead poisoning on or before their second birthday.

Table 24: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project 4 Summary – Breast Cancer Screening, Measurement Year 2022

| Quality Improvement Project 4 Summary | |
|--|--|
| Title: Improving Breast Cancer Screening | |
| Validation Summary: There were no validation findings that indicate that the credibility was at risk for the performance improvement project results. | |
| <u>Aim</u> UnitedHealthcare Community Plan of Rhode Island aimed to increase the percentage of women aged 50-74 years who had a mammogram. | |
| <u>Indicator of Performance</u> HEDIS <i>Breast Cancer Screening</i> : The percentage of women 50–74 years of age who had a mammogram to screen for breast cancer. | |
| <u>Member-Focused 2022 Interventions</u> | |
| <ul style="list-style-type: none"> ▪ Continued the member incentive for a timely mammogram. ▪ Outreached to members encouraging them to remind them to receive a breast cancer screening. ▪ Distributed educational materials to members. ▪ Offered at home annual exams to eligible members. | |
| <u>Provider-Focused 2022 Interventions</u> | |
| <ul style="list-style-type: none"> ▪ Met with accountable entities and high-volume sites to review performance, identify opportunities for improvement, and share best practices. ▪ Added breast cancer screening as a pay-for-performance measure for all accountable entities. ▪ Offered provider incentives for closing a gap in breast cancer screenings. | |
| <u>Managed Care Plan-Focused 2022 Intervention</u> | |
| <ul style="list-style-type: none"> ▪ Collaborated with a community-based organization to expand education efforts. ▪ Met with stakeholders to understand community issues, advance health equity, and address community needs. | |

Table 25: UnitedHealthcare Community Plan of Rhode Island’s Quality Improvement Project 4 Indicator Summary – Breast Cancer Screening, Measurement Years 2017 to 2022

| HEDIS Breast Cancer Screening | | | | | |
|-------------------------------|-------------------|-----------|-------------|---------|--------|
| Measurement Period | Measurement Phase | Numerator | Denominator | Results | Goal |
| Measurement Year 2017 | Baseline 1 | 2,834 | 4,551 | 62.27% | 70.29% |
| Measurement Year 2018 | Remeasurement 1 | 2,882 | 4,690 | 61.45% | 68.94% |
| Measurement Year 2019 | Remeasurement 2 | 2,826 | 4,480 | 63.33% | 69.23% |
| Measurement Year 2020 | Remeasurement 3 | 2,973 | 5,004 | 59.41% | 69.22% |
| Measurement Year 2021 | Remeasurement 4 | 3,330 | 5,669 | 58.74% | 63.77% |
| Measurement Year 2022 | Remeasurement 5 | 4,292 | 7,024 | 61.10% | 61.27% |

Indicator Description: The percentage of women 50–74 years of age who had a mammogram to screen for breast cancer.

External Quality Review Activity 2. Validation of Performance Measures – Technical Summary

Objectives

Title 42 Code of Federal Regulations 438.330(c) Performance measurement establishes that the state must identify standard performance measures relating to the performance of managed care plans and that the state requires each managed care plan to annually measure and report to the state on its performance using the standard measures required by the state.

As required by section 2.12.03.03 *Quality Assurance of the Medicaid Managed Care Services Agreement*, Rhode Island managed care plans must provide performance measure data, specifically HEDIS, to the Office of Health and Human Services within 30 days following the presentation of these results to the managed care plan's quality improvement committee. The Office of Health and Human Services utilizes performance measures to evaluate the quality and accessibility of services furnished to Medicaid beneficiaries and to promote positive health outcomes. Further, the Office of Health and Human Services incorporates select HEDIS results into its methodology for the accountable entity shared savings distribution.

Title 42 Code of Federal Regulations Section 438.358 Activities related to external quality review (2)(b)(1)(ii) mandates that the state or an external quality review organization must validate the performance measures that were calculated during the preceding 12 months. IPRO conducted this activity on behalf of the Office of Health and Human Services for measurement year 2022.

Technical Methods of Data Collection and Analysis

For measurement year 2022, UnitedHealthcare Community Plan of Rhode Island required to submit HEDIS performance measure data to the Office of Health and Human Services. To ensure compliance with reporting requirements, UnitedHealthcare Community Plan of Rhode Island contracted with an NCQA-certified HEDIS vendor and an NCQA-certified HEDIS compliance auditor.

The HEDIS vendor collected data and calculated performance measure rates on behalf of UnitedHealthcare Community Plan of Rhode Island for measurement year 2022. The HEDIS vendor calculated rates using NCQA's *HEDIS Measurement Year 2022 Volume 2 Technical Specifications for Health Plans*.

The HEDIS compliance auditor determined if the appropriate information processing capabilities were in place to support accurate and automated performance measurement, and they also validated UnitedHealthcare Community Plan of Rhode Island's adherence to the technical specifications and reporting requirements. The HEDIS compliance auditor evaluated UnitedHealthcare Community Plan of Rhode Island's information practices and control procedures, sampling methods and procedures, compliance with technical specifications, analytic file production, and reporting and documentation in two parts:

1. Information System Capabilities
2. HEDIS Specification Standards

HEDIS compliance auditors consider managed care plan compliance with the information system capabilities and HEDIS specification standards to fully assess the organization's HEDIS reporting capabilities.

Information System Capabilities

As part of the NCQA HEDIS Compliance Audit, the HEDIS compliance auditor assessed the UnitedHealthcare Community Plan of Rhode Island’s compliance with NCQA’s seven information system capabilities standards for collecting, storing, analyzing, and reporting medical, service, member, practitioner, and vendor data. The standards specify the minimum requirements that information systems should meet and criteria that are used in HEDIS data collection. Compliance with the NCQA information system capabilities standards ensures that UnitedHealthcare Community Plan of Rhode Island has effective systems, practices, and control procedures for core business functions and for HEDIS reporting. **Table 26** displays these standards as well as the elements audited for the standard.

Table 26: Information System Capabilities Standards

| Information System Capabilities Categories | Elements Audited |
|--|--|
| 2.0 Medicaid Services Data | Sound Coding Methods and Data Capture, Transfer and Entry |
| 2.0 Enrollment Data | Data Capture, Transfer and Entry |
| 3.0 Practitioner Data | Data Capture, Transfer and Entry |
| 4.0 Medical Record Review Processes | Training, Sampling, Abstraction and Oversight |
| 5.0 Supplemental Data | Capture, Transfer and Entry |
| 6.0 Data Preproduction Processing | Transfer, Consolidation, Control Procedures that Support Measure Reporting Integrity |
| 7.0 Data Integration and Reporting | Accurate Reporting, Control Procedures that Support Measure Reporting Integrity |

The information system capabilities evaluation included the computer and software environment, data collection procedures, abstraction of medical records for hybrid measures, as well as the review of any manual processes used for HEDIS reporting. The HEDIS compliance auditor determined the extent to which UnitedHealthcare Community Plan of Rhode Island had the automated systems, information management practices, processing environment, and control procedures to capture, access, translate, analyze, and report each HEDIS measure.

HEDIS Specification Standards

HEDIS compliance auditors use the HEDIS specification standards to assess UnitedHealthcare Community Plan of Rhode Island’s compliance with conventional reporting practices and HEDIS technical specifications. These standards describe the required procedures for specific information, such as proper identification of denominators and numerators, and verification of algorithms and rate calculations.

Performance Measure Validation

Each managed care plan’s calculated rates for the NCQA HEDIS Measurement Year 2022 measure set were validated as part of the NCQA HEDIS Compliance Audit and assigned one of NCQA’s outcome designations. **Table 27** presents these outcome designations and their definitions. Performance measure validation activities included, but were not limited to:

- Confirmation that rates were produced with certified code or Automated Source Code Review approved logic
- Medical record review validation
- Review of supplemental data sources
- Review of system conversions/upgrades, if applicable
- Review of vendor data, if applicable
- Follow-up on issues identified during documentation review or previous audits

Table 27: Performance Measure Outcome Designations

| NCQA Performance Measure Outcome Designation | Outcome Designation Definition |
|--|---|
| R | Reportable. A reportable rate was submitted for the measure. |
| NA | Small Denominator. The organization followed the specifications, but the denominator was too small (e.g., < 30) to report a valid rate. a. For Effectiveness of Care and Effectiveness of Care-like measures when the denominator is fewer than 30. b. For utilization measures that count member months when the denominator is fewer than 360 member months. c. For all risk-adjusted utilization measures when the denominator is fewer than 150. d. For electronic clinical data systems measures when the denominator is fewer than 30. |
| NB | No Benefit. The organization did not offer the health benefit required by the measure (e.g., mental health, chemical dependency). |
| NR | Not Reported. The organization chose not to report the measure. |
| NQ | Not Required. The organization was not required to report the measure. |
| BR | Biased Rate. The calculated rate was materially biased. |
| UN | Unaudited. The organization chose to report a measure that is not required to be audited. This result only applies when permitted by NCQA. |

NCQA: National Committee for Quality Assurance.

UnitedHealthcare Community Plan of Rhode Island’s HEDIS compliance auditor produced a Final Audit Report and Audit Review Table at the conclusion of the audit. Together, these documents present a comprehensive summary of the audit activities and performance measure validation results. UnitedHealthcare Community Plan of Rhode Island submitted these documents to the Office of Health and Human Services and IPRO.

IPRO reviewed UnitedHealthcare Community Plan of Rhode Island’s Final Audit Report and Audit Review Table to confirm that all performance measures were deemed reportable by the HEDIS auditor, and that calculation of these performance measures aligned with Office of Health and Human Services requirements. To assess the accuracy of the reported rates, IPRO:

- Compared performance measure rates reported by UnitedHealthcare Community Plan of Rhode Island to NCQA’s Quality Compass regional Medicaid benchmarks; and
- Analyzed performance-measure-rate–level trends to identify drastic changes in performance.

Description of Data Obtained

For the 2022 external quality review, IPRO obtained UnitedHealthcare Community Plan of Rhode Island’s Final Audit Report and a locked copy of the Audit Review Table that were produced by the HEDIS compliance auditor.

The Final Audit Report included key audit dates, product lines audited, audit procedures, vendors, data sources including supplemental data sources (e.g., immunization registries, care management files, laboratory result files), descriptions of system queries used by the auditor to validate the accuracy of the data, results of the medical record reviews, results of the information systems capabilities assessment, and rate status. Rates were determined to be reportable or not reportable (small denominator, benefit not offered, not reported, not required, biased, or unaudited; Table 27).

The Audit Review Table displayed performance-measure–level detail including data collection methodology (administrative or hybrid), eligible population count, exclusion count, numerator event count by data source (administrative, medical record, supplemental), and reported rate. When applicable, the following information was also displayed in the Audit Review Table: administrative rate before exclusions; minimum required sample size, and minimum required sample size numerator events and rate; oversample rate and oversample record count; exclusions by data source; count of oversample records added; denominator; numerator events by data source (administrative, medical records, supplemental); and reported rate.

Comparative Results

Validation of Performance Measures

UnitedHealthcare Community Plan of Rhode Island’s HEDIS compliance auditor determined that the HEDIS rates reported by UnitedHealthcare Community Plan of Rhode Island for measurement year 2022 were all “reportable,” indicating that the rates were calculated in accordance with the required technical specifications. Further, there were no data collection or reporting issues identified by the HEDIS compliance auditor for UnitedHealthcare Community Plan of Rhode Island.

Performance Measure Results

This section of the report explores the utilization of UnitedHealthcare Community Plan of Rhode Island’s services by examining select measures under the following domains:

- Use of Services – Two measures (three rates) examine the percentage of Medicaid child and adolescent access routine care.
- Effectiveness of Care – Five measures (seven rates) examine how well a managed care plan provides preventive screenings and care for members with acute and chronic illness.
- Access and Availability – Two measures (five rates) examine the percentage of Medicaid adults who received primary care provider or preventive care services, ambulatory care, or timely prenatal and postpartum care.

Table 28 displays UnitedHealthcare Community Plan of Rhode Island’s HEDIS rates for measurement years 2019, 2020, 2021, and 2022, as well as the national Medicaid benchmarks achieved by the managed care plan, and the national Medicaid means.

Table 28: UnitedHealthcare Community Plan of Rhode Island’s HEDIS Rates, Measurement Years 2019 to 2022

| Domain/Measures | UnitedHealthcare Community Plan of Rhode Island Measurement Year 2019 | UnitedHealthcare Community Plan of Rhode Island Measurement Year 2020 | UnitedHealthcare Community Plan of Rhode Island Measurement Year 2021 | UnitedHealthcare Community Plan of Rhode Island Measurement Year 2022 | Quality Compass Measurement Year 2022 National Medicaid Benchmark (Met/Exceeded) | Quality Compass Measurement Year 2022 National Medicaid Mean |
|--|---|---|---|---|--|--|
| Use of Services | | | | | | |
| Well-Child Visits in the First 30 Months of Life – First 15 Months | First Year Measure | 64.98% | 64.22% | 68.09% | 90th | 56.76% |
| Well-Child Visits in the First 30 Months of Life – First 15 to 30 Months | First Year Measure | 78.34% | 74.71% | 76.34% | 75th | 66.74% |
| Child and Adolescent Well-Care Visits (Total) | First Year Measure | 53.83% | 60.24% | 59.86% | 75th | 48.61% |
| Effectiveness of Care | | | | | | |
| Cervical Cancer Screening for Women | 66.91% | 65.21% | 65.21% | 65.94% | 75th | 55.92% |
| Chlamydia Screening for Women (Total) | 65.88% | 60.69% | 60.24% | 59.66% | 50th | 55.80% |
| Childhood Immunization Status – Combination 3 | 77.86% | 81.27% | 76.89% | 78.59% | 95th | 63.16% |
| Childhood Immunization Status – Combination 10 | 59.37% | 63.50% | 63.26% | 55.96% | 95th | 31.86% |
| Follow-Up After Hospitalization for Mental Illness – 7 Days (Total) | 54.38% | 58.58% | 56.29% | 52.86% | 75th | 36.61% |
| Follow-Up After Hospitalization for Mental Illness – 30 Days (Total) | 73.85% | 75.21% | 76.31% | 72.79% | 90th | 57.05% |
| Hemoglobin A1c Control for Patients with Diabetes – HbA1c Control (<8%) | New Measure in 2022 | New Measure in 2022 | New Measure in 2022 | 55.96% | 66.67th | 50.87% |
| Access and Availability | | | | | | |
| Adults’ Access to Preventive/Ambulatory Health Services – 20-44 Years | 78.37% | 75.42% | 75.23% | 72.87% | 50th | 69.26% |
| Adults’ Access to Preventive/Ambulatory Health Services – 45-64 Years | 87.03% | 84.24% | 84.52% | 82.81% | 50th | 79.31% |
| Adults’ Access to Preventive/Ambulatory Health Services – 65+ Years | 88.37% | 82.70% | 81.79% | 77.65% | 33.33rd | 79.31% |
| Prenatal and Postpartum Care – Timeliness of Prenatal Care | 90.27% | 89.05% | 84.67% | 89.29% | 75th | 82.95% |
| Prenatal and Postpartum Care – Postpartum Care | 71.53% | 85.16% | 82.73% | 86.37% | 90th | 76.96% |

First Year Measure is not publicly reported.

In accordance with 42 Code of Federal Regulations 438.6(c)(2)(ii)(B), accountable entity quality performance must be measured and reported to the Office of Health and Human Services. For performance year 2022, rates of eight measures from the ‘Medicaid Comprehensive Accountable Entity Common Measure Slate’ were categorized as ‘P4P’ and included in the Office of Health Human Services’ calculation of shared savings distribution to the accountable entities.

For performance year 2022, UnitedHealthcare Community Plan of Rhode Island held contracts with six accountable entities:

1. Coastal Medical
2. Integra Community Care Network
3. Integrated Healthcare Partners
4. Prospect Health Services Rhode Island
5. Providence Community Health Centers
6. Thundermist Health Center

When available, rates for performance years 2019, 2020, 2021, and 2022 for UnitedHealthcare Community Plan of Rhode Island’s accountable entities are displayed in figures that follow.

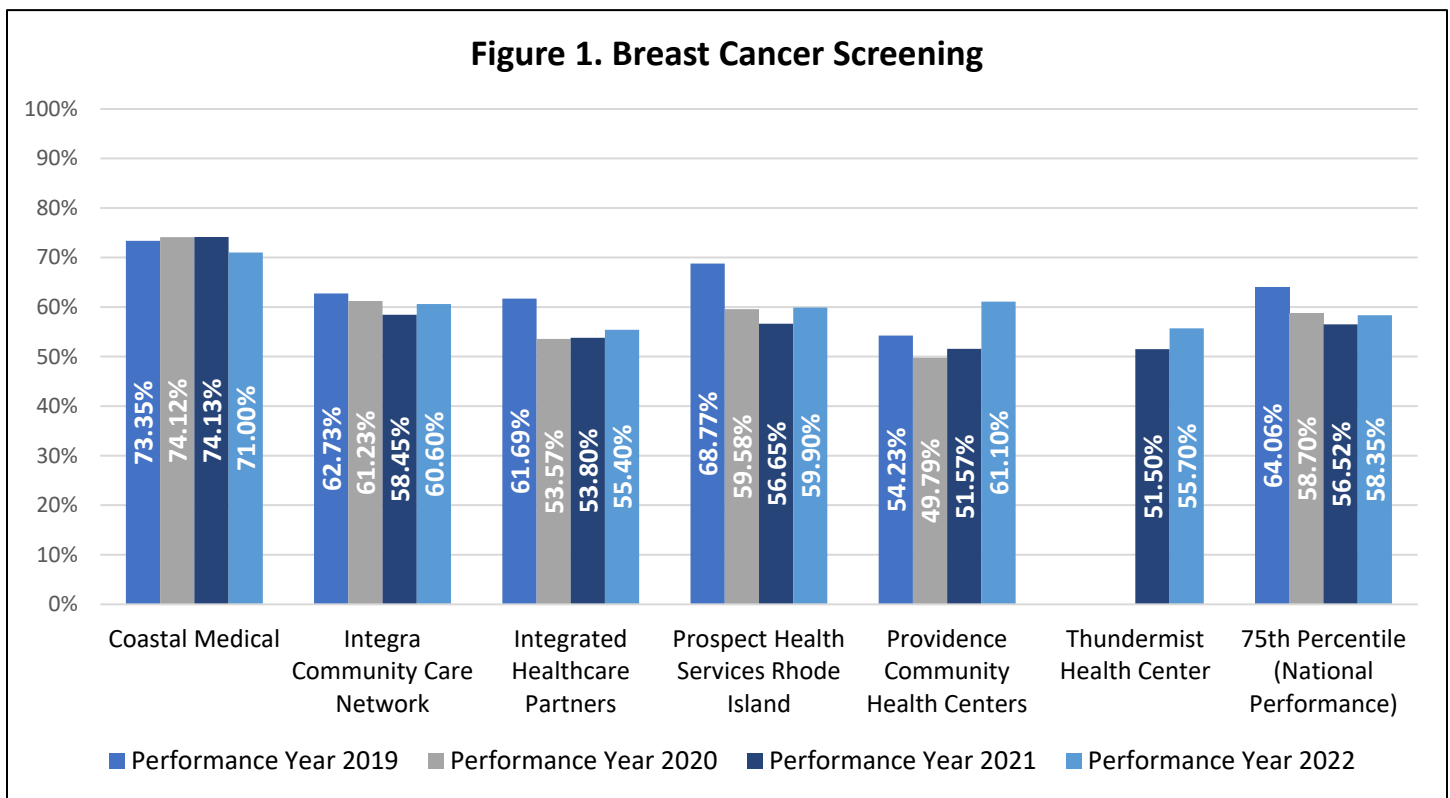


Figure 2. Eye Exam for Patients With Diabetes

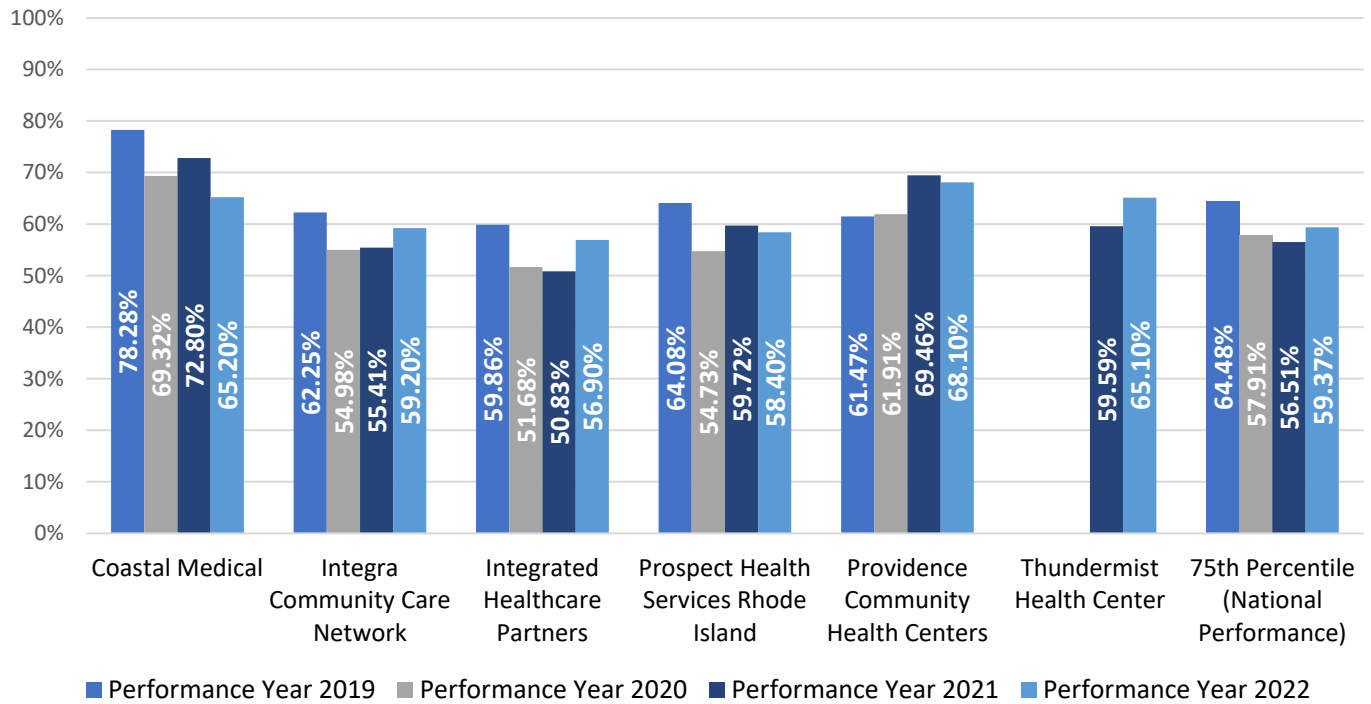


Figure 3. Hemoglobin A1c Control for Patients with Diabetes - HbA1c Good Control (<8.0)

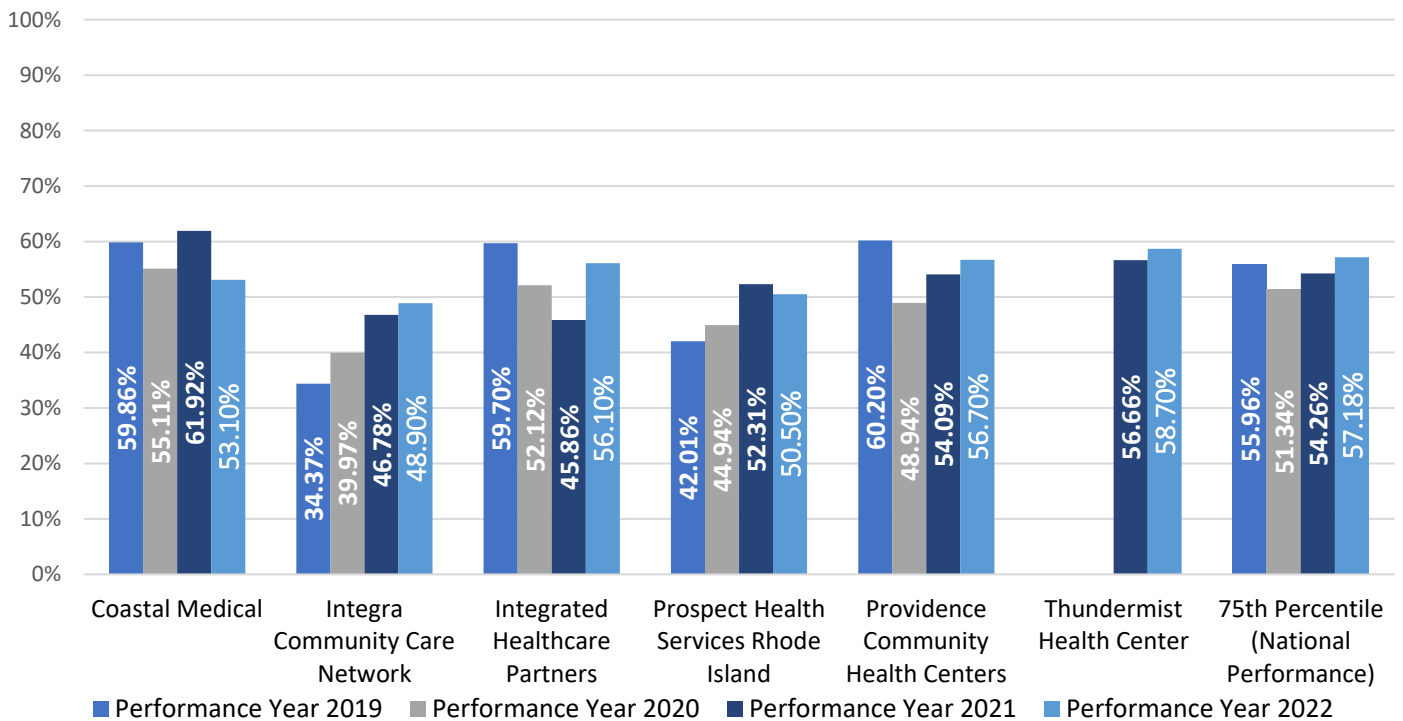


Figure 4. Controlling High Blood Pressure

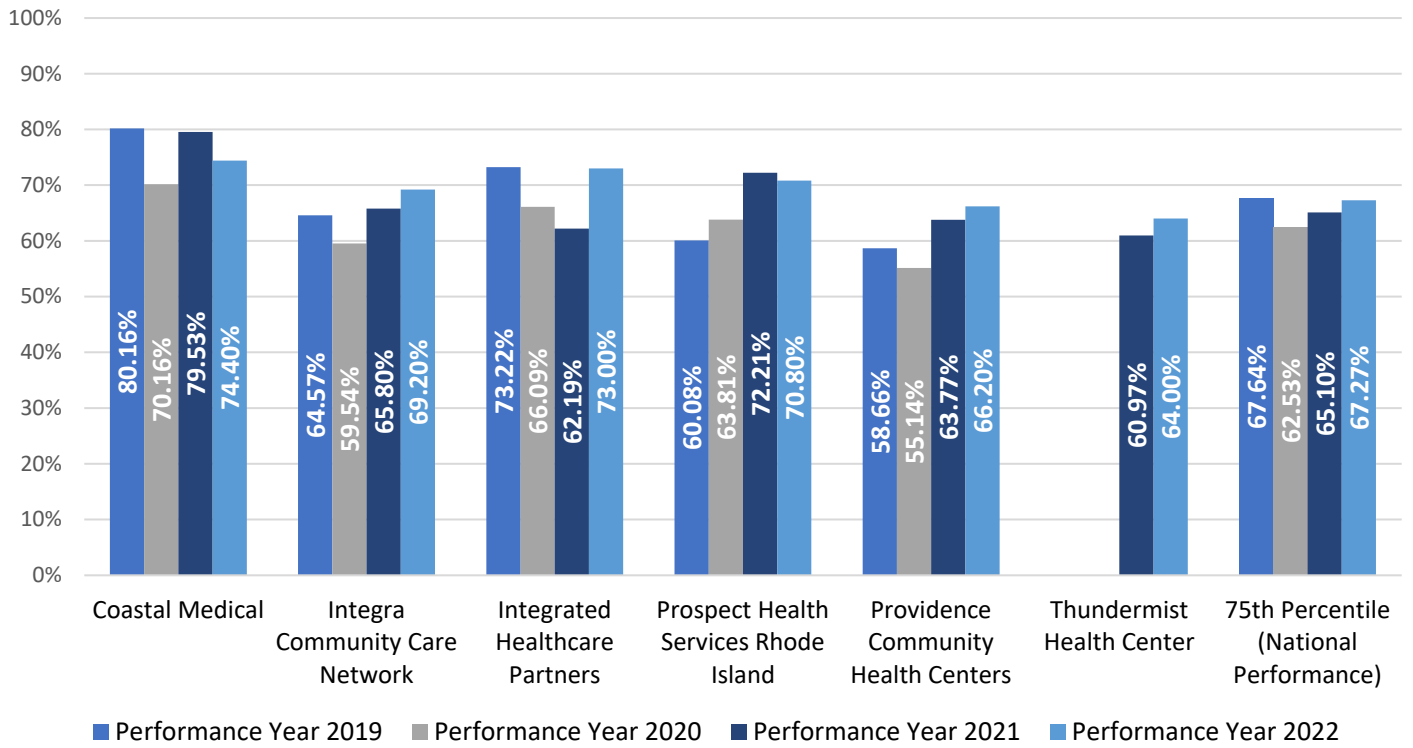


Figure 5. Follow-up After Hospitalization for Mental Illness (7-Day)

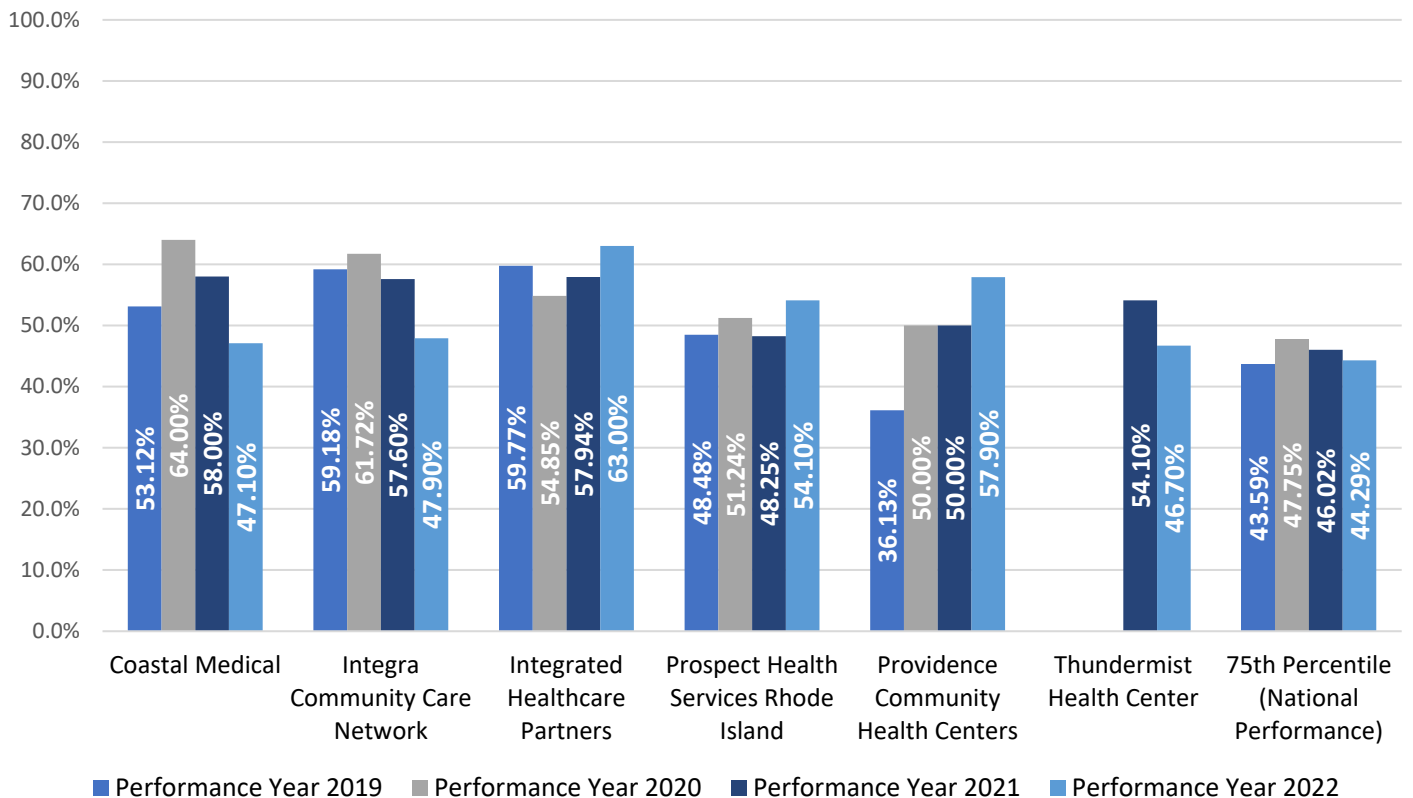


Figure 6. Developmental Screening in the First Three Years of Life

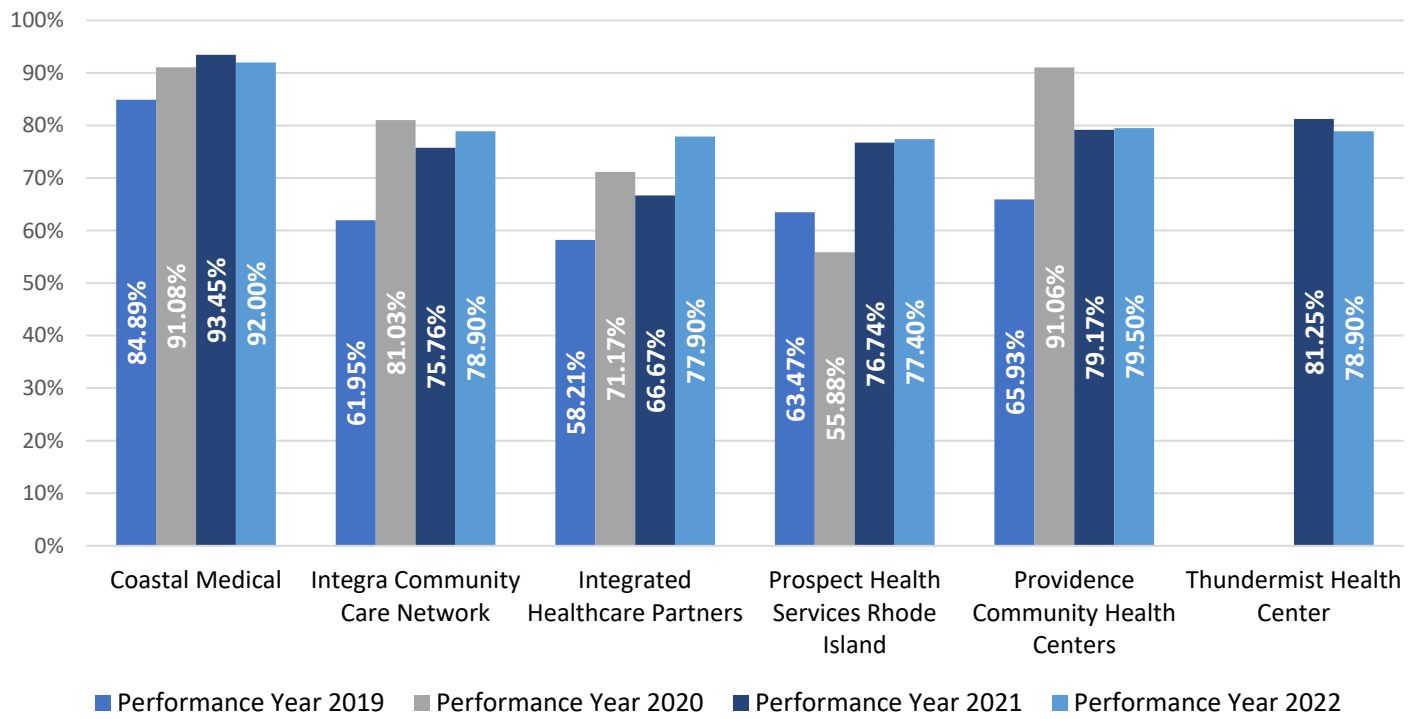


Figure 7. Screening for Depression and Follow-up Plan

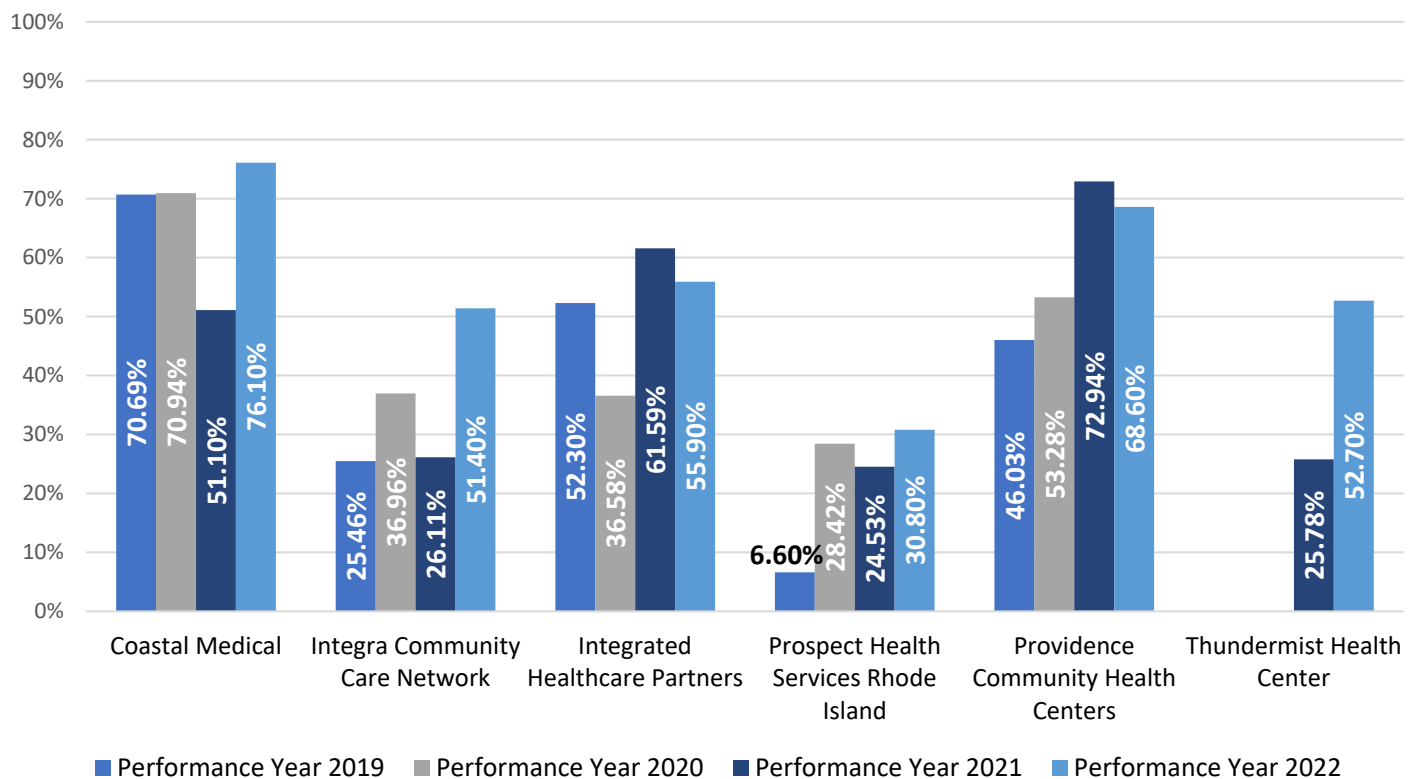
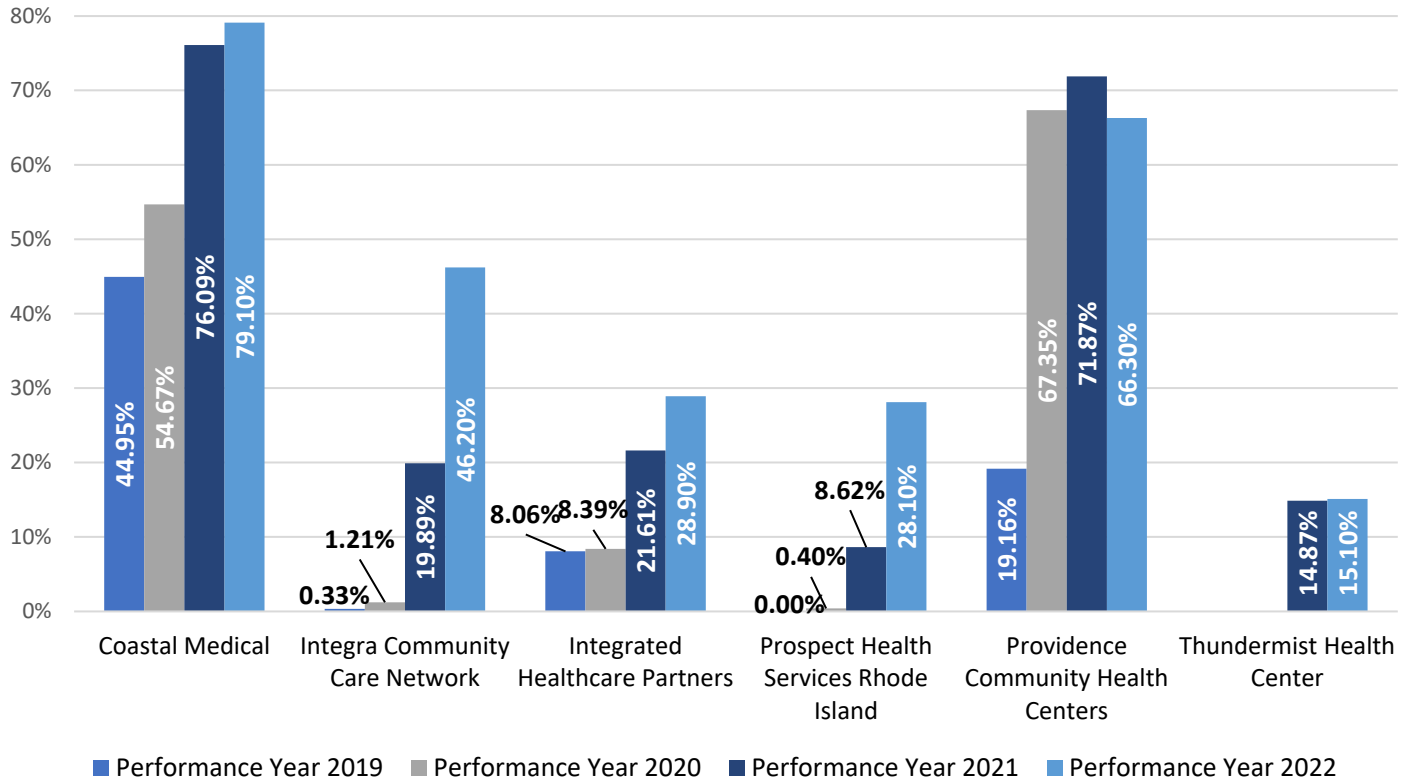


Figure 8. Social Determinants of Health Screening



External Quality Review Activity 3. Review of Compliance with Medicaid and Children’s Health Insurance Program Standards – Technical Summary

Objectives

Title 42 Code of Federal Regulations 438.358 Activities related to external quality review (b)(1)(iii) establishes that a review of a managed care plan’s compliance with the standards set forth in *42 Code of Federal Regulations Part 438 Managed Care Subpart D MCO, PIHP and PAHP Standards*, the disenrollment requirements and limitations described in *42 Code of Federal Regulations 438.56*, the enrollee rights requirements described in *42 Code of Federal Regulations 438.100*, the emergency and post-stabilization services requirements described in *42 Code of Federal Regulations 438.114*, and the quality assessment and performance improvement requirements described in *42 Code of Federal Regulations 438.330* is a mandatory external quality review activity. Further, the state, its agent, or the external quality review organization must conduct this review within the previous 3-year period.

As required by section *3.02.01 Conformance with State and Federal Regulations* of the *Medicaid Managed Care Services Agreement*, Rhode Island managed care plans are required to meet all regulations specified in *42 Code of Federal Regulations Part 438 Managed Care*.

Per *42 Code of Federal Regulations 438.360 Nonduplication of mandatory activities with Medicare or accreditation review*, in place of a review by the state, its agent or external quality review organization, states can use information obtained from a national accrediting organization review for the external quality review activities. Through this authority, the Office of Health and Human Services uses the results of each managed care plans’ NCQA Accreditation Survey to verify managed care plan compliance with state and federal standards. Section *2.02 Licensure and Accreditation* of the *Medicaid Managed Care Services Agreement* requires that each Rhode Island health maintenance organization seek and maintain NCQA Accreditation.

On behalf of the Office of Health and Human Services, IPRO reviewed the results of UnitedHealthcare Community Plan of Rhode Island’s most recent NCQA Accreditation Survey to verify managed care compliance with state and federal Medicaid requirements.

Technical Methods of Data Collection and Analysis

IPRO received NCQA Accreditation Survey results from UnitedHealthcare Community Plan of Rhode Island and reviewed these results to verify managed care plan compliance with federal Medicaid standards of under *42 Code of Federal Regulations Part 438 Managed Care*.

Description of Data Obtained

The *Score Summary Overall Results* presented Accreditation Survey results by category code, standard code, review category title, self-assessed score, current score, issues not met, points received and possible points. The crosswalk provided to IPRO by the Office of Health and Human Services included instructions on how to use the crosswalk, a glossary, and detailed explanations on how the NCQA accreditation standards support federal Medicaid standards.

Comparative Results

UnitedHealthcare Community Plan of Rhode Island’s accreditation was granted by NCQA on December 3, 2020. **Table 29** displays UnitedHealthcare Community Plan of Rhode Island’s compliance with federal Medicaid standards captured during the most recent NCQA Accreditation Survey. It was determined that UnitedHealthcare Community Plan of Rhode Island was fully compliant with the standards reviewed under *42 Code of Federal Regulations Part 438 Managed Care*.

Table 29: Evaluation of UnitedHealthcare Community Plan of Rhode Island’s Compliance with Federal Medicaid Standards, 2020

| Federal Medicaid Standard | UnitedHealthcare Community Plan of Rhode Island’s Results |
|--|---|
| 438.56 Disenrollment requirements and limitations | Met |
| 438.100 Enrollee rights and requirements | Met |
| 438.114 Emergency and poststabilization services | Met |
| 438.206 Availability of services | Met |
| 438.207 Assurances of adequate capacity and services | Met |
| 438.208 Coordination and continuity of care | Met |
| 438.210 Coverage and authorization of services | Met |
| 438.214 Provider selection | Met |
| 438.224 Confidentiality | Met |
| 438.228 Grievance and appeal system | Met |
| 438.230 Sub-contractual relationships and delegation | Met |
| 438.236 Practice guidelines | Met |
| 438.242 Health information systems | Met |
| 438.330 Quality assessment and performance improvement program | Met |

External Quality Review Activity 4. Validation of Network Adequacy – Technical Summary

Objectives

Title 42 Code of Federal Regulations 438.68 Network adequacy standards requires states that contract with a managed care plan to develop and enforce time and distance standards for the following provider types: adult and pediatric primary care, obstetrics/gynecology, adult and pediatric behavioral health (for mental health and substance use disorder), adult and pediatric specialists, hospitals, pediatric dentists, and long-term services and support. The Office of Health and Human Services enforces managed care adoption of the Rhode Island time and distance standards through the *Medicaid Managed Care Services Agreement*.

Section 2.09 Service Accessibility Standards of the *Medicaid Managed Care Services Agreement* requires Rhode Island managed care plans to ensure that network providers comply with access and timely appointment availability requirements, and to monitor access and availability standards of the network to determine compliance and take corrective action if there is a failure to comply. The Office of Health and Human Services-established access standards are presented in **Table 30**.

Table 30: Rhode Island Medicaid Managed Care Network Standards

| Rhode Island Medicaid Managed Care Access Standards | |
|--|---|
| Time and Distance Standards | |
| ▪ | Primary Care, Adult and Pediatric Within 20 Minutes or 20 Miles |
| ▪ | OB/GYN Within 45 Minutes or 30 Miles |
| ▪ | Top 5 Adult Specialties Within 30 Minutes or 30 Miles |
| ▪ | Top 5 Pediatric Specialties Within 45 Minutes or 45 Miles |
| ▪ | Hospital Within 45 Minutes or 30 Miles |
| ▪ | Pharmacy Within 10 Minutes or 10 Miles |
| ▪ | Imaging Within 45 Minutes or 30 Miles |
| ▪ | Ambulatory Surgery Centers Within 45 Minutes or 30 Miles |
| ▪ | Dialysis Within 30 Minutes or 30 Miles |
| ▪ | Outpatient Behavioral/Mental Health Adult Prescribers Within 30 Minutes or 30 Miles |
| ▪ | Outpatient Behavioral/Mental Health Pediatric Prescribers Within 45 Minutes or 45 Miles |
| ▪ | Outpatient Behavioral/Mental Health Adult Non-Prescribers Within 20 Minutes or 20 Miles |
| ▪ | Outpatient Behavioral/Mental Health Pediatric Non-Prescribers Within 20 Minutes or 20 Miles |
| ▪ | Outpatient Behavioral Health Substance Use Prescribers Within 30 Minutes or 30 Miles |
| ▪ | Outpatient Behavioral Health Substance Use Non-Prescribers Within 20 Minutes or 20 Miles |
| Appointment Standards | |
| ▪ | After-Hours Care (telephone) Available 24 Hours a Day, 7 Days a Week |
| ▪ | Emergency Care Available Immediately |
| ▪ | Urgent Care Within 24 Hours |
| ▪ | Routine Care Within 30 Calendar Days |
| ▪ | Physical Exam Within 180 Calendar Days |
| ▪ | EPSDT Within 6 Weeks |
| ▪ | New Member Within 30 Calendar Days |
| ▪ | Non-Emergent or Non-Urgent Mental Health or Substance Use Services Within 10 Calendar Days |
| Member-to-Primary Care Provider Ratio Standards | |
| ▪ | No more than 1,500 members to any single primary care provider |
| ▪ | No more than 1,000 members per single primary care provider within a primary care provider team |

Rhode Island Medicaid Managed Care Access Standards

24 Hour Coverage Standard

- On a 24 hours a day, 7 days a week basis access to medical and behavioral health services must be available to members either directly through the managed care plan or primary care provider

Other Standards

- Each Medicaid network should include Patient Centered Medical Homes that serve as primary care providers

Title 42 Code of Federal Regulations 438.356 State contract options for external quality review and 42 Code of Federal Regulations 438.358 Activities related to external quality review establish that state agencies must contract with an external quality review organization to perform the annual validation of network adequacy. To meet these federal regulations, the Office of Health and Human Services contracted IPRO to perform the 2022 validation of network adequacy for UnitedHealthcare Community Plan of Rhode Island.

Technical Methods of Data Collection and Analysis

UnitedHealthcare Community Plan of Rhode Island monitors its provider network for accessibility and network adequacy using the Geo Access software program. This program assigns geographic coordinates to addresses so that the distance between providers and members can be assessed to determine whether members have access to care within a reasonable distance from their homes.

UnitedHealthcare Community Plan of Rhode Island monitors its network's ability to provide timely routine and urgent appointments through secret shopper surveys. The data includes the number of providers surveyed, the number of appointments made and not made, the total number of appointments meeting the timeframe standards and appointment rates.

UnitedHealthcare Community Plan of Rhode Island primary care access standards are one provider in 10 miles for metro regions and 1 in 30 miles for rural regions; and for OB/GYN providers, the access standards are one provider in 10 miles for metro regions and 1 in 60 miles for rural regions. UnitedHealthcare Community Plan of Rhode Island reports access data for metro and rural regions to NCQA on annual basis.

UnitedHealthcare Community Plan of Rhode Island's goal is to have 90% of its network of primary care, high-volume, and high-impact providers meet the established distance requirements, as well as to meet provider-to-member ratios. The distance requirements and ratios differ by provider type and county designation.

Description of Data Obtained

IPRO's evaluation was performed using network data submitted by UnitedHealthcare Community Plan of Rhode Island in the second and fourth quarter 2022 *Access Survey Reports*.

Comparative Results

Table 31 shows the percentage of members for whom the geographic access standards were met. The results of this analysis show that UnitedHealthcare Community Plan of Rhode Island met the 90% goal for member geographic access for all provider types reported.

Table 31: UnitedHealthcare Community Plan of Rhode Island’s Geo Access Provider Network Accessibility, 2022

| Region/Provider Specialty | Access Standard ¹ | % of Members with Access 2022 | Goal = 90% Met/Not Met |
|--|------------------------------|-------------------------------|------------------------|
| Metro | | | |
| Adult Primary Care Providers (Total) | 1 in 10 Miles | 100% | Met |
| Family/General Practice | 1 in 10 Miles | 100% | Met |
| Internal Medicine | 1 in 10 Miles | 100% | Met |
| Pediatrics | 1 in 10 Miles | 98% | Met |
| Cardiology High Volume, High Impact Specialist | 1 in 20 Miles | 100% | Met |
| Ophthalmology | 1 in 20 Miles | 100% | Met |
| Oncology/Hematology High Impact Specialist | 1 in 30 Miles | 100% | Met |
| Obstetrics/Gynecology High Volume Specialist | 1 in 30 Miles | 100% | Met |

¹ The Access Standard is measured in travel time from a member’s home to provider offices.

Table 32 displays aggregate results of the secret shopper appointment availability surveys conducted by UnitedHealthcare Community Plan of Rhode Island in January 2022 and July 2022. Availability of both routine and urgent care appointments was assessed for a variety of provider types.

Table 32: UnitedHealthcare Community Plan of Rhode Island’s Appointment Availability for Network Providers, January 2022, and July 2022

| Appointment Type/Provider Specialty | Number of Providers Surveyed | Number of Appointments Made | Appointment Rate | Rate of Timely Appointments Made ¹ |
|--|------------------------------|-----------------------------|------------------|---|
| Primary Care Routine Appointments | | | | |
| Family/General/Internal | 17 | 3 | 17.6% | 5.9% |
| Pediatricians | 18 | 2 | 11.1% | 5.6% |
| Obstetrics/Gynecology | 11 | 2 | 18.2% | 18.2% |
| Primary Care Urgent Appointments | | | | |
| Family/General/Internal | 17 | 2 | 11.8% | 11.8% |
| Pediatricians | 12 | 2 | 16.7% | 16.7% |
| Obstetrics/Gynecology | 9 | 3 | 33.3% | 0.0% |
| Adult Specialty Care Routine Appointments | | | | |
| Cardiology | 4 | 0 | 0.0% | 0.0% |
| Dermatology | 8 | 3 | 37.5% | 12.5% |
| Endocrinology | 10 | 0 | 0.0% | 0.0% |
| Gastroenterology | 14 | 5 | 35.7% | 0.0% |
| Pulmonary | 7 | 2 | 28.6% | 14.3% |
| Adult Specialty Care Urgent Appointments | | | | |
| Cardiology | 1 | 1 | 100.0% | 0.0% |
| Dermatology | 7 | 2 | 28.6% | 0.0% |
| Endocrinology | 6 | 0 | 0.0% | 0.0% |
| Gastroenterology | 9 | 2 | 22.2% | 0.0% |
| Pulmonary | 9 | 0 | 0.0% | 0.0% |
| Pediatric Specialty Care Routine Appointments | | | | |
| Allergy/Immunology | 3 | 2 | 66.7% | 0.0% |
| Gastroenterology | 0 | Not Applicable | Not Applicable | Not Applicable |
| Neurology | 9 | 2 | 22.2% | 11.1% |
| Orthopedics | 12 | 1 | 8.3% | 0.0% |
| Otolaryngology/Ear, Nose and Throat | 8 | 6 | 75.0% | 25.0% |
| Pediatric Specialty Care Urgent Appointments | | | | |
| Allergy/Immunology | 5 | 1 | 20.0% | 0.0% |
| Gastroenterology | 4 | 0 | 0.0% | 0.0% |
| Neurology | 6 | 0 | 0.0% | 0.0% |
| Orthopedics | 13 | 3 | 23.1% | 0.0% |
| Otolaryngology/Ear, Nose and Throat | 12 | 3 | 25.0% | 0.0% |
| Behavioral Health Care Routine Appointments | | | | |
| Adult Behavioral Health | 3 | 0 | 0.0% | 0.0% |
| Pediatric/Adolescent Behavioral Health | 2 | 0 | 0.0% | 0.0% |

¹ The Number of Providers Surveyed is the denominator for Rate of Timely Appointments Made.

External Quality Review Activity 5. Validation of Encounter Data Reported by the Medicaid and Children’s Health Insurance Program Managed Care Plan – Technical Summary

Objectives

Title 42 Code of Federal Regulations Section 438.242 Health Information Systems (c) Enrollee encounter data requires that states hold managed care plans contractually responsible for the collection, maintenance, and reporting of encounter data in a manner that meets state and federal standards. These standards are intended to ensure that the encounter data provides a complete and accurate representation of services provided to enrollees.

As required by section 2.13.02 *Encounter Data Reporting of the Medicaid Managed Care Services Agreement*, and the *Rhode Island Medicaid Managed Care Encounter Data Methodology, Thresholds and Penalties for Non-Compliance* guidance document, Rhode Island managed care plans must submit encounter data, monthly, to the state that is accurate and complete. Managed care plan encounter submissions must include all paid (original, corrected and adjusted/voided, paid at \$0 dollars) encounter data and partial payments denied at the line level and paid at the header level. All data reported to the Office of Health and Human Services are housed within the state’s Medicaid Management Information System and maintained by fiscal intermediary, Gainwell Technologies, LLC.

Title 42 Code of Federal Regulations Section 438.358 Activities related to external quality review (c)(1) encourages states to validate encounter data reported by managed care plans during the preceding 12 months. In 2022, IPRO conducted this activity on behalf of the Office of Health and Human Services. IPRO aimed to verify the completeness and accuracy of encounters with service dates from January 1, 2021 to December 31, 2021 and submitted by UnitedHealthcare Community Plan of Rhode Island to the state between January 1, 2021, and March 31, 2022.

Technical Methods of Data Collection and Analysis

During calendar year 2022, IPRO initiated a review of encounters submitted with service dates from January 1, 2021 to December 31, 2021 and submitted to the state between January 1, 2021, and March 31, 2022. Specifically, a comparison of data housed by UnitedHealthcare Community Plan of Rhode Island to data housed in the state’s Medicaid Management Information System was performed. For each data element compared, IPRO aimed to calculate a match rate between the two data sources.

At the request of the Office of Health and Human Services, Gainwell Technologies provided IPRO with the data extracts from the state’s Medicaid Management Information System that were needed to carry out this activity. UnitedHealthcare Community Plan of Rhode Island submitted data using the layouts developed by IPRO. File layouts were provided for the following encounter types:

- professional claims,
- institutional inpatient claims,
- institutional outpatient claims,
- dental claims, and
- pharmacy claims.

The validation was conducted using an approach developed by IPRO and consistent with the Centers for Medicare & Medicaid Services’ *Protocol 5 – Validation of Encounter Data*. The encounter data validation study was conducted utilizing the following methodology:

1. UnitedHealthcare Community Plan of Rhode Island submitted specified data elements obtained from their adjudicated source claims that correspond to the selected audit period. To verify the source claims data, IPRO requested that UnitedHealthcare Community Plan of Rhode Island include the internal control number when available. The internal control number is obtained when the encounter is adjudicated in the state's Medicaid Management Information System.
2. IPRO imported UnitedHealthcare Community Plan of Rhode Island's files and generated separate data tables per encounter type per managed care plan. Analyses were conducted using SAS®.
3. To identify discrepancies, IPRO compared the values of each data element from UnitedHealthcare Community Plan of Rhode Island's source data to values of the corresponding data element from the Office of Health and Human Services' source data.
4. The percentage of records with discrepant values were calculated for each data element, and those with less than a 90% match rate were investigated.
5. IPRO reviewed discrepancies and categorized the data element discrepancies for each encounter type, where applicable.
6. Among data elements with less than a 90% match rate, IPRO selected a random sample of 1,000 discrepant records for each encounter type and discrepancy category for each managed care plan. IPRO provided counts of all discrepant records by discrepancy category to the Office of Health and Human Services. The sample size was determined based on the number of discrepancies.
7. For UnitedHealthcare Community Plan of Rhode Island, IPRO identified omitted and surplus internal control numbers. The omitted internal control numbers were identified as the encounters in UnitedHealthcare Community Plan of Rhode Island's claims files that were not present in IPRO's data warehouse. The surplus internal control numbers were identified in IPRO's data warehouse that were included in UnitedHealthcare Community Plan of Rhode Island's claims files.

A teleconference was held to discuss preliminary findings and conduct staff interviews. The UnitedHealthcare Community Plan of Rhode Island encounter data validation audit call was conducted on June 13, 2023. UnitedHealthcare Community Plan of Rhode Island's system was reviewed for discrepancies of data elements present in the encounter types between the submitted encounter data validation data file and the data submitted to the Office of Health and Human Services. The attendees of the encounter data validation call included the Office of Health and Human Services, UnitedHealthcare Community Plan of Rhode Island, and IPRO. Data elements with less than a 90% match rate were reviewed.

Following the UnitedHealthcare Community Plan of Rhode Island interview, IPRO worked with Gainwell Technologies to identify any inconsistencies between the values and/or information provided by UnitedHealthcare Community Plan of Rhode Island and confirmed the information the Office of Health and Human Services received for each data element by encounter type.

Description of Data Obtained

For this review period, the data source was the IPRO-produced report, "UnitedHealthcare Community Plan of Rhode Island Encounter Data Validation-2021 Claims." The report included comprehensive descriptions of the objectives, methodology, detailed findings, and recommendations for improvement.

Comparative Results

Based upon IPRO's review of UnitedHealthcare Community Plan of Rhode Island's encounter data study file values for the sampled records, identification and research of the discrepant values, review of the discrepant reason codes received from UnitedHealthcare Community Plan of Rhode Island, and discussions with UnitedHealthcare Community Plan of Rhode Island and the Office of Health and Human Services during and following the teleconference, there are areas that require further research by encounter type by UnitedHealthcare Community Plan of Rhode Island, the Office of Health and Human Services, Gainwell, and IPRO.

Surplus and Omitted Internal Control Numbers

The omitted internal control numbers were identified as the encounters in UnitedHealthcare Community Plan of Rhode Island’s encounter extract data file that were not present in the Office of Health and Human Services/Gainwell Technologies encounter data file. The surplus internal control numbers were identified in the Office of Health and Human Services/Gainwell Technologies’ encounter data for the audit period that were not present or included on UnitedHealthcare Community Plan of Rhode Island’s encounter extract data file. **Table 33** shows the total number of discrepant surplus and omitted internal control numbers identified by IPRO.

Table 33: UnitedHealthcare Community Plan of Rhode Island’s Count of Surplus and Omitted Internal Control Numbers

| Encounter Type | Surplus Internal Control Numbers Count ¹ | Omitted Internal Control Numbers Count ² |
|--------------------------|---|---|
| Professional | 176,627 | 85,714 |
| Institutional inpatient | 6,522 | 5,195 |
| Institutional outpatient | 123,476 | 104,734 |
| Pharmacy | 133,964 | 1,459 |

¹ Surplus internal control numbers are encounters present in the Office of Health and Human Services’ Medicaid Management Information System but not submitted in UnitedHealthcare Community Plan of Rhode Island’s claim/encounter data validation audit file.

² Omitted internal control numbers are encounters in UnitedHealthcare Community Plan of Rhode Island’s claim/encounter data validation audit file but not present in the Office of Health and Human Services’ Medicaid Management Information System.

Data elements with less than a 90% match rate were reviewed. IPRO reviewed discrepancies and categorized them for each encounter type. Findings are summarized in **Table 34**, **Table 35**, **Table 36**, and **Table 37**.

Professional Encounters and Claims

Table 34: UnitedHealthcare Community Plan of Rhode Island’s Professional Data Element Discrepancies and Findings

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|--|
| MCO_NAME | NV | The MCO name was not validated and will be removed from future EDV studies. |
| PLAN_CODE | NV | Gainwell data included the trading partner ID. For future studies, IPRO will indicate that MCOs should submit the trading partner ID. |
| MEDICAID_MEMBER_ID | 99.95 | |
| ICN | NV | ICN and LINE_NUMBER were utilized to match the EDV study records and the EOHHS data. |
| MCO_ICN | 0 | For MCO_ICN, this is an EDV reporting study data extraction issue. UHC used the submitted claim identification number and the transaction control number to populate. Gainwell is using the UHC claim identification number. UHC shared examples of 837 extracts. For future EDV studies, IPRO will modify the scope of work requirement for the MCO_ICN, advising the MCOs how to submit. |
| NUM_ADJ_ICN | 99.43 | |
| LINE_NUMBER | NV | ICN and LINE_NUMBER were utilized to match the EDV study records and the EOHHS data. |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|---|
| DTE_FIRST_SVC_DTL | 99.59 | |
| DTE_LAST_SVC_DTL | 99.59 | |
| PLACESVC | 100 | |
| DIAGCD1 | 100 | |
| DIAGCD2 | 100 | |
| DIAGCD3 | 100 | |
| DIAGCD4 | 100 | |
| DIAGCD5 | 100 | |
| DIAGCD6 | 100 | |
| DIAGCD7 | 100 | |
| DIAGCD8 | 100 | |
| DIAGCD9 | 100 | |
| DIAGCD10 | 100 | |
| DIAGCD11 | 99.09 | |
| DIAGCD12 | 100 | |
| PTMT_ADJ_DATE | 0.05 | For PTMT_ADJ_DATE, UHC submits the paid date at line level and not header level. IPRO followed up with Gainwell after the remote meeting. Gainwell advised that the header paid date is only required when the MCO is reporting header only paid claims. If reporting detail service line is a paid claim, the MCO should not report header paid date, as reporting both dates will cause a compliance issue. For future EDV studies, IPRO will modify the scope of work requirement for the payment adjudication date. |
| AMT_MCO_PAID_HDR | 100 | |
| AMT_OTH_INS_PD_HDR | 0 | For AMT_OTH_INS_PD_HDR, it appears Gainwell is using the paid amount to calculate other carrier amount. UHC shared the matching 837 example and claims screen. IPRO followed up with Gainwell after the remote meeting. Gainwell initially advised that the value on the Gainwell data extract includes what is provided by the MCOs and not a calculated/summarized value. IPRO further followed up with Gainwell and provided MCO examples for review. |
| AMT_MCO_PAID_DTL | 98.51 | |
| AMT_OTH_INS_PD_DTL | 99.50 | |
| PROCCODE | 98.37 | |
| QTY_UNITS_BILLED | 99.77 | |
| MODIFIER1 | 99.61 | |
| MODIFIER2 | 99.83 | |
| MODIFIER3 | 99.99 | |
| MODIFIER4 | 100 | |
| NDC_CODE | 99.97 | |
| BILLING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |
| BILLING_PROV_NPI | 100 | |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|--|
| RENDERING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |
| RENDERING_PROV_NPI | 0.27 | For RENDERING_PROV_NPI, UHC does not submit both rendering and billing NPIs if it matches billing information. UHC shared the claims screen example and matching 837P extract. Gainwell is showing billing provider information. IPRO followed up with Gainwell with MCO examples. IPRO followed up with Gainwell after the remote meeting. IPRO has requested Gainwell to provide the logic by encounter type for NPIs that need to be submitted by the MCOs on the encounter data extracts. This information will assist in future EDV studies. |
| REFERRING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |
| REFERRING_PROV_NPI | 47.01 | There were two issues identified with this data field: <ol style="list-style-type: none"> For REFERRING_PROV_NPI, referring is not submitted unless a referral number is populated, as per loop 2310A. The Gainwell data file does not contain any values, which is correct. An encounter data extraction issue was identified. As per UHC, this issue is related to logic from an old system. Effective date of service 9/1/2022, a new adjudication system was being used for submitting the referring NPI, and this would correct the discrepancy for future studies. |

Gray shading: < 90% match with MCO discrepancy; yellow shading: < 90% match with MCO reporting study data extraction issue; light green shading: < 90% match and IPRO to follow up with Gainwell; no shading and < 90% match: IPRO/Rhode Island EOHHS/vendor data issue; NV: not validated; MCO: managed care organization; ID: identifier; EDV: encounter data validation; EOHHS: Executive Office of Health and Human Services; NPI: National Provider Identifier; ICN: internal control number; UHC: UnitedHealthcare Community Plan of Rhode Island.

Institutional Inpatient Encounters and Claims

Table 35: UnitedHealthcare Community Plan of Rhode Island's Institutional Inpatient Data Element Discrepancies and Findings

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|---|
| MCO_NAME | NV | The MCO name was not validated and will be removed from future EDV studies. |
| PLAN_CODE | NV | Gainwell data included the trading partner ID. For future studies, IPRO will indicate that MCOs should submit the trading partner ID. |
| MEDICAID_MEMBER_ID | NV | MEDICAID_MEMBER_ID was not validated and will be reviewed in future EDV studies. |
| ICN | NV | ICN and LINE_NUMBER were utilized to match the EDV study records and the EOHHS data. |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|--|
| MCO_ICN | 0 | For MCO_ICN, this is an EDV reporting study data extraction issue. UHC used the submitted claim identification number and the transaction control number to populate. Gainwell is using the UHC claim identification number. UHC shared examples of 837 extracts. For future EDV studies, IPRO will modify the scope of work requirement for the MCO_ICN, advising the MCOs how to submit. |
| NUM_ADJ_ICN | 99.76 | |
| LINE_NUMBER | NV | ICN and LINE_NUMBER were utilized to match the EDV study records and the EOHHS data. |
| DTE_ADMISSION | 100 | |
| DTE_DISCHARGE | NV | Date of discharge was not validated and will be reviewed in future EDV studies. |
| DTE_FIRST_SVC_HDR | 100 | |
| DTE_LAST_SVC_HDR | 100 | |
| DTE_FIRST_SVC_DTL | 99.46 | |
| DTE_LAST_SVC_DTL | 100 | |
| ADMITTYP | 99.99 | |
| DIS_STAT | 100 | |
| TYPEBILL | 100 | IPRO reran the percent discrepancy matching only on the first two digits. The companion guide indicates that MCOs should only submit a frequency code of 1 (original), 7 (replacement), or 8 (void). Due to the discrepancy of the frequency code (the third digit), IPRO proposes only the first two digits be submitted for future EDV studies. |
| DRG | NV | Gainwell data included a data element labeled RUG_CDE, but the value was missing. IPRO was not able to match any values to the MCO's submitted DRG codes. IPRO followed up with Gainwell after the remote meeting. Gainwell initially advised that values are being pulled correctly from the database where they are loaded. IPRO further followed up with Gainwell to confirm the correct data field that contains the values for the DRG code. |
| DIAGCD1 | 100 | |
| DIAGCD2 | 100 | |
| DIAGCD3 | 100 | |
| DIAGCD4 | 15.51 | UHC submits values for DIAGCD4–DIAGCD6 and DIAGCD8 in EDV study file. UHC shared claims screen and provided examples of matching 837I extracts. Gainwell data file contains blanks. IPRO followed up with Gainwell after the remote meeting. Gainwell initially advised that values are being pulled from the MCO extracts, but they are not present on the Gainwell data file. IPRO further followed up with Gainwell with examples of discrepancies to review. |
| DIAGCD5 | 21.30 | UHC submits values for DIAGCD4–DIAGCD6 and DIAGCD8 in EDV study file. UHC shared claims screen and provided examples of matching 837I extracts. Gainwell data file contains blanks. IPRO followed up with Gainwell after the remote meeting. Gainwell |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|--|
| | | initially advised that values are being pulled from the MCO extracts, but they are not present on the Gainwell data file. IPRO further followed up with Gainwell with examples of discrepancies to review. |
| DIAGCD6 | 27.33 | UHC submits values for DIAGCD4–DIAGCD6 and DIAGCD8 in EDV study file. UHC shared claims screen and provided examples of matching 837I extracts. Gainwell data file contains blanks. IPRO followed up with Gainwell after the remote meeting. Gainwell initially advised that values are being pulled from the MCO extracts, but they are not present on the Gainwell data file. IPRO further followed up with Gainwell with examples of discrepancies to review. |
| DIAGCD7 | 100 | |
| DIAGCD8 | 38.90 | UHC submits values for DIAGCD4–DIAGCD6 and DIAGCD8 in EDV study file. UHC shared claims screen and provided examples of matching 837I extracts. Gainwell data file contains blanks. IPRO followed up with Gainwell after the remote meeting. Gainwell initially advised that values are being pulled from the MCO extracts, but they are not present on the Gainwell data file. IPRO further followed up with Gainwell with examples of discrepancies to review. |
| DIAGCD9 | 100 | |
| DIAGCD10 | 100 | |
| DIAGCD11 | 100 | |
| DIAGCD12 | 100 | |
| DIAGCD13 | 100 | |
| DIAGCD14 | 100 | |
| DIAGCD15 | 100 | |
| DIAGCD16 | 100 | |
| DIAGCD17 | 100 | |
| DIAGCD18 | 100 | |
| DIAGCD19 | 100 | |
| DIAGCD20 | 100 | |
| DIAGCD21 | 100 | |
| DIAGCD22 | 100 | |
| DIAGCD23 | 100 | |
| DIAGCD24 | 100 | |
| DIAGCD25 | 100 | |
| SURG1 | 100 | |
| SURG2 | 100 | |
| SURG3 | 100 | |
| SURG4 | 100 | |
| SURG5 | 100 | |
| SURG6 | 100 | |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|---|
| SURGDTE1 | 47.62 | UHC has blanks for surgical dates for 2021. Following the remote meeting, UHC responded that all inpatient claims from Q1 2021 with surgical codes populated are missing surgical dates. This is due to the previous adjudication system not storing that information. As of 9/1/2022, UHC's adjudication system has changed, and all inpatient claims from Q1 2023 with surgical codes populated now have surgical dates present. When the procedure date field is null, the 837 data element defaults to DOS. UHC only looked at the procedure date field for this data pull. |
| SURGDTE2 | 63.23 | UHC has blanks for surgical dates for 2021. Following the remote meeting, UHC responded that all inpatient claims from Q1 2021 with surgical codes populated are missing surgical dates. This is due to the previous adjudication system not storing that information. As of 9/1/2022, UHC's adjudication system has changed and all inpatient claims from Q1 2023 with surgical codes populated now have surgical dates present. When the procedure date field is null, the 837 data element defaults to DOS. UHC only looked at the procedure date field for this data pull. |
| SURGDTE3 | 75.80 | UHC has blanks for surgical dates for 2021. Following the remote meeting, UHC responded that all inpatient claims from Q1 2021 with surgical codes populated are missing surgical dates. This is due to the previous adjudication system not storing that information. As of 9/1/2022, UHC's adjudication system has changed and all inpatient claims from Q1 2023 with surgical codes populated now have surgical dates present. When the procedure date field is null, the 837 data element defaults to DOS. UHC only looked at the procedure date field for this data pull. |
| SURGDTE4 | 82.70 | UHC has blanks for surgical dates for 2021. Following the remote meeting, UHC responded that all inpatient claims from Q1 2021 with surgical codes populated are missing surgical dates. This is due to the previous adjudication system not storing that information. As of 9/1/2022, UHC's adjudication system has changed and all inpatient claims from Q1 2023 with surgical codes populated now have surgical dates present. When the procedure date field is null, the 837 data element defaults to DOS. UHC only looked at the procedure date field for this data pull. |
| SURGDTE5 | 87.46 | UHC has blanks for surgical dates for 2021. Following the remote meeting, UHC responded that all inpatient claims from Q1 2021 with surgical codes populated are missing surgical dates. This is due to the previous adjudication system not storing that information. As of 9/1/2022, UHC's adjudication system has changed and all inpatient claims from Q1 2023 with surgical codes populated now have surgical dates present. When the procedure date field is null, the 837 data element defaults to DOS. UHC only looked at the procedure date field for this data pull. |
| SURGDTE6 | 90.66 | |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|---|
| PTMT_ADJ_DATE | 0.13 | For PTMT_ADJ_DATE, UHC submits the paid date at line level and not header level. IPRO followed up with Gainwell after the remote meeting. Gainwell advised that the header paid date is only required when the MCO is reporting header only paid claims. If reporting detail service line is a paid claim, the MCO should not report header paid date, as reporting both dates will cause a compliance issue. For future EDV studies, IPRO will modify the scope of work requirement for the payment adjudication date. |
| PAIDDATE_HDR | 0.26 | UHC indicated that the paid date is not required at the header level. UHC submits this data element on each line at the detail level. UHC shared claims screen and 837I example extracts. This is an EDV reporting study data extraction issue. For future EDV studies, IPRO will modify the scope of work requirement for the paid date header, advising the MCOs how to submit. |
| AMT_MCO_PAID_HDR | 0 | For AMT_MCO_PAID_HDR, UHC uses revenue code 0001, which is a summary line and should not have been included in the data submission. Gainwell has 0 for this field. IPRO followed up with Gainwell after the remote meeting. Gainwell confirmed the values will be 0 if the claim is paid at the detail level and greater than 0 if the claim is paid at the header level. AMT_MCO_PAID_DTL is populated when paid at the detail level. For future EDV studies, IPRO will modify the scope of work requirement for the amount MCO paid header. |
| AMT_OTH_INS_PD_HDR | 0 | For AMT_OTH_INS_PD_HDR, Gainwell is using the paid amount to calculate other carrier amount. UHC shared the matching 837 example and claim screens. IPRO followed up with Gainwell, but Gainwell initially advised that the value is what is provided by the MCOs and not calculated. IPRO further followed up with Gainwell and provided examples of discrepancies to review. |
| PAIDDATE_DTL | 99.73 | |
| AMT_MCO_PAID_DTL | 99.97 | |
| AMT_OTH_INS_PD_DTL | 98.39 | |
| PROCCODE | 99.64 | |
| UNITS_BILLED | 99.78 | |
| MODIFIER1 | 99.78 | |
| MODIFIER2 | 99.85 | |
| MODIFIER3 | 100 | |
| MODIFIER4 | 100 | |
| REVENUE_CODE | 99.73 | |
| NDC_CODE | 100 | |
| BILLING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |
| BILLING_PROV_NPI | 100 | |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|--|
| ATTENDING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |
| ATTENDING_PROV_NPI | 59.23 | UHC submits Attending Provider NPI. UHC shared the matching examples of claims screen and 837I extracts. Gainwell has blanks. IPRO followed up with Gainwell after the remote meeting with MCO examples. IPRO has requested Gainwell to provide the logic by encounter type for NPIs that need to be submitted by the MCOs on the encounter data extracts. This information will assist in future EDV studies. |
| RENDERING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |
| RENDERING_PROV_NPI | NV | Rendering Provider NPI was not validated and will be reviewed in future EDV studies. |
| REFERRING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |
| REFERRING_PROV_NPI | 12.67 | There were two issues identified with this data field: <ol style="list-style-type: none"> 1. For REFERRING_PROV_NPI, referring is not submitted unless a referral number is populated, as per loop 2310A. The Gainwell data file does not contain any values, which is correct. 2. An encounter data extraction issue was identified. As per UHC, this issue is related to logic from an old system. Effective date of service 9/1/2022, a new adjudication system was being used for submitting the referring NPI, and this would correct the discrepancy for future studies. |

Gray shading: < 90% match with MCO discrepancy; yellow shading: < 90% match with MCO reporting study data extraction issue; light green shading: < 90% match and IPRO to follow up with Gainwell; no shading and < 90% match is IPRO/Rhode Island EOHHS/vendor data issue; NV: not validated; MCO: managed care organization; ID: identifier; EDV: encounter data validation; EOHHS: Executive Office of Health and Human Services; DRG: diagnosis-related group; Q: quarter; NPI: National Provider Identifier; ICN: internal control number; UHC: UnitedHealthcare Community Plan of Rhode Island.

Institutional Outpatient Encounters and Claims

Table 36: UnitedHealthcare Community Plan of Rhode Island's Institutional Outpatient Data Element Discrepancies and Findings

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|---|
| MCO_NAME | NV | The MCO name was not validated and will be removed from future EDV studies. |
| PLAN_CODE | NV | Gainwell data included the trading partner ID. For future studies, IPRO will indicate that MCOs should submit the trading partner ID. |
| MEDICAID_MEMBER_ID | NV | MEDICAID_MEMBER_ID was not validated and will be reviewed in future EDV studies. |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|--|
| ICN | NV | ICN and LINE_NUMBER were utilized to match the EDV study records and the EOHHS data. |
| MCO_ICN | 0 | For MCO_ICN, this is an EDV reporting study data extraction issue. UHC used the submitted claim identification number and the transaction control number to populate. Gainwell is using the UHC claim identification number. UHC shared examples of 837 extracts. For future EDV studies, IPRO will modify the scope of work requirement for the MCO_ICN, advising the MCOs how to submit. |
| NUM_ADJ_ICN | 100 | |
| LINE_NUMBER | NV | ICN and LINE_NUMBER were utilized to match the EDV study records and the EOHHS data. |
| DTE_FIRST_SVC_HDR | 100 | |
| DTE_LAST_SVC_HDR | 100 | |
| DTE_FIRST_SVC_DTL | 99.34 | |
| DTE_LAST_SVC_DTL | 100 | |
| TYPEBILL | 100 | IPRO reran the percent discrepancy matching only on the first two digits. The companion guide indicates MCOs should only submit a frequency code of 1 (original), 7 (replacement), or 8 (void). Due to the discrepancy of the frequency code (the third digit), IPRO proposes only the first two digits be submitted for future EDV studies. |
| DIAGCD1 | 100 | |
| DIAGCD2 | 100 | |
| DIAGCD3 | 100 | |
| DIAGCD4 | 74.96 | UHC submits values for DIAGCD4–DIAGCD6 in EDV study file. UHC shared the claims screen and provided examples of matching 837I extracts. Gainwell data file contains blanks. IPRO followed up with Gainwell after the remote meeting. Gainwell initially advised that values are being pulled from the MCO extracts, but they are not present on the Gainwell data file. IPRO further followed up with Gainwell with examples of discrepancies to review. |
| DIAGCD5 | 83.21 | UHC submits values for DIAGCD4–DIAGCD6 in EDV study file. UHC shared the claims screen and provided examples of matching 837I extracts. Gainwell data file contains blanks. IPRO followed up with Gainwell after the remote meeting. Gainwell initially advised that values are being pulled from the MCO extracts, but they are not present on the Gainwell data file. IPRO further followed up with Gainwell with examples of discrepancies to review. |
| DIAGCD6 | 88.48 | UHC submits values for DIAGCD4–DIAGCD6 in EDV study file. UHC shared the claims screen and provided examples of matching 837I extracts. Gainwell data file contains blanks. IPRO followed up with Gainwell after the remote meeting. Gainwell initially advised that values are being pulled from the MCO extracts, but they are not present on the Gainwell data file. IPRO further followed up with Gainwell with examples of discrepancies to review. |
| DIAGCD7 | 100 | |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|---|
| DIAGCD8 | 93.87 | |
| DIAGCD9 | 100 | |
| DIAGCD10 | 100 | |
| DIAGCD11 | 100 | |
| DIAGCD12 | 100 | |
| DIAGCD13 | 100 | |
| DIAGCD14 | 100 | |
| DIAGCD15 | 100 | |
| DIAGCD16 | 100 | |
| DIAGCD17 | 100 | |
| DIAGCD18 | 100 | |
| DIAGCD19 | 100 | |
| DIAGCD20 | 100 | |
| DIAGCD21 | 100 | |
| DIAGCD22 | 100 | |
| DIAGCD23 | 100 | |
| DIAGCD24 | 100 | |
| DIAGCD25 | 100 | |
| SURG1 | 99.94 | |
| SURG2 | 99.97 | |
| SURG3 | 99.98 | |
| SURG4 | 99.99 | |
| SURG5 | 100 | |
| SURG6 | 100 | |
| SURGDTE1 | 100 | |
| SURGDTE2 | 100 | |
| SURGDTE3 | 100 | |
| SURGDTE4 | 100 | |
| SURGDTE5 | 100 | |
| SURGDTE6 | 100 | |
| PTMT_ADJ_DATE | 0.18 | For PTMT_ADJ_DATE, UHC submits the paid date at line level and not header level. IPRO followed up with Gainwell after the remote meeting. Gainwell advised that the header paid date is only required when the MCO is reporting header only paid claims. If reporting detail service line is a paid claim, the MCO should not report header paid date, as reporting both dates will cause a compliance issue. For future EDV studies, IPRO will modify the scope of work requirement for the payment adjudication date. |
| PAIDDATE_HDR | 0.14 | UHC indicated that the paid date is not required at the header level. UHC submits this data element on each line at the detail level. UHC shared claims screen and 837I example extracts. This is an EDV reporting study data extraction issue. For future EDV studies, IPRO will modify the scope of work requirement for the paid date header, advising the MCOs how to submit. |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|---|
| AMT_MCO_PAID_HDR | 0 | For AMT_MCO_PAID_HDR, UHC uses revenue code 0001, which is a summary line and should not have been included in the data submission. Gainwell has 0 for this field. IPRO followed up with Gainwell after the remote meeting. Gainwell confirmed the values will be 0 if the claim is paid at the detail level and greater than 0 if the claim is paid at the header level. AMT_MCO_PAID_DTL is populated when paid at the detail level. For future EDV studies, IPRO will modify the scope of work requirement for the amount MCO paid header. |
| AMT_OTH_INS_PD_HDR | 0 | For AMT_OTH_INS_PD_HDR, it appears Gainwell is using the paid amount to calculate other carrier amount. UHC shared the matching 837 example and claims screen. IPRO followed up with Gainwell after the remote meeting. Gainwell initially advised that the value on the Gainwell data extract includes what is provided by the MCOs and not a calculated/summarized value. IPRO further followed up with Gainwell and provided MCO examples for review. |
| PAIDDATE_DTL | 99.82 | |
| AMT_MCO_PAID_DTL | 97.11 | |
| AMT_OTH_INS_PD_DTL | 98.78 | |
| PROCEDURE_CODE | 96.84 | |
| UNITS_BILLED | 99.52 | |
| MODIFIER1 | 99.46 | |
| MODIFIER2 | 99.98 | |
| MODIFIER3 | 100 | |
| MODIFIER4 | 100 | |
| REVENUE_CODE | 98.65 | |
| NDC_CODE | 99.12 | |
| BILLING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |
| BILLING_PROV_NPI | 100 | |
| RENDERING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |
| RENDERING_PROV_NPI | NV | Rendering Provider NPI was not validated and will be reviewed in future EDV studies. |
| REFERRING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|---|
| REFERRING_PROV_NPI | 1.70 | There were two issues identified with this data field: 1. For REFERRING_PROV_NPI, referring is not submitted unless a referral number is populated, as per loop 2310A. The Gainwell data file does not contain any values, which is correct. 2. An encounter data extraction issue was identified. As per UHC, this issue is related to logic from an old system. Effective date of service 9/1/2022, a new adjudication system was being used for submitting the referring NPI, and this would correct the discrepancy for future studies. |
| OPERATING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. Operating Provider information would not be available on the institutional outpatient encounter data extract. For future EDV studies, IPRO will remove OPERATING_PROV_ID from institutional outpatient and ensure it is included on the institutional inpatient. |
| OPERATING_PROV_NPI | NV | Operating Provider information would not be available on the institutional outpatient encounter data extract. For future EDV studies, IPRO will remove OPERATING_PROV_NPI from institutional outpatient and ensure it is included on the institutional inpatient. |

Gray shading: < 90% match with MCO discrepancy; yellow shading: < 90% match with MCO reporting study data extraction issue; light green shading: < 90% match and IPRO to follow up with Gainwell; no shading and < 90% match is IPRO/Rhode Island EOHHS/vendor data issue; NV: not validated; MCO: managed care organization; EDV: encounter data validation; ID: identifier; EOHHS: Executive Office of Health and Human Services; NPI: National Provider Identifier; ICN: internal control number; UHC: UnitedHealthcare Community Plan of Rhode Island.

Pharmacy Encounters and Claims

Table 37: UnitedHealthcare Community Plan of Rhode Island’s Pharmacy Data Element Discrepancies and Findings

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|--|
| MCO_NAME | NV | The MCO name was not validated and will be removed from future EDV studies. |
| PLAN_CODE | NV | Gainwell data included the trading partner ID. For future studies, IPRO will indicate that MCOs should submit the trading partner ID. |
| MEDICAID_MEMBER_ID | NV | MEDICAID_MEMBER_ID was not validated and will be reviewed in future EDV studies. |
| ICN | NV | ICN and LINE_NUMBER were utilized to match the EDV study records and the EOHHS data. |
| MCO_ICN | 0 | For MCO_ICN, this is an EDV reporting study data extraction issue. UHC used the submitted claim identification number and the transaction control number to populate. Gainwell is using the UHC claim identification number. UHC shared examples of 837 extracts. For future EDV studies, IPRO will modify the scope of work requirement for the MCO_ICN, advising the MCOs how to submit. |

| Data Element/Field Name | % Match | Findings for Fields with < 90% Match |
|-------------------------|---------|---|
| NUM_ADJ_ICN | 0 | UHC system populates SOURCE_CLAIM_ID in the SUB_STATE_CLAIM_ID field. This value is not submitted to Gainwell. UHC will update how data is pulled for future EDV studies. |
| LINE_NUMBER | NV | ICN and LINE_NUMBER were utilized to match the EDV study records and the EOHHS data. |
| DTE_FIRST_SVC | 100 | |
| DTE_LAST_SVC | 100 | |
| PAIDDATE_HDR | 0.01 | UHC indicated that the paid date is not required at the header level. UHC submits this data element on each line at the detail level. UHC shared the claims screen and 837I example extracts. This is an EDV reporting study data extraction issue. For future EDV studies, IPRO will modify the scope of work requirement for the paid date header, advising the MCOs how to submit. |
| AMT_PAID_MCO_HDR | 100 | |
| AMT_TPL_SUBM_HDR | 100 | |
| AMT_NDC_PROFEE | 100 | |
| PRESC_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |
| PRESC_PROV_NPI | 100 | |
| BILLING_PROV_ID | NV | MCOs do not submit provider identification numbers on encounter data files. The provider identification numbers were not validated and will be removed from future EDV studies. |
| BILLING_PROV_NPI | 100 | |
| PRESC_DATE | 94.29 | |
| NUM_PRESCRIPTION_ID | 100 | |
| DISPENSE_DATE | 100 | |
| NDC_CODE | 98.84 | |
| QTY_DISPENSE_DTL | 98.82 | |
| QTY_DISPENSE_HDR | 98.82 | |
| NUM_DAY_SUPPLY | 100 | |

Yellow shading: < 90% match with MCO reporting study data extraction issue; NV: not validated; MCO: managed care organization; EDV: encounter data validation; ID: identifier; EOHHS: Executive Office of Health and Human Services; ICN: internal control number.

External Quality Review Activity 6. Validation of Quality-of-Care Surveys, Member Satisfaction – Technical Summary

Objectives

Title 42 Code of Federal Regulations 438.358(c)(2) establishes that for each managed care plan, the administration or validation of consumer or provider surveys of quality of care may be performed by using information derived during the preceding 12 months. Further, *42 Code of Federal Regulations 438.358(a)(2)* requires that the data obtained from the quality-of-care survey(s) be used for the annual external quality review.

Section 2.13.05 *Member Satisfaction Report* of the *Medicaid Managed Care Services Agreement* requires the Medicaid managed care plan to sponsor a member satisfaction survey for all Medicaid product lines annually. The goal of the survey is to get feedback from these members about how they view the health care services they receive. The Office of Health and Human Services uses results from the survey to determine variation in member satisfaction among the managed care plans. Further, section 2.13.04 *EOHHS Quality Assurance* of the *Medicaid Managed Care Services Agreement* requires that the CAHPS survey tool be administered.

The overall objective of the CAHPS study is to capture accurate and complete information about consumer-reported experiences with health care. Specifically, the survey aims to measure how well plans are meeting their members' expectations and goals; to determine which areas of service have the greatest effect on members' overall satisfaction; and to identify areas of opportunity for improvement, which can aid plans in increasing the quality of provided care.

UnitedHealthcare Community Plan of Rhode Island independently contracted with a certified CAHPS vendor to administer the adult and child surveys for measurement year 2022. On behalf of the Office of Health and Human Services, IPRO validated satisfaction surveys sponsored by UnitedHealthcare Community Plan of Rhode Island for measurement year 2022.

Technical Methods of Data Collection and Analysis

The standardized survey instruments selected for measurement year 2022 were the CAHPS 5.1H Adult Medicaid Health Plan Survey and the CAHPS 5.1H Child General Population Medicaid Health Plan Survey. The CAHPS Medicaid questionnaire set includes separate versions for the adult and child populations.

HEDIS specifications require that UnitedHealthcare Community Plan of Rhode Island provide a list of all eligible members for the sampling frame. Following HEDIS requirements, UnitedHealthcare Community Plan of Rhode Island included members in the sample frame who were 18 years of age or older for adult members or 17 years of age or younger for child members as of December 31, 2022, continuously enrolled for at least five of the last six months of 2022, and currently enrolled in UnitedHealthcare Community Plan of Rhode Island.

Table 38 provides a summary of the technical methods of data collection.

Table 38: UnitedHealthcare Community Plan of Rhode Island's CAHPS Technical Methods of Data Collection, Measurement Year 2022

| Methodology Element | Adult CAHPS Survey | Child CAHPS Survey |
|----------------------|-----------------------------------|-----------------------------------|
| Survey Vendor | Symphony Performance Health, Inc. | Symphony Performance Health, Inc. |
| Survey Tool | 5.1H Medicaid Adult | 5.1H Medicaid Child |
| Survey Timeframe | 2/28/2023-5/10/2023 | 2/28/2023-5/10/2023 |
| Method of Collection | Mail, Telephone, Internet | Mail, Telephone, Internet |
| Sample Size | 2,430 | 1,980 |
| Response Rate | 9.3% | 6.4% |

Results were calculated in accordance with HEDIS specifications for survey measures. According to HEDIS specifications, results for the adult and child populations were reported separately, and no weighting or case-mix adjustment was performed on the results.

For the global ratings, composite measures, composite items, and individual item measures the scores were calculated using a 100-point scale. Responses were classified into response categories. **Table 39** displays these categories and the measures which these response categories are used.

Table 39: CAHPS Categories and Response Options

| Category/Measure | Response Options |
|---|---|
| Composite Measures | |
| <ul style="list-style-type: none"> ▪ Getting Needed Care ▪ Getting Care Quickly ▪ How Well Doctors Communicate ▪ Coordination of Care ▪ Customer Service | Never, Sometimes, Usually, Always <i>(Top-level performance is considered responses of “usually” or “always.”)</i> |
| Global Rating Measures | |
| <ul style="list-style-type: none"> ▪ Rating of All Health Care ▪ Rating of Personal Doctor ▪ Rating of Specialist Talked to Most Often ▪ Rating of Health Plan | 0-10 Scale <i>(Top-level performance is considered scores of “8” or “9” or “10.”)</i> |

To assess UnitedHealthcare Community Plan of Rhode Island’s performance, IPRO compared managed care plan scores to national Medicaid performance reported in the *2023 Quality Compass* (measurement year 2022) for all lines of business that reported measurement year 2022 CAHPS data to NCQA.

Description of Data Obtained

For the period under review, IPRO received a copy of the final measurement year 2022 study reports produced by UnitedHealthcare Community Plan of Rhode Island’s certified CAHPS vendor. These reports included comprehensive descriptions of the project objectives and methodology, as well as results and analyses. Comparative Results

Table 40 displays the results of UnitedHealthcare Community Plan of Rhode Island’s 2023 CAHPS Adult Medicaid Survey for measurement year 2022 while **Table 41** displays the results of UnitedHealthcare Community Plan of Rhode Island’s 2023 CAHPS Child Medicaid Survey for measurement year 2022. The national Medicaid benchmarks displayed in these tables come from *NCQA’s 2023 Quality Compass* for measurement year 2022.

Table 40: UnitedHealthcare Community Plan of Rhode Island’s Adult CAHPS Results, Measurement Years 2019, 2020, 2021, and 2022

| Measures | UnitedHealthcare Community Plan of Rhode Island 2020 CAHPS Measurement Year 2019 | UnitedHealthcare Community Plan of Rhode Island 2021 CAHPS Measurement Year 2020 | UnitedHealthcare Community Plan of Rhode Island 2022 CAHPS Measurement Year 2021 | UnitedHealthcare Community Plan of Rhode Island 2023 CAHPS Measurement Year 2022 | Quality Compass Measurement Year 2022 National Medicaid Benchmark (Met/Exceeded) | Quality Compass Measurement Year 2022 National Medicaid Mean |
|---|--|--|--|--|--|--|
| Rating of Health Plan ¹ | 86.4% | 80.6% | 84.5% | 81.9% | 75th | 77.69% |
| Rating of All Health Care ¹ | 79.6% | 78.6% | 80.4% | 76.3% | 50th | 74.55% |
| Rating of Personal Doctor ¹ | 79.9% | 82.4% | 82.4% | 83.2% | 50th | 82.40% |
| Rating of Specialist ¹ | Small Sample | Small Sample | Small Sample | 82.0% | 50th | 81.40% |
| Getting Care Quickly ² | 87.1% | 82.0% | Small Sample | 84.9% | 75th | 80.36% |
| Getting Needed Care ² | 86.9% | 81.4% | Small Sample | 84.9% | 75th | 80.99% |
| Customer Service ² | Small Sample | Small Sample | Small Sample | Small Sample | Not Applicable | 89.18% |
| How Well Doctors Communicate ² | 94.4% | 90.6% | 94.6% | 92.2% | 33.33rd | 92.49% |
| Coordination of Care ² | Small Sample | Small Sample | Small Sample | Small Sample | Not Applicable | 84.61% |

¹ Rates reflect respondents who gave a rating of 8, 9, or 10 (with 10 being the “best possible”).

² Rates reflect responses of “always” or “usually.”

Small Sample means that the denominator is less than 100 members.

Table 41: UnitedHealthcare Community Plan of Rhode Island’s Child CAHPS Results, Measurement Years 2019, 2020, 2021, and 2022

| Measures | UnitedHealthcare Community Plan of Rhode Island 2020 CAHPS Measurement Year 2019 | UnitedHealthcare Community Plan of Rhode Island 2021 CAHPS Measurement Year 2020 | UnitedHealthcare Community Plan of Rhode Island 2022 CAHPS Measurement Year 2021 | UnitedHealthcare Community Plan of Rhode Island 2023 CAHPS Measurement Year 2022 | Quality Compass Measurement Year 2022 National Medicaid Benchmark (Met/Exceeded) | Quality Compass Measurement Year 2022 National Medicaid Mean |
|---|--|--|--|--|--|--|
| Rating of Health Plan ¹ | 86.6% | 92.4% | 86.8% | 80.5% | <10th | 86.21% |
| Rating of All Health Care ¹ | 95.0% | 88.4% | Small Sample | Small Sample | Not Applicable | 86.16% |
| Rating of Personal Doctor ¹ | 92.7% | 95.1% | 94.3% | 90.4% | 50th | 89.33% |
| Rating of Specialist ¹ | Small Sample | Small Sample | Small Sample | Small Sample | Not Applicable | 85.63% |
| Getting Care Quickly ² | 94.2% | Small Sample | Small Sample | Small Sample | Not Applicable | 85.46% |
| Getting Needed Care ² | 86.0% | Small Sample | Small Sample | Small Sample | Not Applicable | 82.71% |
| Customer Service ² | Small Sample | Small Sample | Small Sample | Small Sample | Not Applicable | 87.64% |
| How Well Doctors Communicate ² | 96.9% | 95.6% | 94.1% | Small Sample | Not Applicable | 93.62% |
| Coordination of Care ² | Small Sample | Small Sample | Small Sample | Small Sample | Not Applicable | 83.81% |

¹ Rates reflect respondents who gave a rating of 8, 9, or 10 (with 10 being the “best possible”).

² Rates reflect responses of “always” or “usually.”

Small Sample means that the denominator is less than 100 members.

External Quality Review Activity 6. Validation of Quality-of-Care Surveys, Provider Satisfaction – Technical Summary

Objectives

Title 42 Code of Federal Regulations 438.358(c)(2) establishes that for each managed care plan, the administration or validation of consumer or provider surveys of quality of care may be performed by using information derived during the preceding 12 months. Further, *42 Code of Federal Regulations 438.358(a)(2)* requires that the data obtained from the quality-of-care survey(s) be used for the annual external quality review.

Section 2.13.06 *Provider Satisfaction Report* of the *Medicaid Managed Care Services Agreement* requires the Medicaid managed care plan to sponsor a satisfaction survey for all Medicaid network providers. The goal of the survey is to get feedback from these providers about how they view the Medicaid program and the managed care plan. The Office of Health and Human Services uses results from the survey to determine variation in provider satisfaction among the managed care plans.

To meet the requirements of the *Medicaid Managed Care Services Agreement*, UnitedHealthcare Community Plan of Rhode Island administers a provider satisfaction survey annually. The objective of this survey is to assess provider perception of UnitedHealthcare Community Plan of Rhode Island’s Medicaid operations and services to better understand strengths, pain points, and opportunities.

On behalf of the Office of Health and Human Services, IPRO validated satisfaction survey sponsored by UnitedHealthcare Community Plan of Rhode Island for measurement year 2022.

Technical Methods of Data Collection and Analysis

UnitedHealthcare Community Plan of Rhode Island utilized a homegrown survey tool for measurement year 2022. Key metrics were maintained to allow UnitedHealthcare Community Plan of Rhode Island to trend performance year-over-year.

Table 42 provides a summary of the technical methods of data collection.

Table 42: UnitedHealthcare Community Plan of Rhode Island’s Provider Satisfaction Survey Technical Methods of Data Collection, Measurement Year 2022

| Methodology Element | Provider Satisfaction Survey |
|--|---|
| Survey Administrator | UnitedHealthcare Community Plan of Rhode Island |
| Survey Tool | Non-standard |
| Number of UnitedHealthcare Entities Surveyed | 20 |
| Survey Timeframe | Mid-September 2022 to Mid-November 2022 |
| Method of Collection | Mail, Email |
| Sample Size | 31 |
| Response Rate | 2% |

Table 43 displays the survey’s measure categories and possible response options.

Table 43: Provider Satisfaction Survey Categories and Response Options

| Category/Measure | Response Options |
|--|---|
| <ul style="list-style-type: none"> Satisfaction with...[policy/service] | 0 – 10 Scale 0=Not At All Satisfied 10=Complete Satisfied <i>(Top-level performance is considered scores of “9” or “10”.)</i> |
| <ul style="list-style-type: none"> Ease of...[process] | 0 – 10 Scale 0=Not At All Easy 10=Extremely Easy <i>(Top-level performance is considered scores of “9” or “10”.)</i> |

Survey responses were captured using a Likert scale of 0 (not satisfied) to 10 (very satisfied). Responses of “9” and “10” were evaluated as top box performance. Statistical significance testing was conducted between measurement year 2021 performance and measurement year 2022 performance at a 95% confidence interval.

Description of Data Obtained

For the period under review, IPRO received a copy of the final study report produced for UnitedHealthcare Community Plan of Rhode Island. This document presented the metrics evaluated and performance rates at the state and national levels.

Comparative Results

Table 44 displays the provider survey measures and results for measurement years 2021 and 2022.

Table 44: UnitedHealthcare Community Plan of Rhode Island’s Provider Satisfaction Survey Results, Measurement Years 2021 and 2022

| Measure | UnitedHealthcare Community Plan of Rhode Island Measurement Year 2021 (N=43) | UnitedHealthcare Community Plan of Rhode Island Measurement Year 2022 (N=31) | UnitedHealthcare National Measurement Year 2022 (N=1,959) |
|---|--|--|---|
| Ease of Credentialing | 20% | 26% | 33% |
| Ease of Contracting | 21% | 25% | 32% |
| Quality of the Network | 31% | 41% | 37% |
| Availability of Specialists to Accommodate Referrals | 26% | 39% | 36% |
| Ease of Prior Authorization for Pharmacy | 10% | 13% | 24% |
| Quality of Incentive-Based Programs | 6% | 22% | 27% |
| Accuracy of Claims Processing on First Submission | 14% | 16% | 30% |
| Ease of Appeals | 9% | 20% | 24% |
| Overall Satisfaction with Customer Service | 5% | 18% | 30% |
| Ease of Accessing Information | 11% | 21% | 30% |
| Timeliness of Information Provided by Primary Care Physicians | 33% | 21% | 37% |
| Timeliness of Information Provided by | 20% | 33% | 32% |

| Measure | UnitedHealthcare Community Plan of Rhode Island Measurement Year 2021 (N=43) | UnitedHealthcare Community Plan of Rhode Island Measurement Year 2022 (N=31) | UnitedHealthcare National Measurement Year 2022 (N=1,959) |
|---|---|---|---|
| Specialists | | | |
| Timeliness of Information Provided by Behavioral Health Practitioners | 12% | 18% | 26% |
| Overall Satisfaction with UnitedHealthcare | 12% | 19% | 33% |
| Easy to Get Answers to Questions | 10% | 17% | 29% |
| Policies are Aligned with the Latest Evidence Based Best Practices | 8% | 15% | 30% |

N=Denominator.

Accreditation – Technical Summary

Objectives

Section 2.02 *Licensure and Accreditation* of the *Medicaid Managed Care Services Agreement* requires that each health maintenance organization seek and maintain NCQA Accreditation. Health maintenance organizations participating in the Rhode Island Medicaid managed care program must provide the Office of Health and Human Services evidence of full accreditation. Failure to obtain and maintain accreditation would result in the suspension of enrollment and/or termination of the *Medicaid Managed Care Services Agreement*.

NCQA’s Health Plan Accreditation program is considered the industry’s gold standard for assuring and improving quality care and patient experience. It reflects a commitment to quality that yields tangible, bottom-line value. It also ensures essential consumer protections, including fair marketing, sound coverage decisions, access to care, and timely appeals.

Technical Methods of Data Collection and Analysis

The accreditation process is a rigorous, comprehensive, and transparent evaluation process through which the quality of key systems and processes that define a health plan are assessed. Additionally, accreditation includes an evaluation of the actual results the health plan achieved on key dimensions of care, service, and efficacy. Specifically, NCQA reviews the health plan’s quality management and improvement, utilization management, provider credentialing and re-credentialing, members’ rights and responsibilities, standards for member connections, and HEDIS and CAHPS performance measures.

Beginning with Health Plan Accreditation 2020 and the 2020 HEDIS reporting year, the health plan ratings and accreditation were aligned to improve consistency between the two activities and to simplify the scoring methodology for accreditation. An aggregate summary of managed care plan performance on these two activities is summarized in the NCQA Health Plan Report Cards.

To earn NCQA accreditation, each managed care plan must meet at least 80% of applicable points in each standards category, submit HEDIS and CAHPS data during the reporting year after the first full year of accreditation, and submit HEDIS and CAHPS data annually thereafter. The standards categories include quality management, population health management, network management, utilization management, credentialing and re-credentialing, and member experience.

To earn points in each standards category, managed care plans are evaluated on the factors satisfied in each applicable element and earn designation of “met,” “partially met,” or “not met” for each element. Elements are worth 1 or 2 points and are awarded based on the following:

- Met = Earns all applicable points (either 1 or 2)
- Partially Met = Earns half of applicable points (either 0.5 or 1)
- Not Met = Earns no points (0)

Within each standards category, the total number of points is added. The managed care plans can achieve 1 of 3 accreditation levels based on how they score on each standards category. **Table 45** displays the accreditation determination levels and points needed to achieve each level.

Table 45: NCQA Accreditation Status Levels and Points"

| Accreditation Status | Points Needed |
|------------------------------------|---|
| Accredited | At least 80% of applicable points |
| Accredited with Provisional Status | Less than 80% but no less than 55% of applicable points |
| Denied | Less than 55% of applicable points |

To distinguish quality among the accredited managed care plans, NCQA calculates an overall rating for each managed care plan as part of its Health Plan Ratings program. The overall rating is the weighted average of a managed care plan’s HEDIS and CAHPS measure ratings, plus accreditation bonus points (if the plan is accredited by NCQA), rounded to the nearest half point and displayed as stars.

Overall ratings are recalculated annually and presented in the *Health Plan Ratings* report that is released every September. The *Health Insurance Plan Ratings 2023* methodology used to calculate an overall rating is based on managed care plan performance on dozens of measures of care and is calculated on a 0–5 scale in half points, with five being the highest. Performance includes these three subcategories (also scored 0–5 in half points):

1. **Patient Experience:** Patient-reported experience of care, including experience with doctors, services, and customer service (measures in the Patient Experience category).
2. **Rates for Clinical Measures:** The proportion of eligible members who received preventive services (prevention measures) and the proportion of eligible members who received recommended care for certain conditions (treatment measures).
3. **NCQA Health Plan Accreditation:** For a plan with an accredited or provisional status, 0.5 bonus points are added to the overall rating before being rounded to the nearest half point and displayed as stars. A plan with an Interim status receives 0.15 bonus points added to the overall rating before being rounded to the nearest half point and displayed as stars.

The rating scale and definitions for each are displayed in **Table 46**.

Table 46: NCQA Health Plan Star Rating Scale

| Ratings | Rating Definition |
|---------|--|
| 5 | The top 10% of health plans, which are also statistically different from the mean. |
| 4 | Health plans in the top one-third of health plans that are not in the top 10% and are statistically different from the mean. |
| 3 | The middle one-third of health plans and health plans that are not statistically different from the mean. |
| 2 | Health plans in the bottom one-third of health plans that are not in the bottom 10% and are statistically different from the mean. |
| 1 | The bottom 10% of health plans, which are also statistically different from the mean. |

Due to the continued impact of COVID-19, NCQA used the same measurement year percentiles as plan data for scoring in *Health Plan Ratings 2023*.

Description of Data Obtained

IPRO accessed the NCQA Health Plan Reports website¹⁴ to review the *Health Plan Report Cards 2023* for the Rhode Island Medicaid managed care plans. For each managed care plan, star ratings, accreditation status, plan type, and distinctions were displayed. At the managed care plan-specific pages, information displayed was related to membership size, accreditation status, survey type and schedule, and star ratings for each measure and overall. The data presented here were current as of September 2023.

IPRO also received from UnitedHealthcare Community Plan of Rhode Island, the accreditation survey decision letter issued by NCQA, the certificate of accreditation issued by NCQA, and the NCQA 2020 Renewal Survey Summary for Medicaid. The accreditation decision survey decision letter included information about UnitedHealthcare Community Plan of Rhode Island’s accreditation status and level achieved, the effective dates

¹⁴ NCQA Health Plan Report Cards Website: <https://reportcards.ncqa.org/health-plans>.

of the accreditation, and tentative dates of future accreditation surveys. The certificate of accreditation issued by NCQA displayed UnitedHealthcare Community Plan of Rhode Island’s accreditation status and level achieved, as well as the effective dates of the accreditation. The NCQA 2020 Renewal Survey Summary for Medicaid listed all the elements reviewed by NCQA during UnitedHealthcare Community Plan of Rhode Island’s accreditation survey and determinations of ‘Met’ or ‘Not Met’ issued to UnitedHealthcare Community Plan of Rhode Island by element.

Comparative Results

UnitedHealthcare Community Plan of Rhode Island was compliant with the state’s requirement to achieve and maintain NCQA Accreditation. UnitedHealthcare Community Plan of Rhode Island’s ‘Accredited’ status is effective December 30, 2020 to December 30, 2023.

UnitedHealthcare Community Plan of Rhode Island achieved overall health plan star ratings of 4.5 out of 5 for the *Health Plan Ratings 2023*. **Table 47** displays UnitedHealthcare Community Plan of Rhode Island’s overall health plan star ratings, as well as the ratings for the three overarching categories (patient experience, prevention and equity, and treatment) and their subcategories under review.

Table 47: UnitedHealthcare Community Plan of Rhode Island’s 2023 NCQA Rating by Category, Measurement Year 2022

| Overarching and Subcategories <i>(Number of Measures Included in Subcategory)</i> | UnitedHealthcare Community Plan of Rhode Island Star Rating Achieved 4.5 Stars Overall <i>(out of 5 stars)</i> |
|--|--|
| Patient Experience | 3.5 Stars |
| Getting Care (2) | 4.0 Stars |
| Satisfaction with Plan Physicians (1) | 2.0 Stars |
| Satisfaction with Plan and Plan Services (2) | 4.0 Stars |
| Prevention and Equity | 4.5 Stars |
| Children and Adolescent Well-Care (4) | 4.5 Stars |
| Women’s Reproductive Health (3) | 4.5 Stars |
| Cancer Screening (2) | 4.0 Stars |
| Equity (1) | 5.0 Stars |
| Other Preventive Services (3) | |
| Chlamydia Screening | 3.0 Stars |
| Flu Shots | 4.0 Stars |
| Smoking Advice | Not Applicable |
| Treatment | 3.5 Stars |
| Respiratory (6) | 3.0 Stars |
| Diabetes (6) | 4.0 Stars |
| Heart Disease (3) | 4.0 Stars |
| Behavioral Health-Care Coordination (4) | 4.5 Stars |
| Behavioral Health-Medication Adherence (3) | 3.5 Stars |
| Behavioral Health-Access, Monitoring and Safety (5) | 3.0 Stars |
| Risk-Adjusted Utilization (1) | 3.0 Stars |
| Overuse of Opioids (3) | 3.0 Stars |
| Other Treatment Measures (1) | 3.0 Stars |

Gray shading means that an aggregate score for the subcategory is not available.

UnitedHealthcare Community Plan of Rhode Island’s Response to the 2021 External Quality Review Recommendations

Title 42 Code of Federal Regulations 438.364 External quality review results (a)(6) require each annual technical report include “an assessment of the degree to which each MCO, PIHP, PAHP, or PCCM entity has effectively addressed the recommendations for quality improvement made by the external quality review organization during the previous year’s external quality review.” **Table 48** displays the assessment categories used by IPRO to describe managed care plan progress towards addressing the to the 2021 external quality review recommendations. **Table 49** displays UnitedHealthcare Community Plan of Rhode Island’s progress related to the recommendations made in the *2021 External Quality Review Aggregate Annual Technical Report* as well as IPRO’s assessment of UnitedHealthcare Community Plan of Rhode Island’s response.

Table 48: Managed Care Plan Response to Recommendation Assessment Levels

| Assessment Determinations and Definitions | |
|---|--|
| Addressed | Managed care plan’s quality improvement response resulted in demonstrated improvement. |
| Partially Addressed | Managed care plan’s quality improvement response was appropriate; however, more time is needed to observe for performance improvement. |
| Remains an Opportunity for Improvement | Managed care plan’s quality improvement response did not address the recommendation; or performance declined. |

Table 49: UnitedHealthcare Community Plan of Rhode Island’s Response to the 2021 External Quality Review Recommendations

| External Quality Review Activity | 2021 External Quality Review Recommendation | UnitedHealthcare Community Plan of Rhode Island’s Response to the 2021 External Quality Review Recommendation | IPRO’s Assessment of UnitedHealthcare Community Plan of Rhode Island’s Response |
|---|---|---|---|
| Quality Improvement Projects | <p>Opportunities of improvement remain for two of the four quality Improvement projects, UnitedHealthcare Community Plan of Rhode Island did not achieve the established project goals.</p> <p>UnitedHealthcare Community Plan of Rhode Island should continue to study the effectiveness of the intervention strategy and act on opportunities to make enhancements.</p> | <p>UnitedHealthcare Community Plan of Rhode Island continuously monitors compliance with several priority measures throughout the year, including Lead Screening in Children and Breast Cancer Screening, and works with practitioners and Accountable Entities on those measures to determine barriers, opportunities, and next steps. In addition, updates are provided to the Rhode Island Executive Office of Health and Human Service quarterly on new and ongoing interventions completed for each quality improvement project. The four quality improvement projects conducted in measurement year 2021 were continued throughout measurement year 2022.</p> <p>The national COVID-19 pandemic continued to impact compliance with several measures. COVID-19 guidelines continued and included: social distancing requirements, rescheduling of previously scheduled appointments, clinical and non-clinical staffing shortages and burn-out. The Provider Advisory Committee members stated they were encountering patients who were hesitant about entering physician offices and facilities as members were fearful of contracting COVID-19.</p> | Partially addressed. |
| Performance Measures: Effectiveness of Care | <p>UnitedHealthcare Community Plan of Rhode Island should continue to utilize HEDIS® results in the development of its annual quality assurance and performance improvement program. As low performance measure rates generally indicate that members</p> | <p>Chlamydia Screening for Women (Total) continues to be an opportunity. This is a measure that UnitedHealthcare Community Plan of Rhode Island monitors for compliance throughout the year and implements member and practitioner interventions with the goal of improving compliance. The national COVID-19 pandemic continued to impact measurement year 2021</p> | Addressed. |

| External Quality Review Activity | 2021 External Quality Review Recommendation | UnitedHealthcare Community Plan of Rhode Island's Response to the 2021 External Quality Review Recommendation | IPRO's Assessment of UnitedHealthcare Community Plan of Rhode Island's Response |
|--|--|---|---|
| | received lower quality care, faced inadequate access to care, and experienced unfavorable health outcomes, UnitedHealthcare Community Plan of Rhode Island should focus on primary and prenatal care utilization. | compliance with several measures. Existing and new targeted provider and member focused interventions with the goal of improving performance and compliance were in place. | |
| Performance Measures: Access and Availability Domain | UnitedHealthcare Community Plan of Rhode Island should continue to utilize HEDIS® results in the development of its annual quality assurance and performance improvement program. As low performance measure rates generally indicate that members received lower quality care, faced inadequate access to care, and experienced unfavorable health outcomes, UnitedHealthcare Community Plan of Rhode Island should focus on primary and prenatal care utilization. | <p><u>Adults' Access to Preventive/Ambulatory Health Services 20-44 Years, 45-64 Years, and 65+ Years</u></p> <p>Adults' Access to Preventive/Ambulatory Health Services continue to be opportunities for UnitedHealthcare Community Plan of Rhode Island and are measures that UnitedHealthcare Community Plan of Rhode Island monitors for compliance throughout the year, determines areas of opportunity and implements member and practitioner interventions with the goal of improving compliance. The national COVID-19 pandemic continued to impact measurement year 2021 compliance with several measures. Existing and new targeted provider and member focused interventions with the goal of improving performance and compliance were in place.</p> <p><u>Prenatal and Postpartum Care – Timeliness of Prenatal Care</u></p> <p>Even though the Prenatal and Postpartum Care – Postpartum Care met the 75th Medicaid All Lines of Business Quality Compass for measurement year 2021, the Prenatal and Postpartum Care – Timeliness of Prenatal Care continues to be an opportunity for UnitedHealthcare Community Plan of Rhode Island.</p> | Addressed. |

| External Quality Review Activity | 2021 External Quality Review Recommendation | UnitedHealthcare Community Plan of Rhode Island's Response to the 2021 External Quality Review Recommendation | IPRO's Assessment of UnitedHealthcare Community Plan of Rhode Island's Response |
|------------------------------------|--|--|---|
| | | <p>Timeliness of Prenatal Care is a measure that UnitedHealthcare Community Plan of Rhode Island monitors for compliance throughout the year, determines areas of opportunity and implements member and practitioner interventions with the goal of improving compliance. The national COVID-19 pandemic, the transient nature of our membership, and members becoming effective for coverage well into pregnancy continued to impact measurement year 2021 compliance with this measure. Existing and new targeted provider and member focused interventions with the goal of improving performance and compliance were in place.</p> | |
| Compliance with Medicaid Standards | <p>UnitedHealthcare Community Plan of Rhode Island should conduct routine monitoring to ensure compliance is maintained.</p> | <p>Compliance with Medicaid Standards was noted as a strength within the Rhode Island Medicaid Managed Care Program UnitedHealthcare Community Plan of Rhode Island 2021 External Quality Review Annual Technical Report dated April 2023. The report noted that UnitedHealthcare Community Plan of Rhode Island is compliant with the standards of Code of Federal Regulations Part 438 Subpart D and 438.330. UnitedHealthcare Community Plan of Rhode Island has multiple ongoing monitoring procedures in place to ensure compliance with all state, federal and National Committee for Quality Assurance regulations and requirements are met. Monitoring procedures were in place.</p> | Addressed. |
| Network Adequacy | <p>UnitedHealthcare Community Plan of Rhode Island should investigate opportunities to improve member access to care. For future appointment</p> | <p>Sample size for each practitioner is set by the Office of Health and Human Services. Although there is no official goal/ target that the Office of Health and Human Services sets, UnitedHealthcare Community Plan of Rhode Island</p> | Partially addressed. |

| External Quality Review Activity | 2021 External Quality Review Recommendation | UnitedHealthcare Community Plan of Rhode Island's Response to the 2021 External Quality Review Recommendation | IPRO's Assessment of UnitedHealthcare Community Plan of Rhode Island's Response |
|----------------------------------|--|--|---|
| | <p>availability surveys, UnitedHealthcare Community Plan of Rhode Island should establish a minimum sample size by specialty to increase the overall validity of the results. In the absence of a state-established threshold for timely appointments, UnitedHealthcare Community Plan of Rhode Island should identify a threshold to work toward.</p> | <p>always aims for 100% compliance. UnitedHealthcare Community Plan of Rhode Island plans to meet with the Office of Health and Human Services to advise changes in the survey since the low response rate is consistent across all health plans.</p> <p>UnitedHealthcare Community Plan of Rhode Island has conducted a root cause analysis to better understand the underlying issues regarding both timeliness and availability. The analysis resulted in three root causes. The first root cause being that UnitedHealthcare Community Plan of Rhode Island is on a data platform with limited capabilities. UnitedHealthcare Community Plan of Rhode Island transitioned to a new data platform September 2022. UnitedHealthcare Community Plan of Rhode Island has seen improvements in the capabilities of the new data platform in other health plans across UnitedHealthcare with the secret shopper surveys. The second root cause was the COVID-19 national pandemic. COVID-19 did influence the survey. There were providers who required COVID-19 screenings to make an appointment and due to staffing shortages within the practice/ provider offices, many practice/ provider offices had calls forwarded to an answering machine/ voicemail. The third root cause was for behavioral health providers. These providers are typically in session and may not have administrative staff to pick up a call. Typically, members leave a voice mail and the call is returned once the provider is out of sessions.</p> | |
| Quality of Care Survey – | UnitedHealthcare Community Plan of Rhode Island should work to improve its | On an annual basis, CAHPS survey results are evaluated by a cross functional team to determine | Addressed. |

| External Quality Review Activity | 2021 External Quality Review Recommendation | UnitedHealthcare Community Plan of Rhode Island's Response to the 2021 External Quality Review Recommendation | IPRO's Assessment of UnitedHealthcare Community Plan of Rhode Island's Response |
|--|--|---|---|
| Member Satisfaction | performance on measures of member satisfaction for which it did not meet the national Medicaid 75th percentile. | strengths and areas of opportunity for possible interventions. Based on the CAHPS 2022 (measurement year 2021) results, Rating of Personal Doctor (Adult Survey), Rating of Health Plan, and How Well Doctors Communicate (Child Survey) were identified as opportunities. The CAHPS 2021 questions related to getting needed care and getting care quickly continued to be impacted by the COVID-19 pandemic. Reduced satisfaction was seen throughout UnitedHealthcare and nationally, particularly with routine care. The COVID-19 pandemic may have had a negative impact on getting an appointment due to COVID-19 office protocols, the need to reschedule previously cancelled appointments, the overall demand for appointments may have exceeded appointment capacity and backlog, and practitioner office clinical and non-clinical staff burn-out. Even though we educate members on appointment expectations through the quarterly newsletter Health Talk and member welcome materials, members may lack understanding of primary and/or specialty care availability standards causing unrealistic expectations for appointment times. Initiatives were implemented to address opportunities. | |
| Quality of Care Survey – Provider Satisfaction | The UnitedHealthcare Community Plan of Rhode Island should identify best practices used at other UnitedHealthcare organizations that aim to improve provider satisfaction. | Annually, UnitedHealthcare Community Plan of Rhode Island conducts a provider satisfaction survey and evaluates the results of the survey with a cross functional team to determine strengths and create a workplan of areas of opportunity for possible interventions. UnitedHealthcare Community Plan of Rhode Island does partner with areas at the national | Partially addressed. |

| External Quality Review Activity | 2021 External Quality Review Recommendation | UnitedHealthcare Community Plan of Rhode Island's Response to the 2021 External Quality Review Recommendation | IPRO's Assessment of UnitedHealthcare Community Plan of Rhode Island's Response |
|----------------------------------|---|---|---|
| | | <p>level and other UnitedHealthcare health plans to discuss best practices and initiatives implemented that may be available for implementation at the UnitedHealthcare Community Plan of Rhode Island health plan. UnitedHealthcare Community Plan of Rhode Island recently transitioned to a new systems platform September 2022. The goal of this transition was to align the UnitedHealthcare Community Plan of Rhode Island with the platform utilized by other UnitedHealthcare health plans and to be able to implement initiatives that have not historically been available to the UnitedHealthcare Community Plan of Rhode Island due to system limitations.</p> <p>UnitedHealthcare Community Plan of Rhode Island recognizes opportunities with practitioner satisfaction exist and creates a provider satisfaction work plan which is reviewed and updated by a cross functional team. Based on the provider satisfaction survey conducted mid-September 2022 to mid-November 2022, the top areas identified for improvement opportunities include the prior authorization process, reimbursement, and customer/provider services.</p> | |

Strengths, Opportunities and 2022 Recommendations Related to Quality, Timeliness and Access

UnitedHealthcare Community Plan of Rhode Island’s strengths and opportunities for improvement identified during IPRO’s external quality review of the activities described are enumerated in this section. For areas needing improvement, recommendations to improve the **quality** of, **timeliness** of and **access** to care are presented. These three elements are defined as:

- **Quality** is the degree to which a managed care plan increases the likelihood of desired health outcomes of its enrollees through: (1) its structural and operational characteristics. (2) The provision of health services that are consistent with current professional, evidence-based knowledge. (3) Interventions for performance improvement. (*42 Code of Federal Regulations 438.320 Definitions.*)
- **Timeliness** is the managed care plan’s capacity to provide care quickly after a need is recognized. (Office of Disease Prevention and Health Promotion, U.S. Department of Health and Human Services)
- **Access** is the timely use of services to achieve health optimal outcomes, as evidenced by managed care plans successfully demonstrating and reporting on outcome information for the availability and timeliness elements. (*42 Code of Federal Regulations 438.320 Definitions.*)

The strengths and opportunities for improvement based on UnitedHealthcare Community Plan of Rhode Island’s 2022 performance, as well recommendations for improving quality, timeliness, and access to care are presented in **Table 50**. In this table, links between strengths, opportunities, and recommendations to quality, timeliness and access are made by IPRO (indicated by ‘X’). In some cases, IPRO determined that there were no links between these elements (indicated by gray shading).

Table 50: UnitedHealthcare Community Plan of Rhode Island’s Strengths, Opportunities, and Recommendations, Measurement Year 2022

| External Quality Review Activity | External Quality Review Organization Assessment/Recommendation | Quality | Timeliness | Access |
|--|---|---------|------------|--------|
| Strengths | | | | |
| NCQA Accreditation | UnitedHealthcare Community Plan of Rhode Island maintained NCQA accreditation in 2022. | X | X | X |
| Quality Improvement Projects – General | Four of four quality improvement projects passed validation. | | | |
| Quality Improvement Project – Developmental Screening in the 1st, 2nd, and 3rd Years of Life | UnitedHealthcare Community Plan of Rhode Island’s measurement year 2022 rates for all three performance indicators exceeded their respective goals. | X | X | X |
| Performance Measures | UnitedHealthcare Community Plan of Rhode Island met all information systems and validation requirements to successfully report HEDIS data to the Office of Health and Human Services and to NCQA. | | | |
| Performance Measures – Use of Services | UnitedHealthcare Community Plan of Rhode Island reported three measurement year 2022 rates that benchmarked at or above the national Medicaid 75th percentile. | X | X | X |

| External Quality Review Activity | External Quality Review Organization Assessment/Recommendation | Quality | Timeliness | Access |
|--|---|---------|------------|--------|
| Performance Measures – Effectiveness of Care | UnitedHealthcare Community Plan of Rhode Island reported five measurement year 2022 rates that benchmarked at or above the national Medicaid 75th percentile. | X | X | X |
| Performance Measures – Access and Availability | UnitedHealthcare Community Plan of Rhode Island reported two measurement year 2022 rates that benchmarked at or above the national Medicaid 75th percentile. | X | X | X |
| Compliance with Medicaid and Children’s Health Insurance Program Standards | UnitedHealthcare Community Plan of Rhode Island is compliant with the standards reviewed under <i>42 Code of Federal Regulations Part 438 Managed Care</i> . | X | X | X |
| Network Adequacy | UnitedHealthcare Community Plan of Rhode Island’s network analyses for measurement year 2022 were determined to be reliable. | | | |
| | UnitedHealthcare Community Plan of Rhode Island met geographic access standards for the provider types reviewed for approximately 100% of its Medicaid membership. | | X | X |
| Encounter Data | IPRO determined that there were no critical findings risking UnitedHealthcare Community Plan of Rhode Island’s ability to submit claims/encounter data that are accurate and complete. | | | |
| Quality of Care Survey – Member Satisfaction | UnitedHealthcare Community Plan of Rhode Island achieved three scores on the adult survey that benchmarked at the national Medicaid 75th percentile. | X | X | X |
| Quality of Care Survey – Provider Satisfaction | UnitedHealthcare Community Plan of Rhode Island achieved provider satisfaction scores that exceeded the national benchmarks in three of 16 measures. | | | |
| Opportunities for Improvement | | | | |
| Quality Improvement Project – Improving Effective Acute Phase Treatment for Major Depression | UnitedHealthcare Community Plan of Rhode Island’s measurement year 2022 rate for the single performance indicator demonstrated a decline in performance from 2021 and did not meet the 2022 goal. | X | X | X |
| Quality Improvement Project – Improving | UnitedHealthcare Community Plan of Rhode Island’s measurement year 2022 | X | X | X |

| External Quality Review Activity | External Quality Review Organization Assessment/Recommendation | Quality | Timeliness | Access |
|--|---|---------|------------|--------|
| Lead Screening in Children | rate for the single performance indicator did not meet the goal. | | | |
| Quality Improvement Project – Improving Breast Cancer Screening | UnitedHealthcare Community Plan of Rhode Island’s measurement year 2022 rate for the single performance indicator did not meet the goal. | | X | X |
| Performance Measures – Effectiveness of Care | UnitedHealthcare Community Plan of Rhode Island reported two measurement year 2022 rates that benchmarked below the national Medicaid 75th percentile. | X | X | X |
| Performance Measures – Access and Availability | UnitedHealthcare Community Plan of Rhode Island reported three measurement year 2022 rates that benchmarked below the national Medicaid 75th percentile. | X | X | X |
| Compliance with Medicaid and Children’s Health Insurance Program Standards | None. | | | |
| Network Adequacy | Appointment availability among the surveyed providers was low. | | X | X |
| Encounter Data | Discrepancies and data extraction issues were identified across encounter types. | | | |
| Quality of Care Surveys – Member Satisfaction | UnitedHealthcare Community Plan of Rhode Island achieved four scores on the adult survey that benchmarked below the national Medicaid 75th percentile. | X | X | X |
| | UnitedHealthcare Community Plan of Rhode Island achieved two scores on the child survey that benchmarked below the national Medicaid 75th percentile. | X | X | X |
| Quality of Care Surveys – Provider Satisfaction | UnitedHealthcare Community Plan of Rhode Island’s provider satisfaction scores fell below the national benchmarks in 13 of 16 measures. | X | X | X |
| Recommendations | | | | |
| Quality Improvement Projects | Opportunities of improvement remain for three of the four quality Improvement projects, as UnitedHealthcare Community Plan of Rhode Island did not achieve the established project goals. UnitedHealthcare Community Plan of Rhode Island should continue to study the effectiveness of the intervention strategy and act on opportunities to make enhancements. | X | X | X |

| External Quality Review Activity | External Quality Review Organization Assessment/Recommendation | Quality | Timeliness | Access |
|--|--|---------|------------|--------|
| Performance Measures | UnitedHealthcare Community Plan of Rhode Island should continue to utilize HEDIS results in the development of its annual quality assurance and performance improvement program. As low performance measure rates generally indicate that members received lower quality care, faced inadequate access to care, and experienced unfavorable health outcomes, UnitedHealthcare Community Plan of Rhode Island should focus on conducting timely screenings, diabetes control, and member access to preventive/ambulatory health services. | X | X | X |
| Compliance with Medicaid and Children’s Health Insurance Program Standards | UnitedHealthcare Community Plan of Rhode Island should conduct routine monitoring to ensure compliance is maintained. | X | X | X |
| Network Adequacy | UnitedHealthcare Community Plan of Rhode Island should address barriers members face when attempting to access care that is timely and appropriate. | X | X | X |
| Encounter Data | UnitedHealthcare Community Plan of Rhode Island should work to reduce discrepancies and resolve identified data extraction issues. | | | |
| Quality of Care Surveys – Member Satisfaction | UnitedHealthcare Community Plan of Rhode Island should work to improve its performance on measures of member satisfaction for which it did not meet the national Medicaid 75th percentile. | X | X | X |
| Quality of Care Surveys – Provider Satisfaction | UnitedHealthcare Community Plan of Rhode Island should identify best practices used at other UnitedHealthcare organizations that aim to improve provider satisfaction. | X | X | X |

- Medical/treatment records
- Administrative data:
 - Claims/encounter data Complaints Appeals Telephone service data Appointment/access data
- Hybrid (medical/treatment records and administrative)
- Pharmacy data
- Survey data (attach the survey tool and the complete survey protocol)
- Other (list and describe):
 - _The Plan also uses a local access database to track all pregnant members as part of our Healthy First Steps Program. Although this database was not used as an administrative database from NCQA perspective, it was used by local Plan team members to identify and outreach to pregnant members. In addition, we used this database to track number of members who participated in our Diaper Reward Program.

C.2 Data Collection Methodology. Check all that apply and enter the measure number from Section B next to the appropriate methodology.

| | |
|---|--|
| <p>If medical/treatment records, check below:</p> <ul style="list-style-type: none"> <input type="checkbox"/> Medical/treatment record abstraction <p>If survey, check all that apply:</p> <ul style="list-style-type: none"> <input type="checkbox"/> Personal interview <input type="checkbox"/> Mail <input type="checkbox"/> Phone with CATI script <input type="checkbox"/> Phone with IVR <input type="checkbox"/> Internet <input type="checkbox"/> Incentive provided <input type="checkbox"/> Other (list and describe): | <p>If administrative, check all that apply:</p> <ul style="list-style-type: none"> <input type="checkbox"/> Programmed pull from claims/encounter files of all eligible members <input type="checkbox"/> Programmed pull from claims/encounter files of a sample of members <input type="checkbox"/> Complaint/appeal data by reason codes <input type="checkbox"/> Pharmacy data <input type="checkbox"/> Delegated entity data <input type="checkbox"/> Vendor file <input type="checkbox"/> Automated response time file from call center <input type="checkbox"/> Appointment/access data <input type="checkbox"/> Other (list and describe): |
|---|--|

C.3 Sampling. If sampling was used, provide the following information.

| Measure | Sample Size | Population | Method for Determining Size <i>(describe)</i> | Sampling Method <i>(describe)</i> |
|---------|-------------|------------|---|-----------------------------------|
| | | | | |
| | | | | |

C.4 Data Collection Cycle. Data Analysis Cycle.

| | |
|---|--|
| <ul style="list-style-type: none"> <input type="checkbox"/> Once a year <input type="checkbox"/> Twice a year <input type="checkbox"/> Once a season <input type="checkbox"/> Once a quarter <input type="checkbox"/> Once a month <input type="checkbox"/> Once a week <input type="checkbox"/> Once a day <input type="checkbox"/> Continuous <input type="checkbox"/> Other (list and describe): <ul style="list-style-type: none"> _Annual HEDIS data collection in Spring, and interim measure in Summer preceding close of the HEDIS 2008 year (Summer 2007) | <ul style="list-style-type: none"> <input type="checkbox"/> Once a year <input type="checkbox"/> Once a season <input type="checkbox"/> Once a quarter <input type="checkbox"/> Once a month <input type="checkbox"/> Continuous <input type="checkbox"/> Other (list and describe): <ul style="list-style-type: none"> _____ _____ |
|---|--|

C.5 Other Pertinent Methodological Features. Complete only if needed.

D. Changes to Baseline Methodology. Describe any changes in methodology from measurement to measurement.

Include, as appropriate:

- I. Measure and time period covered
- II. Type of change
- III. Rationale for change
- IV. Changes in sampling methodology, including changes in sample size, method for determining size, and sampling method
- V. Any introduction of bias that could affect the results

Section II: Data/Results Table

Complete for each quantifiable measure; add additional sections as needed.

#1 Quantifiable Measure:

| Time Period Measurement Covers | Measurement | Numerator | Denominator | Rate or Results | Comparison Benchmark | Comparison Goal | Statistical Test and Significance* |
|--------------------------------|------------------|-----------|-------------|-----------------|----------------------|-----------------|------------------------------------|
| | <i>Baseline:</i> | | | | | | |
| | | | | | | | |
| | | | | | | | |

#2 Quantifiable Measure:

| Time Period Measurement Covers | Measurement | Numerator | Denominator | Rate or Results | Comparison Benchmark | Comparison Goal | Statistical Test and Significance* |
|--------------------------------|------------------|-----------|-------------|-----------------|----------------------|-----------------|------------------------------------|
| | <i>Baseline:</i> | | | | | | |
| | | | | | | | |
| | | | | | | | |

#3 Quantifiable Measure:

| Time Period Measurement Covers | Measurement | Numerator | Denominator | Rate or Results | Comparison Benchmark | Comparison Goal | Statistical Test and Significance* |
|--------------------------------|------------------|-----------|-------------|-----------------|----------------------|-----------------|------------------------------------|
| | <i>Baseline:</i> | | | | | | |
| | | | | | | | |
| | | | | | | | |

* If used, specify the test, p value, and specific measurements (e.g., baseline to remeasurement #1, remeasurement #1 to remeasurement #2, etc., or baseline to final remeasurement) included in the calculations. NCQA does not require statistical testing.

Section III: Analysis Cycle
 Complete this section for EACH analysis cycle presented.

A. Time Period and Measures That Analysis Covers.

B. Analysis and Identification of Opportunities for Improvement. Describe the analysis and include the points listed below.

B.1 For the quantitative analysis:

B.2 For the qualitative analysis:

- Opportunities identified through the analysis

Impact of interventions

- Next steps

Section IV: Interventions Table

Interventions Taken for Improvement as a Result of Analysis. List chronologically the interventions that have had the most impact on improving the measure. Describe only the interventions and provide quantitative details whenever possible (e.g., “hired 4 UM nurses” as opposed to “hired UM nurses”). Do not include intervention planning activities.

| Date Implemented (MM / YY) | Check if Ongoing | Interventions | Barriers That Interventions Address |
|----------------------------|------------------|---------------|-------------------------------------|
| | | | |
| | | | |
| | | | |

Section V: Chart or Graph (Optional)

Attach a chart or graph for any activity having more than two measurement periods that shows the relationship between the timing of the intervention (cause) and the result of the remeasurements (effect). Present one graph for each measure unless the measures are closely correlated, such as average speed of answer and call abandonment rate. Control charts are not required, but are helpful in demonstrating the stability of the measure over time or after the implementation.