ATTACHMENT J - ACCOUNTABLE ENTITY TOTAL COST OF CARE REQUIREMENTS

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Attachments

• **Attachment A:** Quality Framework and Methodology for Comprehensive Accountable Entities
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A. TCOC Definition

Total cost of care (TCOC) is a fundamental element to the Accountable Entity (AE) program. It includes a historical baseline cost of care projected forward to the performance period. Actual costs during the performance period are then compared to this baseline to identify a potential shared savings or risk pool.

Effective TCOC methodologies incentivize AEs to invest in care management and other services that address member needs and reduce duplication of services. In doing so, AEs improve health outcomes, lower costs, and earn savings. Savings in this program are also determined by performance against quality and outcomes metrics.

B. TCOC Methodology Goals

These TCOC guidelines support meaningful performance measurement and create financial incentives to reduce costs and improve quality. In order to accomplish meaningful performance measurement, this methodology:

- Provides opportunity for a sustainable business model
  This methodology creates ongoing opportunity for effective AEs by: (1) recognizing efficient historical performers; (2) allowing for shared savings to be retained for system investment; (3) creating greater financial incentives for being inside the AE program than for being outside the program

- This methodology creates financial flexibility for AEs to improve clinical pathways for Medicaid high utilizers and to address social drivers of health outcomes and costs

- Is fiscally responsible for all participating parties and adequately protect the solvency of the AEs and managed care organizations (MCOs) and the financial interests of the RI Medicaid Program

- Specifically recognizes and addresses the challenge of small populations through strategies that minimize the impact of small numbers, given the state’s small size

- Incorporates quality metrics related to increased access and improved member outcomes

- Requires timely data exchange and performance improvement reporting between MCOs and AEs

- Includes a progression toward meaningful provider risk

C. General Requirements for Program Participants

1. Minimum Membership and Population Size
   MCOs may utilize TCOC-based payment models only with AEs that have at least 5,000 attributed Medicaid members across all MCOs and at least 2,000 members per MCO-AE contract.
2. **State/MCO Capitation Arrangement**
   The MCO retains the base contract with the State; the MCO medical capitation will be adjusted for savings/risk associated with the program as described in the State/MCO contract. This does not preclude MCOs from creating value-based purchasing arrangements with non-AE providers; however, those contracts would still be subject to the State gain-share and would not be included in the State’s assessment of the MCO’s value-based payment performance standards related to AEs.

3. **Exclusivity of Approved TCOC Methodologies**
   MCO TCOC arrangements shall supersede and be exclusive of any other TCOC-related shared savings arrangements with an AE or any of its constituent providers for Medicaid members.

4. **Attribution**
   AE specific historic base data must be based on the AE’s attributed lives for a given period, in accordance with EOHHS defined attribution requirements, as defined separately. TCOC performance period data must account for and be aligned with the list of attributed members MCOs are required to generate on a monthly basis, as described in the attribution requirements.

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**D. TCOC Methodology**

For PY4, EOHHS has established a standard methodology for total cost of care. An overview of the methodology is presented here. The full methodology is detailed in the *Total Cost of Care Technical Guidance*.

1. **Establishing TCOC targets**
   For PY4, TCOC targets will include the following components:
   a. Historical cost data, including covered services that align with those included in EOHHS’s contract with MCOs
   b. Adjustment for the changing risk profile of the population
   c. Adjustment for trend assumptions
   d. Adjustment to historical base relative to market average

2. **Measuring Expenditures for the Performance Period**
   a. **Calculate Actual Expenditures Consistent with the Historical Base Methodology**
      MCOs will calculate and report actual expenditures for the Performance Period consistent with the base methodology as described above.
   b. **Actual expenditures shall include all performance year costs for those members attributed to an AE**

3. **Shared Savings/(Loss) Pool Calculations**
   The Shared Savings/(Loss) Pool shall be calculated as the difference between Actual
Expenditures and TCOC Expenditure Target after the following adjustments:

a. **Minimum Savings Rate**

EOHHS requires a minimum savings rate (MSR) to limit the potential for Shared Savings payments related to cost reductions generated strictly due to the effect of random variation in utilization and spending in small populations. The MSR by AE size is detailed in the *Total Cost of Care Technical Guidance*.

b. **Impact of Quality and Outcomes**

The Shared Savings Pool shall be adjusted based on an assessment of performance relative to a set of quality measures for the attributed population. An Overall Quality Score will be generated for each AE, according to the methodology detailed in *Attachment A: Quality Framework and Methodology for Comprehensive Accountable Entities*. The Total Shared Savings Pool (inclusive of both the AE and MCO portions) must be multiplied by the Overall Quality Score. The Overall Quality Score must function as a multiplier, and may not include a gate; as such, any quality points earned must be associated with a share of the Shared Savings Pool.

In PY4, the Shared Loss Pool shall also be adjusted based on the Overall Quality Score generated for each AE according to the methodology detailed in *Attachment A: Quality Framework and Methodology for Comprehensive Accountable Entities*. The Overall Quality Score will be divided by 4 and multiplied by the total Shared Loss Pool. The resulting product will be subtracted from the total Shared Loss Pool. For example, if the Overall Quality Score is 0.88, the multiplier will be 0.22. A Shared Loss Pool of $100,000 would be multiplied by 0.22, yielding $22,000, and the shared loss pool of $100,000 would be reduced by $22,000, yielding a final Shared Loss Pool of $78,000. Note that EOHHS intends for the Shared Loss Pool adjustment based on the Overall Quality Score to be applied in PY4 only.

c. **Risk Exposure Cap**

The Risk Exposure Cap cannot be lower than specified minimum thresholds. The Risk Exposure cap can be expressed as a percentage of the AE-specific TCOC Expenditure Target or as a percentage of the AE’s revenue. Savings or losses that exceed 10% in any program year will trigger a review by EOHHS to determine if all Performance Period TCOC and target TCOC calculations are accurate. If the risk exposure cap is greater than or equal to 10%, the AE must present an actuarial analysis that estimates maximum potential loss. The actuarial analysis must be performed by an independent actuary and the results of the analysis be provided in a letter signed by the responsible actuary. This analysis will be used to substantiate the risk mitigation plan proposed by the AE. EOHHS reserves the right to revise any errors and adjust for unforeseen programmatic or data issues that may be contributing to overstated losses or savings.

For AEs assuming downside risk, the Maximum Shared Loss Pool will be defined by the Risk Exposure Cap agreed to by AE and MCO as part of the downside risk arrangement. The Risk Exposure Cap must meet the minimum requirement for transitioning to risk-based arrangements as specified below.
3. **AE Share of Savings/(Loss) Pool**

   In Program Year 4, AEs assuming downside risk must be eligible to retain at least 60% of the Shared Savings Pool and must be responsible for at least 30% of any Shared Loss Pool. AEs in shared savings-only models must be eligible to retain up to 50% of the Shared Savings Pool.

<table>
<thead>
<tr>
<th>AE Shared Savings Model</th>
<th>AE Share of Savings</th>
<th>AE Share of Losses</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shared savings only</td>
<td>Up to 50% of Shared Savings Pool</td>
<td>N/A</td>
</tr>
<tr>
<td>Shared savings and risk</td>
<td>At least 60% of Shared Savings Pool</td>
<td>At least 30% of Shared Loss Pool</td>
</tr>
</tbody>
</table>

5. **Required Progression to Risk-Based and Value-Based Arrangements**

   **a. AEs qualified to assume downside risk**

   Certified AEs qualified to assume downside risk must demonstrate a progression of risk to include meaningful downside shared risk within three years of AE program participation, however PY3 was not counted towards these three years due to the COVID-19 emergency. Participants in the AE program will begin this progression at Year 1 levels of risk exposure and risk sharing.

   EOHHS has defined “meaningful risk” based on learnings from other states, OHIC requirements and federal MACRA rules. The required progression of increasing risk for AEs qualified to assume downside risk is as follows:

<table>
<thead>
<tr>
<th>Definition</th>
<th>Shared Savings Cap</th>
<th>Minimum Risk Exposure Cap</th>
<th>Risk Sharing Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A cap on the Shared Savings Pool, expressed as a percentage of the total cost of care</strong></td>
<td>A cap on the Shared Loss Pool, expressed as a percentage of a) the total cost of care, or b) the annual provider revenue from the insurer under the contract</td>
<td>The percentage of the Shared Loss Pool shared by the provider with the insurer under the contract after the application of the risk exposure cap</td>
<td></td>
</tr>
<tr>
<td><strong>Year 1</strong> At least 10% of TCOC</td>
<td>N/A</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td><strong>Year 2</strong> At least 10% of TCOC</td>
<td>N/A</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td><strong>Year 3</strong> At least 10% of TCOC</td>
<td>N/A</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td><strong>Year 4</strong> At least 10% of TCOC</td>
<td>At least the lesser of 1% of TCOC; or 3% of AE Revenue</td>
<td>At least 30%</td>
<td></td>
</tr>
<tr>
<td><strong>Year 5</strong> At least 10% of TCOC</td>
<td>At least the lesser of 2% of</td>
<td>At least 40%</td>
<td></td>
</tr>
</tbody>
</table>
For Program Year 4, EOHHS has aligned minimum downside risk requirements proportionally with the most marginal risk standards established by the Office of the Health Insurance Commissioner (OHIC). Alternative risk requirements for larger organizations may be considered in the future as AEs develop risk-bearing capacity.

Additionally, approved TCOC contracts for Program Year 4 that include downside risk must be pre-qualified by OHIC to ensure that an AE has a risk mitigation plan sufficient to cover its maximum possible loss under such a contract. Details of OHIC’s pre-qualification process for risk-bearing provider organizations is found in Attachment B: Pre-Qualification of Accountable Entities Bearing Financial Risk.

b. AEs not eligible to assume downside risk

In accordance with CMS guidance, EOHHS must ensure that Federally Qualified Health Centers receive and retain 100% of the Medicaid payments and cannot be put at risk for receiving less than PPS for FQHC services. Therefore, FQHC AEs may remain in shared savings-only contracts if they progress towards value-based care and alternative payments as evidenced by an EOHHS-approved proposal demonstrating a positive ROI. Such proposals may include the development of evidence-based processes, incentives for cost reduction, and the establishment of sustainability for interventions currently funded by grants; these proposals are also outlined in “ATTACHMENT K – INFRASTRUCTURE INCENTIVE PROGRAM: REQUIREMENTS FOR MANAGED CARE ORGANIZATIONS AND CERTIFIED ACCOUNTABLE ENTITIES.”

E. TCOC Reporting Requirements

In order to monitor AE financial performance, MCOs are required to furnish to EOHHS and AEs on a quarterly basis reports regarding TCOC performance. The reports must include, by rate cell, summarized TCOC expenditures and member months for attributed members over a recent 12-month period. See Accountable Entity Program Total Cost of Care Technical Guidance for Program Year 4 for reporting dates.
A. Principles and Quality Framework

A fundamental element of the EOHHS Accountable Entity (AE) program, and specifically the transition to alternative payment models, is a focus on quality and outcomes. Measuring and rewarding quality as part of a value-based model is critical to ensuring that quality is maintained and/or improved while cost efficiency is increased. As such, the payment model must be designed to both recognize and reward historically high-quality AEs while also creating meaningful opportunities and rewards for quality improvement. This model must be measurable, transparent and consistent, such that participants and stakeholders can view and recognize meaningful improvements in quality as this program unfolds. The Program requirements are intended to provide structure that permits baseline measurement and assessment, while allowing for future refinements that continuously “raise the bar” toward critical improvements in quality and outcomes.

B. Impact of Quality Performance on Shared Savings and Losses

Medicaid AEs are eligible to share in earned savings and will contribute toward shared losses based on a quality multiplier (the “Overall Quality Score”) to be determined as follows:

- AE performance on total cost of care (TCOC) as determined using the EOHHS approved TCOC methodology will determine whether the AE is eligible for shared savings or must contribute to shared losses.
- In accordance with 42 CFR §438.6(c)(2)(ii)(B), quality performance measurement must be based on the Medicaid Accountable Entity Common Measure Slate. EOHHS expects that performance on each measure be reported annually for the full quality measure performance year.
- For comprehensive AEs, all admin (claims-based) measures must be generated and reported by the MCO. AEs must provide the necessary data to the State Quality Reporting System (QRS) to generate any hybrid or EHR-only measures. Any EHR-only non-HEDIS measure is defined to include only active patients in the denominator. Active patients are individuals seen (either through an in-person office visit or telephone visit, e-visit or virtual check-in) by a primary care clinician associated with the AE anytime within the last 12 months.
- An Overall Quality Score must be generated for each AE. The Overall Quality Score will be used as a multiplier to determine the percentage of any Shared Savings Pool the AE and MCO are eligible to receive. In PY4, the Overall Quality Score will also be used to determine the percentage of any Shared Loss Pool the AE and MCO will have to pay. The Overall Quality Score will be divided by 4 and multiplied by the total Shared Loss Pool. The resulting product will be subtracted from the total Shared Loss Pool. For example, if the Overall Quality Score is 0.88, the multiplier will be 0.22. A Shared Loss Pool of $100,000 would be multiplied by 0.22, yielding $22,000.

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1 https://www.ecfr.gov/cgi-bin/text-idx?SID=85dc983b09de39869ece9ee0d34d0a09&mc=true&node=se42.4.438_16&rgn=div8.
and the Shared Loss Pool of $100,000 would be reduced by $22,000, yielding a final
Shared Loss Pool of $78,000. Overall Quality Scores must be calculated distinctly for
each MCO with which the AE is contracted.

- Performance year periods, which are aligned with the state fiscal year calendar, will
  be tied to the calendar year quality performance period ending within the performance
  year period. The prior calendar year quality performance period will serve as the
  benchmark period, as shown below.

<table>
<thead>
<tr>
<th>Performance Year</th>
<th>Performance Time Period</th>
<th>Quality Measurement Performance Period</th>
<th>Quality Measurement Benchmark Period</th>
<th>Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td>PY 1</td>
<td>SFY 2019</td>
<td>HEDIS 2019, CY 18</td>
<td>HEDIS 2018, CY 17</td>
<td>SFY 2020</td>
</tr>
<tr>
<td>PY 2(^2)</td>
<td>SFY 2020</td>
<td>HEDIS 2020, CY 19</td>
<td>HEDIS 2019, CY 18</td>
<td>SFY 2021</td>
</tr>
<tr>
<td>PY 3</td>
<td>SFY 2021</td>
<td>HEDIS Measurement Year (MY) 2020, CY 20</td>
<td>HEDIS 2020, CY 19</td>
<td>SFY 2022</td>
</tr>
<tr>
<td>PY 4</td>
<td>SFY 2022</td>
<td>HEDIS MY 2021, CY 21</td>
<td>HEDIS MY 2020, CY 20</td>
<td>SFY 2023</td>
</tr>
</tbody>
</table>

C. Medicaid AE Common Measure Slate for Comprehensive AEs

In accordance with 42 CFR §438.6(c)(2)(ii)(B)\(^3\), quality performance measurement must be
based on the Medicaid Comprehensive AE Common Measure Slate (see Section F below). The
core measures must be reported for all measure that meet the eligible denominator sizes.
The Common Measure Slate for comprehensive AEs has been developed with the following
considerations:

- Alignment with the RI OHIC core measure set.
- Cross cutting measures across multiple domains with a focus on clinical/chronic care,
  behavioral health, and social determinants of health.
- Feasibility of data collection and measurement and minimization of administrative
  burden.
- A minimum number of measures necessary to enable a concentrated effort and
  meaningful assessment of quality.
- Focus on statewide strategic priorities outlined by EOHHS, RI Department of Health, RI
  Department of Behavioral Healthcare, Developmental Disabilities and Hospitals, and the
  Office of the Health Insurance Commissioner.

\(^2\) Please refer to the Quality and Outcome Measure Implementation manual for further details on modification to PY 2 and PY 3 quality methodology as a result of COVID-19.
\(^3\) https://www.ecfr.gov/cgi-bin/text-idx?SID=85de983b09de39869ece9ee0d34d0a09&mc=true&node=se42.4.438_16&rgn=div8.
D. Comprehensive AE Overall Quality Score Determination

As articulated in the Rhode Island Accountable Entity Program Total Cost of Care Quality and Outcome Measures Implementation Manual hereafter referenced as “Implementation Manual”, EOHHS developed a standard quality score methodology to be used by all AEs and MCOs. The required TCOC Overall Quality Score methodology is as follows:

a. **Target Structure:** The Overall Quality Score recognizes AEs that either attain a high-achievement target or demonstrate a required level of improvement over prior performance. MCOs will assess AE performance on each Common Measure Slate P4P measure for both achievement and improvement. For each Common Measure Slate P4P measure except SDOH Screening, AEs will be awarded whichever score yields the greatest performance points. The maximum earnable score for each measure will be “1”, and each measure will be weighted equally.

   i. **Achievement targets:**
      1. EOHHS will establish two achievement targets: “threshold” and “high.”
      2. Achievement points will be scored on a sliding scale for performance between the threshold and high values.
         1. If performance is below or equal to the threshold-performance target: 0 achievement points
         2. If performance is between the threshold-performance and the high-performance target, achievement points earned (between 0 and 1) will be determined based on the following formula: 
            \[ \text{Performance Score} - \text{Threshold Performance} \] / \[ \text{High-Performance Target} - \text{Threshold Performance} \]
         3. If performance is above the high-performance target: 1 achievement point

   b. **Improvement target:**
      1. The improvement target will be a fixed number of percentage points, with three percentage points as the default value.
      2. The value may vary from three percentage points if deemed appropriate by EOHHS.
      3. The value may be less than what would be required to demonstrate statistical significance in a given year.
      4. QPY2 performance will be the basis of assessing improvement for QPY4.
      5. Improvement will not be recognized by the MCO if the rate is statistically significantly below the rate of two calendar years prior\(^4\).
      6. Improvement as defined by 1.b.i-iiiI will earn the AE a score of “1.”

b. **Scoring SDOH Screening:** This measure will be scored differently than the other Common Measure Slate measures for QPY4. Given that this measure changed significantly in QPY3, there is no QPY2 rate against which EOHHS can assess improvement in QPY4. Therefore,

\(^4\) For Weight Assessment and Counseling for Children and Adolescents, statistical significance is determined using the average of numerators across component scores.
AEs will only be assessed based on achievement for this measure in QPY4, as described in 1.a above.

E. Calculation of the Overall Quality Score and TCOC Quality Benchmarks

Each MCO will sum the points earned across all measures for which the AE has an adequate denominator size and divide that sum by the number of measures for which there is an adequate denominator size. For example, if an AE has an adequate denominator size for all AE Common Measure Slate measures, then the MCO would sum the scores for each of the ten measures and divide the result by 10. This resulting quotient is the “Overall Quality Score.” The MCO shall multiply the annual savings generated by the AE by the Overall Quality Score to determine the shared savings to be distributed to the AE. See Appendix E: Example Overall Quality Score Calculation for QPY 4, in the accompanying, Implementation Manual, for illustration of this calculation and further details.

EOHHS will define the percentage of quality measures from the common measure slate needed to achieve full shared savings. In setting this parameter, EOHHS’ general principle is that AEs should be allowed to achieve the full share of shared savings without having to earn the maximum possible points, i.e., through hitting the high achievement or improvement targets for all ten measures. EOHHS will also define the impact of quality performance on mitigation of shared losses. In setting this parameter, EOHHS’s general principle is that AEs should have any losses mitigated, but not eliminated, based on quality performance.

EOHHS modified the Overall Quality Score methodology for PY 3 in an effort to hold providers harmless for QPY3 quality performance due to the COVID-19 pandemic. MCOs should use their existing QPY2 measures and methodology (inclusive of measure targets and weights), except that:

1) For any measure designated as P4P in a QPY2 contract for which an AE’s QPY3 value is superior to the QPY2 value, MCOs should use the QPY3 rate instead of the QPY2 rate in the calculation of the Overall Quality Score; and

2) For Social Determinants of Health Screening, a QPY3 value may not be substituted for QPY2 since there were significant specification changes. Social Determinants of Health Screening is considered a reporting-only measure for QPY3.

For further details please reference the Quality and Outcome Implementation manual.

EOHHS has adopted different approaches to set TCOC quality benchmarks based on the performance year.

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5 An adequate denominator size is defined as a minimum denominator of 30. This is consistent with NCQA guidelines per the HEDIS MY 2020 and MY 2021 Volume 2: Technical Update.

6 Weight Assessment and Counseling for Children and Adolescents is assessed as one measure. The measure is a composite, created by averaging the scores of the three individual measure components 1) BMI percentile, 2) counseling for nutrition, and 3) counseling for physical activity.
For QPY3, negotiated AE and MCO QPY2 benchmarks shall be used to evaluate AE performance and inform the negotiated formula for distribution of shared savings and losses.

For QPY4, EOHHS will employ a combination of internal and external sources to set achievement targets. EOHHS will set targets for Quality Performance Year 4 using Quality Performance Year 2 data, Quality Compass, Office of the Health Insurance Commissioner (OHIC) Patient Centered Medical Home (PCMH) Measure Survey Data in advance of Quality Performance Year 4. It will share its proposed targets and rationale with the AE/MCO Work Group in mid-December 2020 before finalizing the benchmarks by December 31, 2020.

AE Quality Performance Year 2 data will be used to ensure the following guiding principles are met: 1) the high achievement target should be attainable for at least some AEs; 2) the high achievement target should not exceed a value that represents a reasonable understanding of “high performance”; and 3) the high achievement target should not be below the current performance of every single AE.

EOHHS will also consider the following benchmark sources:

a. **HEDIS measures**
   i. NCQA’s Quality Compass benchmarks will be used whenever possible, for QPY4, HEDIS 2020 (CY2019) will be used. The benchmark (e.g., 75th percentile for Medicaid managed care) used to set achievement targets will vary by measure based on EOHHS assessment of past MCO or AE performance.

b. **Non-HEDIS measures**
   ii. Alternative sources to NCQA’s Quality Compass will be used for non-HEDIS measures as available for the measure (e.g., CMS Child Core Set data for Developmental Screening in the First Three Years of Life).
   iii. For QPY4, EOHHS will use OHIC-gathered Rhode Island PCMH 10/18-9/19 performance measure data for benchmarking purposes. While more recent data will become available (i.e., 10/19-10/20), these data will likely be impacted by COVID-19 and therefore EOHHS will utilize data from this prior performance period. These data are collected annually by OHIC from primary care practices seeking OHIC PCMH designation (186 practices submitted in 2019). OHIC data can be stratified to identify Medicaid-focused practices (i.e., self-reported to have >50% of patients covered by Medicaid or be uninsured), although the absolute number of such practices has historically been low.

Should benchmark data be unavailable for a given measure, EOHHS will convene a meeting of AEs, MCOs, and clinicians to review the measure and determine appropriate benchmarks. As MCOs and AEs began transitioning in QPY3 to using electronic clinical data exchange for generation of those Common Measure Slate measures requiring clinical data, EOHHS anticipates that MCOs will use different data collection techniques with different AEs (see “Data Collection and Reporting Responsibilities” in the accompanying Implementation Manual). EOHHS will
assess the impact of different data collection techniques on AE performance on Common Measure Slate measure results. Should different data collection techniques appear to have substantive systemic effects on AE performance on some or all of those measures requiring clinical data, EOHHS will modify benchmarks for affected AEs using its best judgement.
### F. Comprehensive AE Common Measure Slate

<table>
<thead>
<tr>
<th>Measures 7</th>
<th>Steward</th>
<th>Data Source 8</th>
<th>Specifications</th>
<th>QPY1 Reporting and Incentive Use</th>
<th>QPY2 Reporting and Incentive Use and QPY3 Intended Incentive Use Per 5/8/20 EOHHS Memo 9</th>
<th>QPY3 Reporting and Incentive Use Pre 5/8/20 EOHHS Memo 9</th>
<th>QPY3 Reporting and Incentive Use Pre 5/8/20 EOHHS Memo 9</th>
<th>QPY4 Reporting and Incentive Use</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HEDIS Measures</strong></td>
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<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Adult BMI Assessment</td>
<td>NCQA</td>
<td>Admin/Clinical</td>
<td>Current HEDIS specifications: QPY1: HEDIS 2019</td>
<td>P4R</td>
<td>P4P/P4R</td>
<td>P4P</td>
<td>Yes</td>
<td></td>
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<td>Adolescent Well-Care Visits</td>
<td>NCQA</td>
<td>Admin/Clinical</td>
<td>QPY2: HEDIS 2020</td>
<td>P4P</td>
<td>P4P</td>
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<td>Breast Cancer Screening</td>
<td>NCQA</td>
<td>Admin</td>
<td>QPY3: HEDIS MY 2020</td>
<td>P4P</td>
<td>P4P</td>
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<td>Child and Adolescent Well-Care Visits (adolescent age stratifications only)</td>
<td>NCQA</td>
<td>Admin</td>
<td>QPY4: HEDIS MY 2021*</td>
<td>P4P</td>
<td>P4P</td>
<td>P4P</td>
<td>Yes</td>
<td>P4P</td>
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<tr>
<td>Child and Adolescent Well-Care Visits (2 components: 3-11 years and total)</td>
<td>NCQA</td>
<td>Admin</td>
<td>*The AE/MCO Work Group will approve adoption of the HEDIS MY 2021 specifications when they are released in March 2021.</td>
<td></td>
<td></td>
<td></td>
<td>Reporting-only</td>
<td></td>
</tr>
<tr>
<td>Comp. Diabetes Care: Eye Exam</td>
<td>NCQA</td>
<td>Admin/Clinical</td>
<td></td>
<td>P4P</td>
<td>Yes</td>
<td>P4P</td>
<td></td>
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</tr>
<tr>
<td>Comp. Diabetes Care: HbA1c Control (&lt;8.0%)</td>
<td>NCQA</td>
<td>Admin/Clinical</td>
<td></td>
<td>P4P</td>
<td>Yes</td>
<td>P4P</td>
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<tr>
<td>Controlling High Blood Pressure</td>
<td>NCQA</td>
<td>Admin/Clinical</td>
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<td>P4P</td>
<td>Yes</td>
<td>P4P</td>
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<td>Follow-up after Hospitalization for Mental Illness</td>
<td>NCQA</td>
<td>Admin</td>
<td></td>
<td>P4P</td>
<td>Yes</td>
<td>P4P</td>
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<td>Weight Assessment &amp; Counseling for Physical Activity, Nutrition for Children &amp; Adolescents</td>
<td>NCQA</td>
<td>Admin/Clinical</td>
<td></td>
<td>P4P</td>
<td>Yes</td>
<td>P4P</td>
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<tr>
<td><strong>Non-HEDIS Measures (Externally Developed)</strong></td>
<td></td>
<td></td>
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<td></td>
<td></td>
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</tr>
<tr>
<td>Developmental Screening in the 1st Three Years of Life</td>
<td>OHSU</td>
<td>Admin/Clinical</td>
<td>QPY1-4: CTC-RJ/OHIC (December 2018 version) 10</td>
<td>P4R</td>
<td>P4P/P4R</td>
<td>P4P</td>
<td>Yes</td>
<td>P4P</td>
</tr>
</tbody>
</table>

7 Attachments L1 for Program Years 1 and 2 included Self-Assessment/Rating of Health Status as developed by EOHHS. This measure is no longer part of the AE Common Measure Slate for QPY1-4. EOHHS communicated its decision to drop this measure from Program Year 2 in its 4/30/19 amended Attachment L1.

8 “Admin/Clinical” indicates that the measure requires use of both administrative and clinical data.

9 For QPY3, QPY2 measure categorization will be used for calculation of the QPY3 Overall Quality Score.

<table>
<thead>
<tr>
<th>Measures&lt;sup&gt;2&lt;/sup&gt;</th>
<th>Steward</th>
<th>Data Source&lt;sup&gt;3&lt;/sup&gt;</th>
<th>Specifications</th>
<th>AE Common Measure Slate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tobacco Use: Screening and Cessation Intervention</td>
<td>AMA-PCPI</td>
<td>Admin/Clinical</td>
<td>QPY1-4: CMS MIPS 2018&lt;sup&gt;14&lt;/sup&gt;</td>
<td>P4R</td>
</tr>
</tbody>
</table>

**Non-HEDIS Measures (EOHHS-developed)**

<table>
<thead>
<tr>
<th>Measures</th>
<th>Steward</th>
<th>Data Source</th>
<th>Specifications</th>
<th>AE Common Measure Slate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Social Determinants of Health Infrastructure Development</td>
<td>EOHHS</td>
<td>Admin/Clinical</td>
<td>QPY3-4: EOHHS (August 6, 2020 version – included as Appendix B in the Implementation Manual)</td>
<td>P4P</td>
</tr>
</tbody>
</table>

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<sup>14</sup> Tobacco Use: Screening and Cessation Intervention had substantive changes in the CMS MIPS 2019 version.

<table>
<thead>
<tr>
<th>Measures</th>
<th>Steward</th>
<th>Data Source</th>
<th>Specifications</th>
<th>QPY1 Reporting and Incentive Use</th>
<th>QPY2 Reporting and Incentive Use and QPY3 Incentive Use Per 5/8/20 EOHHS Memo</th>
<th>QPY3 Intended Incentive Use Pre 5/8/20 EOHHS Memo</th>
<th>QPY3 Reporting</th>
<th>QPY4 Reporting and Incentive Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Optional Measure Slates (for QPY1 and QPY2) EOHHS permits selection of up to 4 optional measures)</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>OHIC Aligned Measure Set Menu</th>
<th>QPY1: OHIC 2018(^{17})</th>
<th>QPY2: OHIC 2019(^{18})</th>
<th>P4R/P4P</th>
<th>P4R/P4P</th>
</tr>
</thead>
<tbody>
<tr>
<td>CMS Medicaid Adult Core Set</td>
<td>QPY1: CMS 2018(^{19})</td>
<td>QPY2: CMS 2019(^{20})</td>
<td>P4R/P4P</td>
<td>P4R/P4P</td>
</tr>
<tr>
<td>CMS Medicaid Child Core Set</td>
<td>QPY1: CMS 2018(^{21})</td>
<td>QPY2: CMS 2019(^{22})</td>
<td>P4R/P4P</td>
<td>P4R/P4P</td>
</tr>
</tbody>
</table>

*Measures are subject to change based on the recommendations of OHIC’s Measure Alignment Review Committee

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\(^{16}\) Optional Admin measures could be pay-for-performance in QPY1. Optional Admin/Clinical or Clinical-only measures could be pay-for-performance or pay-for-reporting in QPY1.

\(^{17}\) [http://www.ohic.ri.gov/documents/Crosswalk%20of%20RI%20Aligned%20Measure%20Sets%202017%2011-2.xlsx](http://www.ohic.ri.gov/documents/Crosswalk%20of%20RI%20Aligned%20Measure%20Sets%202017%2011-2.xlsx)


Attachment B: Pre-Qualification of Accountable Entities Bearing Financial Risk

i. Background
During early 2020, EOHHS required Accountable Entities (AEs) that were anticipating downside risk in their future PY3 contracts with Medicaid MCOs to submit a pre-qualification application and supporting documentation to Office of the Health Insurance Commissioner (OHIC) by January 15, 2020. (PY3 is the period July 1, 2020 through June 30, 2021.) OHIC reviewed each submission to determine if an AE was “pre-qualified” as having the financial capacity to bear an estimated amount of downside risk across all of its Rhode Island Medicaid MCO contracts for PY3. Because AEs ultimately did not execute PY3 contracts with downside risk, EOHHS will again require AEs to submit a pre-qualification application in advance of PY4 downside risk contracts.

To ensure that AEs assuming downside risk in their executed contracts with Medicaid MCOs are able to cover any financial losses, EOHHS and OHIC have also established an annual TCOC Financial Solvency Filing process to certify AEs for downside risk assumption. This Attachment B lays out both the Pre-Qualification process and the Financial Solvency Filing process for PY4 (July 1, 2021 through June 30, 2022). OHIC will perform the Pre-Qualification and TCOC Financial Solvency Filing reviews on behalf of EOHHS. In so doing, OHIC will review and assess the financial impact of downside risk associated across all of an AE’s Medicaid MCO risk contracts.

ii. Pre-Qualification Process

a. AEs that must file for pre-qualification
OHIC will maintain a single pre-qualification review process for all AEs that will be entering into arrangements that include shared losses. This review will estimate the amount of downside risk the AE anticipates assuming in PY4 and whether the AE has an adequate combination of assets and insurance to cover the maximum risk exposure.

b. Requirements for Pre-Qualification
EOHHS will allow for flexibility in AEs’ approaches to managing their risk exposure as long as the AE can document a thorough strategy for obtaining protection from estimated maximum potential losses. If an AE has a strong balance sheet, its strategy for covering maximum potential losses due to downside risk could include documenting that it has sufficient existing secured liquid assets and reinsurance to cover the maximum potential losses, with evidence that these funds are secured in a controlled or custodial account. Other organizations without available liquid assets to cover the maximum potential losses may need to develop a risk strategy portfolio consisting of several different approaches. Strategies could include, for example, aggregate and individual stop loss insurance, corporate investors, provider partner organization contributions, insurer withholds, delegation of risk to contracted provider organizations, insurer-provided capital, securities in trust, and letters of credit. 23

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23 The AE should be the beneficiary of a surety bond or letter of credit.
For AEs without the necessary secured liquid assets to cover their estimated maximum potential loss, OHIC will require provision of copies of any agreements with organizations assuming some or all of the risk on behalf of the AE. Such agreements should, at a minimum, detail the financial arrangement, and the amount of risk being assumed by each organization. OHIC will require that each AE submit documentation that it has taken adequate steps to cover the risk using a) secured assets in a custodial or controlled account(s), and/or b) a reinsurance policy which can be used to protect the interests of enrolled Medicaid members, and/or c) delegation of risk to one or more parties. Taken together, the value of these strategies should not be less than the potential maximum losses due to all downside risk contracts with Medicaid MCOs.

As part of the pre-qualification application, AEs will also be required to submit a planned process for ongoing monitoring of performance against the downside financial risk arrangements for the AE and any subcontracted entities assuming delegated risk.

c. **Process for pre-qualification review**

The process that OHIC will follow in its pre-qualification review is outlined below in i-viii.

i. The AE submits its application to OHIC with all supporting documentation by January 15, 2021.

ii. OHIC determines the AE’s actual and/or estimated maximum risk exposure for MCO contracts for PY4.

iii. OHIC determines whether the AE has an adequate current or planned process for ensuring sufficient financial resources to protect it, and those entities with which it has a contracting affiliation and is sharing or intends to share downside risk, from the estimated maximum potential losses from all Medicaid MCO contracts with downside risk with one or more financial mechanisms (e.g., liquid assets, stop-loss insurance, working capital and reserves, withhold arrangements or other financial mechanisms).

iv. OHIC ensures that if the AE has liquid assets as part of its current or planned process to protect itself from the maximum potential losses, that the liquid assets are in a custodial or controlled account, which can be used exclusively to protect the interests of attributed Medicaid patients.

v. OHIC reviews the AE’s current and/or planned process for ongoing monitoring of performance against downside financial risk arrangements and assurance of financial solvency and ensures that the process is acceptable.

vi. OHIC reviews the AE’s current and/or planned process for ongoing monitoring of any subcontracted provider entities assuming AE-delegated downside risk and ensures that process is acceptable.
EOHHS notifies the AE by March 15, 2021 of its pre-qualification status. AEs can appeal the decision, in writing to EOHHS, within 30 days of its notification. AEs that choose not to appeal the decision but who would like to reapply for pre-qualification can do so by re-submitting the application and supporting documents addressing the concerns highlighted by OHIC in the original application.

If at any time during its review OHIC determines that it requires additional documentation, it will notify the AE in writing specifying the additional documentation needed.

d. Pre-Qualification Application Materials

Medicaid Accountable Entity Pre-Qualification Application

1. AE Descriptive Information

Rhode Island Medicaid Accountable Entity Organization Information

Name of Applicant: __________________________________________________________

The following information is required of the individual (within the Accountable Entity) who is designated to be the AE’s primary contact for the pre-qualification process:

Title: ____________________________

First Name: _________________________ Last Name: ___________________________

Position: __________________________

Street or PO Address: _________________

City: _________________________________ State: _______ Zip Code: ______

E-mail Address: ____________________________

Telephone: ____________________________

2. Provide a list of the names of the Medicaid MCOs with which the applicant will be entering into an arrangement to assume financial accountability for the full range, or nearly the full range, of an attributed MCO member population’s health care needs.

Please include contracts that will start in 2021. If contract negotiations are underway at the time of the application or are anticipated to begin but have not yet, indicate the status of negotiations and report anticipated risk arrangement terms.
For each MCO contract, provide the nature of the reimbursement arrangement and the estimated number of attributed patient lives in PY4:

<table>
<thead>
<tr>
<th>Name of MCO</th>
<th>Risk Arrangement Terms</th>
<th>Aggregate Number of Attributed Patients and Associated Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>PMPM budget:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Provider Revenue:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Risk Exposure Cap:</td>
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<td></td>
<td>Risk Sharing Rate:</td>
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<td>PMPM Budget:</td>
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<td>Risk Exposure Cap:</td>
<td></td>
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<tr>
<td></td>
<td>Risk Sharing Rate:</td>
<td></td>
</tr>
</tbody>
</table>

3. Provide a statement that describes the applicant’s experience to date in managing population-based contracts that hold the applicant organization financially responsible for a negotiated portion of costs that exceed a predetermined population-based total cost of care (TCOC) budget.

___________________________________________________________________________

___________________________________________________________________________

___________________________________________________________________________

4. Please attach a plan that provides details of the applicant’s processes and mechanism(s) for ensuring sufficient financial resources to protect a) the applicant and b) those provider entities with which it has subcontracted and intends to share downside risk, from the estimated potential maximum losses from downside risk associated with MCO contract(s) and AE subcontracts, respectively. AEs should also provide supporting documentation to demonstrate adequate protection against financial loss.

- Explain in this plan any intention to obtain insurance coverage or other agreements that protect the applicant from maximum potential losses from current downside risk, and a description of any other planned risk mitigation mechanisms including any aggregate stop-loss insurance, security deposits, working capital and reserves, withhold arrangements, etc.
- Distinguish current liquid assets from other mechanisms, including insurance coverage or other agreements that protect the applicant from potential maximum losses from future downside risk. If the AE is employing liquid assets as part of
its plan to protect itself from maximum potential losses, those liquid assets must be in a controlled or custodial account to be used exclusively to protect the interests of attributed Medicaid patients. Applicant should provide evidence that the funds are in a controlled or custodial account. If the applicant intends to utilize a surety bond to protect the applicant from potential maximum losses from future downside risk, the bonding company must be certified by the U.S. Treasury.  

- If the applicant is planning a financial arrangement with any partner organization(s) that is assuming any of the applicant’s downside risk, the partner(s) must execute a Parental Guarantee document prior to applying for pre-qualification from OHIC. The partner organization with which the AE is executing a Parental Guarantee should have a custodial or controlled account to cover losses. The AE should furnish documentation of the Parental Guarantee’s custodial or controlled account.

- If the risk exposure cap is anticipated to be greater than or equal to 10%, the AE should address plans to present an actuarial analysis that estimates maximum potential loss. The actuarial analysis must be performed by an independent actuary and the results of the analysis be provided in a letter signed by the responsible actuary. This analysis will be used to substantiate the risk mitigation plan proposed by the AE.

5. Include a description of the applicant’s current or planned process for ongoing monitoring of the applicant’s financial risk arrangements and financial solvency. This process should include a timely review of the quarterly data reports received from the MCOs.

6. Include a description of mechanisms that are or will be put in place by the applicant to monitor the financial solvency of any provider entity(ies) with which it has a contracting affiliation and intends to share downside risk associated with MCO contract(s).

iii. PY4 TCOC Financial Solvency Filing, Review, and Assessment

a. AEs that Must File for Financial Solvency Review and Assessment

OHIC will maintain a single review process for all AEs that have entered into arrangements that include shared losses. This review will assess the amount of downside risk the AE assumed in PY4 and whether the AE has an adequate combination of assets and/or other financial mechanisms (e.g., reinsurance, letter of credit) to cover the maximum risk exposure. The PY4 review will also assess an AE’s performance in its PY3 risk contracts, as best understood at the time, to ensure adequate financial protections for a combined PY3 loss (if applicable) and PY4 maximum potential loss.

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24 https://fiscal.treasury.gov/surety-bonds/list-certified-companies.html.
25 A Parental Guarantee is an agreement between an entity that controls a health care provider and the health care provider. It guarantees the performance of the provider’s obligations under the financial risk transfer agreement including the payment of any amounts owed by the health care provider to participating providers for services rendered pursuant to a risk transfer agreement.
b. Requirements
OHIC will allow for flexibility in AEs’ approaches to managing their risk exposure as long as the AE can document a thorough strategy for obtaining protection from estimated maximum potential losses. If an AE has a strong balance sheet, its strategy for covering maximum potential losses due to downside risk could include documenting that it has sufficient existing secured liquid assets and reinsurance to cover the maximum potential losses, with evidence that these funds are secured in a controlled or custodial account. Other organizations without available liquid assets to cover the maximum potential losses may need to develop a risk strategy portfolio consisting of several different approaches. Strategies could include, for example, aggregate and individual stop loss insurance, corporate investors, provider partner organization contributions, insurer withholds, delegation of risk to contracted provider organizations, insurer-provided capital, securities in trust, and letters of credit.26

For AEs without the necessary secured liquid assets to cover their estimated maximum potential loss, OHIC will require provision of copies of any agreements with organizations assuming some or all of the risk on behalf of the AE. Such agreements should, at a minimum, detail the financial arrangement, and the amount of risk being assumed by each organization. OHIC will require that each AE submit documentation that it has taken adequate steps to cover the risk using a) secured assets in a custodial or controlled account(s), and/or b) a reinsurance policy which can be used to protect the interests of enrolled Medicaid members, and/or c) delegation of risk to one or more parties. Taken together, the value of these strategies should not be less than the potential maximum losses due to all downside risk contracts with Medicaid MCOs.

AEs must also submit a planned process for ongoing monitoring of performance against the downside financial risk arrangements for the AE and any subcontracted entities assuming delegated risk.

c. Process for Filing and Review
For PY4, AEs must submit to OHIC a completed filing application (see attached template) and documents requested in the application, including the following:

a. Final executed AE/MCO contract for PY4 (July 1, 2021-June 30, 2022)
b. AE descriptive information
c. Final description of the financial risk arrangements (see Table 2 in the PY4 filing application)
d. Final description of experience managing financial risk to date
e. Current assessment of financial performance relative to PY3 risk arrangements, recognizing that claim runout and settlement processes will not yet be complete. AEs should report the extent of their financial exposure if a loss is projected.27

26 The AE should be the beneficiary of a surety bond or letter of credit.
27 AEs will need demonstrate the capacity to fund PY3 losses and protect against future TCOC financial losses.
f. Final financial protection and risk mitigation processes / mechanisms

g. Final monitoring processes

Following submission of the final terms of the PY4 contract, OHIC will review the financial risk arrangements, the AE’s financial protections, and financial performance monitoring processes. Assuming contracts are submitted to OHIC no later than August 31, 2021, OHIC would notify AEs of their financial solvency certification status or communicate any concerns or additional information requests to AEs by November 1, 2021.

The process that OHIC will follow in its review is outlined below in i-vii.

i. OHIC determines the AE’s actual maximum risk exposure for MCO contracts for the Performance Year.

ii. OHIC determines whether the AE has sufficient financial resources to protect itself from the estimated maximum potential losses from all Medicaid MCO contracts with downside risk using one or more financial mechanisms (e.g., liquid assets, stop-loss insurance, working capital and reserves, withhold arrangements or other financial mechanisms). This assessment will factor in the AE’s financial performance in PY3 downside risk arrangements to ensure adequate financial protections to cover the combined projected PY3 losses (as applicable) and maximum potential losses in PY4.

iii. OHIC also determines whether those AE subcontracted entities with which the AE is sharing TCOC downside risk have sufficient financial resources to protect themselves from the estimated maximum potential losses from the AE’s subcontract using one or more financial mechanisms.

iv. OHIC ensures that if the AE has liquid assets as part of its current or planned process to protect itself from the maximum potential losses, that the liquid assets are in a custodial or controlled account, which can be used exclusively to protect the interests of attributed Rhode Island Medicaid patients.

v. OHIC reviews the AE’s current and/or planned process for ongoing monitoring of performance against downside financial risk arrangements and assurance of financial solvency and ensures that the process is acceptable.

vi. OHIC reviews the AE’s current and/or planned process for ongoing monitoring of any subcontracted provider entities assuming AE-delegated downside risk and ensures that process is acceptable.

vii. Communication of status of review: By November 1, 2021, EOHHS notifies the AE of successful certification or communicates any concerns and/or an additional information request related to the AE’s final risk terms. AEs can appeal the final decision, in writing to EOHHS, within 30 days of its notification. AEs that choose not to appeal the decision but would like to reapply for financial solvency certification
can do so by re-submitting the application and supporting documents addressing the concerns highlighted by OHIC in the original application.

If at any time during its review OHIC determines that it requires additional documentation, it will notify the AE in writing specifying the additional documentation needed.

d. TCOC Financial Solvency Filing Application Materials

Medicaid Accountable Entity TCOC Financial Solvency Certification for PY4

Purpose: AEs should use this application to report the terms of their PY4 TCOC downside risk arrangements as executed in their contracts with Medicaid MCOs.

1. AE Descriptive Information

Rhode Island Medicaid Accountable Entity Organization Information

Name of Applicant: ____________________________________________________________

The following information is required of the individual (within the Accountable Entity) who is designated to be the AE’s primary contact for the pre-qualification process:

First Name: ____________________________ Last Name: _______________________

Position: _______________________________

Street or PO Address: _______________________

City: _______________________________ State: _______ Zip Code: _____

E-mail Address: __________________________

Telephone: ___________________________

2. Provide a list of the names of the Medicaid MCOs with which the applicant executed a contract to assume financial accountability for the full range, or nearly the full range, of an attributed MCO member population’s health care needs. Please include contracts for which the AE has accepted downside risk for any or all of PY4.
For each MCO contract, provide the nature of the reimbursement arrangement and the estimated number of attributed patient lives in PY4.

**AE/MCO Contract Risk Arrangement Terms for PY4**

<table>
<thead>
<tr>
<th>Name of MCO</th>
<th>Risk Arrangement Terms of Executed Contracts</th>
<th>Aggregate Number of Attributed Patients and Associated Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>PMPM budget: Provider Revenue: Risk Exposure Cap: Risk Sharing Rate:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>PMPM Budget: Provider Revenue: Risk Exposure Cap: Risk Sharing Rate:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>PMPM budget: Provider Revenue: Risk Exposure Cap: Risk Sharing Rate:</td>
<td></td>
</tr>
</tbody>
</table>

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28 See Glossary of Terms at the back of Attachment B for definitions of the terms used in this table.
3. Provide a statement that describes the applicant’s experience to date in managing population-based contracts that hold the applicant organization financially responsible for a negotiated portion of costs that exceed a predetermined population-based total cost of care (TCOC) budget.

___________________________________________________________________________

___________________________________________________________________________

___________________________________________________________________________

viii. Report financial performance relative to PY3 risk arrangements across all Medicaid MCO contracts identified in the 2020 certification application, as best known at the time of this filing.

Indicate if the applicant projects any losses under its PY3 risk arrangements.

<table>
<thead>
<tr>
<th>Name of Medicaid MCO</th>
<th>Projected Risk Arrangement Loss for PY3 (Y/N)</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

ix. Please attach a plan that provides details of the applicant’s processes and mechanism(s) for ensuring sufficient financial resources to protect a) the applicant and b) those provider entities with which it has subcontracted and intends to share downside risk, from the estimated potential maximum losses from downside risk associated with MCO contract(s) and AE subcontracts, respectively. AE s should also provide supporting documentation to demonstrate adequate protection against financial loss.

- Include in this plan evidence of any insurance coverage or other agreements that protect the applicant from maximum potential losses from current downside risk, and a description and evidence of the applicant’s other risk mitigation mechanisms including any aggregate stop-loss insurance, security deposits, working capital and reserves, withhold arrangements, etc.
- Distinguish current liquid assets from other mechanisms, including insurance coverage or other agreements that protect the applicant from potential maximum losses from future downside risk. If the AE is employing liquid assets as part of its plan to protect itself from maximum potential losses, those liquid assets must be in a controlled or custodial account to be used exclusively to protect the interests of attributed Medicaid patients. Applicant should provide evidence that the funds are in a controlled or custodial account. If the applicant intends to utilize a surety bond to protect the applicant from potential
maximum losses from future downside risk, the bonding company must be certified by the U.S. Treasury.\footnote{https://fiscal.treasury.gov/surety-bonds/list-certified-companies.html.}

- If the applicant is planning a financial arrangement with any partner organization(s) that is assuming any of the applicant’s downside risk, the partner(s) must execute a Parental Guarantee\footnote{A Parental Guarantee is an agreement between an entity that controls a health care provider and the health care provider. It guarantees the performance of the provider’s obligations under the financial risk transfer agreement including the payment of any amounts owed by the health care provider to participating providers for services rendered pursuant to a risk transfer agreement.} document prior to applying for pre-qualification from OHIC. The partner organization with which the AE is executing a Parental Guarantee should have a custodial or controlled account to cover losses. The AE should furnish documentation of the Parental Guarantee’s custodial or controlled account.

- If the risk exposure cap is greater than or equal to 10%, the AE must present an actuarial analysis that estimates maximum potential loss. The actuarial analysis must be performed by an independent actuary and the results of the analysis be provided in a letter signed by the responsible actuary. This analysis will be used to substantiate the risk mitigation plan proposed by the AE.

x. Include a description of the applicant’s current or planned process for ongoing monitoring of the applicant’s financial risk arrangements and financial solvency. This process should include a timely review of the quarterly data reports received from the MCOs.

xi. Include a description of mechanisms that are or will be put in place by the applicant to monitor the financial solvency of any provider entity(ies) with which it has a contracting affiliation and intends to share downside risk associated with MCO contract(s).

**Glossary of Terms**

**Parental Guarantee** - An agreement between an entity that controls a health care provider and the health care provider. It guarantees the performance of the provider’s obligations under the financial risk transfer agreement including the payment of any amounts owed by the health care provider to participating providers for services rendered pursuant to a risk transfer agreement.

**Partner Organization** - An entity that will be assuming some of the AE’s downside risk. It may be, but is not limited to, a corporate parent or otherwise related corporate entity, an investor, a business partner, or a delegated provider entity that delivers health care services to the AE’s attributed patients. A delegated physician or other professional provider is not a partner organization if the totality of its assumption of AE risk is borne through a payment withhold.

**PMPM (Per Member Per Month) Budget** – A prospectively defined spending target associated with an Accountable Entity’s (AE) attributed population, wherein spending is defined on an average monthly per capita basis, or “per member per month.”

**Provider Revenue** – This is the total annual service revenue, care management and...
infrastructure payments accruing to the provider for attributed members under the contract. This should be reported for those contracts that employ a risk exposure care based on provider revenue.

**Risk Exposure Cap** - This is a cap on the losses the organization may incur under the contract, expressed as a percentage of a) the total cost of care or b) the annual service revenue from the insurer under the contract. It is the maximum percentage of the organization’s contract revenue for which the organization is financially at risk.

**Risk Sharing Rate** - Also called the Marginal Risk. This is the percentage of total losses shared by the organization with the insurer under the contract after the application of any risk exposure cap and/or minimum loss rate. It is the percentage of any Shared Loss Pool for which the organization is financially at risk.

**Stop Loss Insurance (aggregate/specific)** - Aggregate stop-loss insurance is a policy designed to limit claim coverage (losses) to a specific amount. This coverage ensures that a catastrophic claim (specific stop-loss) or numerous claims (aggregate stop-loss) do not drain the financial reserves of the organization.

**Total Cost of Care** - A historical baseline or benchmark cost of care specifically tied to an Accountable Entity’s (AE) attributed population projected forward to the performance period.

**Withhold Arrangement** - A withhold arrangement is characterized by the insurer withholding the amount of money at risk until the contracting organization furnishes services to the members and meets certain quality and/or cost standards.