

February 24, 2012

Department of Health Care Services Office of Medi-Cal Procurement MS 4200 Attn: Brian Quacchia 1501 Capitol Avenue, Suite 71.3041 P.O. Box 997413 Sacramento, CA 95899-7413

Dear Mr. Quacchia:

We are pleased to submit our Application for the California Dual Eligible Demonstration Request for Solutions for San Diego County.

We applaud DHCS's efforts to support the development of integrated models for dual-eligibles, and look forward to the opportunity to participate in the Duals Demonstration to serve this vulnerable population in San Diego County.

Thank you for your consideration of our Application.

Sincerely,

Anna Tran

Chief Executive Officer

Date:

February 24, 2012

California Dual Eligible Demonstration Request for Solutions Proposal Checklist

	Mandatory Qualifications Criteria	Check box to certify YES	If no, explain
1	Applicant has a current Knox Keene License or is a COHS and exempt.	X	See Attachment #1
2	Applicant is in good financial standing with DMHC. (Attach DMHC letter)	Х	See Attachment #2
3a	Applicant has experience operating a Medicare D-SNP in the county in which it is applying in the last three years.	х	See Attachment #3
3b	Applicant has not operated a D-SNP in the county in which it is applying last three years but agrees to work in good faith to meet all D-SNP requirements by 2014.	N/A	
4	Applicant has a current Medi-Cal contract with DHCS.	X	See Attachment #4
5	Applicant will work in good faith to subcontract with other plans that currently offer D-SNPs to ensure continuity of care.	X	
6	Applicant will coordinate with relevant entities to ensure coverage of the entire county's population of duals.	X	
7a	Applicant has listed all sanctions and penalties taken by Medicare or a state of California government entity in the last five years in an attachment.	Х	See Attachment #5
7b	Applicant is not under sanction by Centers for Medicare and Medicaid Services within California.	X	
7c	Applicant will notify DHCS within 24 hours of any Medicare sanctions or penalties taken in California.	Х	
8a	Applicant has listed in an attachment all DHCS- established quality performance indicators for Medi-Cal managed care plans, including but not limited to mandatory HEDIS measurements.	Х	See Attachment #6
8b	Applicant has listed in an attachment all MA-SNP quality performance requirements, including but not limited to mandatory HEDIS measurements.	X	See Attachment #7
9	Applicant will work in good faith to achieve NCQA Managed Care Accreditation by the end of the third year of the Demonstration.	Х	See Attachment #8
10	Applicant will make every effort to provide complete and accurate encounter data as specified by DHCS to support the monitoring and evaluation of the Demonstration.	X	

Signature:

Care1st Health Plan, Inc.

Date:

February 24, 2012

	Mandatory Qualifications Criteria	Check box to certify YES	If no, explain
11	Applicant will fully comply with all state and federal disability accessibility and civil rights laws, including but not limited to the Americans with Disabilities Act (ADA) and the Rehabilitation Act of 1973 in all areas of service provision, including communicating information in alternate formats, shall develop a plan to encourage its contracted providers to do the same, and provide an operational approach to accomplish this as part of the Readiness Review.	X	
12	Applicant has provided materials (as attachments) to demonstrate meeting three of the five criteria for demonstrating local stakeholder involvement.	Х	See Attachment #9
13	Applicant certifies that no person who has an ownership or a controlling interest in the Applicant's firm or is an agent or managing employee of the Applicant has been convicted of a criminal offense related to that person's involvement in any program under Medicaid (Medi-Cal), or Medicare.	X	
14	If Applicant is a corporation, it is in good standing and qualified to conduct business in California. If not applicable, leave blank.	Х	See Attachment #10
15	If Applicant is a limited liability company or limited partnership, it is in "active" standing and qualified to conduct business in California. If not applicable, leave blank.		
16	If Applicant is a non-profit organization, it is eligible to claim nonprofit status. If not applicable, leave blank.		
17	Applicant certifies that it has a past record of sound business integrity and a history of being responsive to past contractual obligations.	X	
18	Applicant is willing to comply with future Demonstration requirements, requirements, which will be released timely by DHCS and CMS to allow for comment and implementation. Applicant will provide operational plans for achieving those requirements as part of the Readiness Review.	Х	

Signature:

Care1st Health Plan	, Inc.
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Date: February 24, 2012

	Criteria for Additional Consideration	Answer	Additional explanation, if needed
1a	How many years experience does the Applicant have operating a D-SNP?	5	
2	Has the Plan reported receiving significant sanction or significant corrective action plans? How many?		
3	Do the Plan's three –years of HEDIS results indicate a demonstrable trend toward increasing success?	Yes	
4	Does the Plan have NCQA accreditation for its Medi- Cal managed care product?	Yes	
5	Has the Plan received NCQA certification for its D-SNP Product?	Yes	
6	How long has the Plan had a Medi-Cal contract?	16 years	
7	Does the plan propose adding supplemental benefits? If so, which ones?	Yes	Transportation to medical appointments, gym membership, over-the-counter drugs, hearing aids, dental, refraction, eye wear, chiropractic, acupuncture, inhome fitness program for frail homebound members, postdischarge meals.
8	Did the Plan submit letters from County officials describing their intent to work together in good faith on the Demonstration Project? From which agencies?	Yes	See Attachment 11 Behavioral Health, Aging Services, In Home Support Services and Public Authority
9	Does the Plan have a draft agreement or contract with the County IHSS Agency?	No	
10	Does the Plan have a draft agreement or contract with the County agency responsible for mental health?	Yes	See Attachment #12
11	Does the Plan express intentions to contract with provider groups that have a track record of providing innovative and high value care to dual eligibles? Which groups?	Yes	See Attachment #13

Care1st	Health	Plan,	Inc.
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Date: February 24, 2012

#	Proiect Narrative Criteria	Check Box to certify YES	If no. explain
2.2.1	Applicant will develop a contract with the County to administer IHSS services, through individual contracts with the Public Authority and County for IHSS administration in Year 1, which stipulates the criteria in the RFS.	х	
2.3.1	Applicant will provide an operational plan for connecting beneficiaries to social supports that includes clear evaluation metrics.	Х	
5.1	Applicant will be in compliance with all consumer protections described in the forthcoming Demonstration Proposal and Federal-State MOU. Sites shall prove compliance during the Readiness Review.	X	
5.2.1	During the readiness review process the Applicant will demonstrate compliance with rigorous standards for accessibility established by DHCS.	Х	
5.3.3	 Applicant will comply with rigorous requirements established by DHCS and provide the following as part of the Readiness Review. A detailed operational plan for beneficiary outreach and communication. An explanation of the different modes of communication for beneficiaries' visual, audio, and linguistic needs. An explanation of your approach to educate counselors and providers to explain the benefit package to beneficiaries in a way they can understand. 	х	
5.6.1	Applicant will be in compliance with the appeals and grievances processes described in the forthcoming Demonstration Proposal and Federal-State MOU.	X	
6.1.1	Applicant will report monthly on the progress made toward implementation of the timeline.	X	
7.7	Applicants' sub-contractual relationships will not weaken the goal of integrated delivery of benefits for enrolled beneficiaries.	X	
7.8	Applicant will meet Medicare standards for medical services and prescription drugs and Medi-Cal standards for long-term care networks and during readiness review will demonstrate this network of providers is sufficient in number, mix, and geographic distribution to meet the needs of the anticipated number of enrollees in the service area.	X	
7.9	Applicant will meet all Medicare Part D requirements (e.g., benefits, network adequacy), and submit formularies and prescription drug event data.	X	
8.3	Applicant will work to meet all DHCS evaluation and monitoring requirements, once made available.	X	

Signature: _

EXECUTIVE SUMMARY

Care1st Health Plan, Inc. (Care1st), an NCQA accredited Knox-Keene licensed, provider-owned organization, operating since 1994, caring for Medi-Cal, Healthy Families and Medicare members. The Plan currently operates in Los Angeles, Orange, San Bernardino, Riverside, San Diego, San Joaquin, Stanislaus and Santa Clara counties. Its total membership is approximately 340,000: Medi-Cal 307,000 - Medicare 23,000 of which 6,000 are dual eligibles. The Plan also operates in Maricopa County, Arizona. In 2006, Care1st expanded to San Diego County, quickly building strong community relationships and using outreach efforts to grow from zero to over 32,000 lives, with 3,103 of them dual eligibles.

It is Care1st's goal to work with its partners to integrate medical and behavioral health care, long-term services and support (LTSS), and home and community-based services (HCBS) for dual eligibles in San Diego County. Through a comprehensive health risk assessment strategy, Care1st will identify medical, behavioral and social services needs to create tailored, individualized care plans to improve members' quality of care, reduce health care costs and institutionalization using our Model Of Care, which was approved by CMS for three years.

Care1st partnered with the Area Agency on Aging, Region One (AAA) in Maricopa

County, AZ for an Integrated Care Management Pilot (Pilot) in 2010 – integrating case

management functions for the Plan's at-risk dual-eligible members resulting in improved health

outcomes and cost savings – decreased utilization of preventable inpatient and ER visits. The

Demonstration project in San Diego will build on the success of the Pilot in Arizona, to create a

similar Interdisciplinary Care Team (ICT) responsible for navigating at-risk dual eligibles

throughout the care continuum. Plan staff and external providers can document and share

pertinent data in order to reduce duplicative case management functions, fragmented service delivery, and health care costs through the existing medical management system.

Care1st is proposing San Diego County as the geographical area, with approximately 20,000 dual eligible beneficiaries. This totals twenty-five percent (25%) of the approximately 80,000 dual eligible beneficiaries in the county.

Care1st has partnered with key providers within the community, including Federally Qualified Health Centers (FQHCs) and Sharp Community Medical Group (SCMG), to care for the dual-eligible population. One of the FQHC's, Family Health Centers, received Joint Commission Primary Care Medical Home (PCMH) Designation. SCMG is Independent Physician Group has a strong, proven track record of innovative processes and programs to care for the dual eligible population. Care1st is proud to be the only managed care Plan contracted with SCMG for dual eligible members. The Dual Demonstration includes, but is not limited to, the following partnerships:

- County of San Diego Health and Human Services Agency (HHSA):
 - Healthy San Diego, Aging & Independence Services (AIS), In-Home Supportive Services (IHSS), Behavioral Health Services, Mental Health Plan (MHP)
- Senior and independent living service providers
- Key provider groups, including Community Clinics and SCMG, that have systems and networks in place to work with the Plan to meet the unique needs of dual eligibles

The Plan applauds DHCS's efforts to support the development of integrated models for dual-eligibles and looks forward to the opportunity to participate in the Duals Demonstration Project.

SECTION 1: PROGRAM DESIGN

1.1: **Program Visions and Goals**

1.1.1 Describe the experience serving dually eligible beneficiaries, both under Medi-Cal and through Medicare Advantage Special Needs Plans contracts.

Care1st has been a Medi-Cal Managed Care Plan since 1994. The Plan currently serves 277,000 Medi-Cal beneficiaries including 3,800 dual eligible members in Los Angeles County. In San Diego County, the Plan serves 27,000 Medi-Cal enrollees and 5,600 Medicare enrollees of which 3,103 are dually eligible. The Plan also operates a Medicare Advantage Special Needs Plan (SNP) in Los Angeles, Orange and San Bernardino counties as well as Maricopa County, Arizona.

Approximately eighty-percent (80%) of dual eligible beneficiaries in Medi-Cal managed care are not enrolled in Care1st's Medicare Advantage SNP. For these beneficiaries, the Plan manages Medi-Cal services and benefits not covered by Medicare. Also, our Social Services staff provides care transition services and assists beneficiaries with access to Health and Community Based Services (HCBS) and Long Term Care (LTSS) when appropriate. For remaining beneficiaries, Medicare is the primary payor. The Plan manages all the medical needs and benefits as provided under the Medicare Advantage SNP through our contracted provider network. As such we have been required to coordinate both Medi-Cal and Medicare benefits for our members. In addition, Care1st has a three year approved Model of Care and Care (MOC) Transition program for our SNP members. Care1st has been very successful in reducing costs, improving quality of care and satisfaction of both the Medi-Cal and Medicare members we serve.

1.1.2 Explain why this program is a strategic match for Care1st's overall mission.

This project is in alignment with the Plan's mission and commitment to providing health care that is medically excellent, ethically driven, and delivered in a patient-centered environment. As such, the Plan recognizes the positive relationship between health education, a culture of wellness, with an emphasis on prevention and cost-effective delivery of care. Within the Plan's mission is the desire to share pertinent data and information with all providers via a medical management system that reduces duplicative case management functions and service fragmentation. This is in line with the Plan's goal to be a leader in applying advanced technology to achieve excellence in customer satisfaction for its members, providers and employees. Care1st has significant experience managing and coordinating the care of high-risk Medicare and Medi-Cal beneficiaries.

1.1.3 Explain how the program meets the goals of the Duals Demonstration.

Coordinated benefits and access to care, improving continuity of care and services for dual eligibles. Care1st's current Model of Care (MOC) is focused on continuous care coordination throughout an Interdisciplinary Care Team (ICT). As an NCQA Accredited Plan, Care1st has demonstrated, through formal audits, the ability to coordinate Medi-Cal and Medicare benefits for its members. The Plan is committed to improving and ensuring continuity of care, and will conduct outreach to beneficiaries to work with them to ensure their care remains uninterrupted. During the last six months as Seniors and Persons with Disability members enrolled with Care1st, the plan has reached out to non-contracted providers extending them an opportunity to join the network and thereby maintaining continuity of care. Once new providers are in the network, all necessary education and training is provided so that they become integral members of the ICT. Care1st will ensure that there is continuous care

coordination between the Plan case management and ancillary staff, physicians and any existing external programs such as Multi-Purpose Senior Services Program (MSSP), Home and Community Based Services (HCBS), In-Home Supportive Services (IHHS) and county Mental Health in order to ensure that dual eligible beneficiaries receive person-centered, high quality and cost effective care.

Maximizing the ability of dual eligibles to remain in their homes and communities with appropriate services and support in lieu of institutional care. The Plan's member-centric approach to care includes a comprehensive health risk assessment strategy, which will allow for identification of medical, behavioral health and social service needs, and create Individualized Care Plans tailored to improve quality of care, reduce cost, and avoid institutionalization. The integration of social services into Medicare and Medi-Cal benefits provides the opportunity to access appropriate LTSS and home and community-based alternatives to institutional care. The linchpin of the Plan's ICT model includes Care Navigators who are responsible for navigating members throughout the entire continuum of care to ensure that they have a choice of LTSS and HCBS in lieu of institutional care.

The Plan is committed to ensuring successful care transitions between all levels of care and providers in the integrated care delivery system. Hospitalized members will receive care transition assistance so that members who must remain in a skilled nursing facility for necessary rehabilitation may be able to return home and avoid institutional care. Care1st supports member directed care such as their ability to select their IHHS worker which in many instances will allow them to remain in their home. Other options such as, HCBS, CBAS, Board

and Care or Assisted Living may need to be considered based on the individual member's needs.

Increasing availability and access to home and community-based alternatives. The Plan is committed to working with duals to provide access to appropriate LTSS, MSSP and home and community-based alternatives to institutional care. The Plan's partnership with the San Diego County AIS, IHSS and community-based social service providers will increase the availability and access to home- and community-based alternatives.

Senior Coordinators (SCs) in senior affordable housing will be invited to join the ICT to assist in making sure that duals residing in their facilities have access to HCBS to assist them to receive needed services to allow them to continue to live independently in their homes for as long as possible. The Plan will work with HCBS providers to make arrangements for clustering of services for members with similar service needs to maximize economies of scale. For example, home care companies providing custodial care services could waive their four-hour minimum requirements to service multiple residents living at the same facility.

Preserve and enhance and ability of consumers to self direct their care and receive high quality care. The integration of LTSS and HCBS into the Plan will allow duals to continue to live independently in the community, or in the care setting of his or her choice. Qualified duals with unmet long-term care needs will continue to receive IHSS and self-direct their care. The Plan will assist those who are not able to self-direct their care to ensure that quality services are available and provided. The Plan is committed to ensuring that duals receive the highest possible quality of care in the care setting of their choice. Through the use of a Care Navigator,

the member will have an advocate that will ensure proper coordination and access to all available services.

Improve health processes and satisfaction with care. Through the Duals Eligible

Demonstration, it is the Plan's intention to connect the case management functions of all providers - medical, behavioural health and social services, via its medical management technology system that will allow Plan Case Management staff and external providers to document and share pertinent data on a common platform to reduce duplicative case management functions, fragmented service delivery, and health care costs. This integrated technology system will allow the Plan to effectively deliver a more comprehensive care management program that enhances its ability to; track and manage case activity, deliver assessments and care plans, interface with external criteria sets, automate workflow to support case managers and increase efficiencies, use dynamic logic that will display only data relevant to the current scenario, and integrate with external systems so all case managers and providers have the data necessary to complete tasks.

Integrating segregated systems involves many challenges, which require all partners to continuously communicate and work together to jointly problem solve, share knowledge, and learn from best practices to develop new processes that will most efficiently and cost-effectively meet the needs of duals eligibles. The Plan is committed to creating a collaborative environment, both internally and externally, that will allow for continuous improvement in operational processes that will result in better care, improved health outcomes and reduced costs. Specific process measures will be tracked on a regular basis to ensure processes are in alignment with desired performance measurements, including more satisfied members.

Improve coordination of and timely access to care. Dual eligibles suffer from costly and debilitating conditions and in many cases multiple chronic health conditions, and represent some of the most costly and medically complicated health cases in the Medi-Cal and Medicare program. Over forty percent (40%) suffer from cognitive or mental impairments and substance abuse conditions.

In addition to high levels of co-morbidity and co-occurrence of physical and behavioral health conditions, dual-eligibles face challenging social and economic situations, such as lack of emotional and social support and residential instability, which frequently impairs their ability to adhere to treatment Plans and to maximally benefit from them. The biopsychosocial complexities of the population mandate a multifaceted, member-centric approach to care based on physical and mental health integration and intensive coordination and case management interventions.

The Care1st MOC is driven through the integration of medical and behavioral health,

LTSS and HCBS providers and the various case managers into the Plan's ICT. This will

significantly improve coordination of services to ensure that dual eligible beneficiaries receive

person-centered, high quality and timely access to appropriate cost-effective care.

Optimize use of Medicare, Medi-Cal and other State/County resources. It is the Plan's intention to optimize any and all San Diego County and state resources to expand access to a seamless, integrated system of care that will reduce duplication and service fragmentation, improve care and lower costs. The County of San Diego Health and Human Services Agency (HHSA), Aging and Independence Services (AIS), serving as the local Area Agency on Aging (AAA), is the umbrella agency for more than thirty (30) different programs for older adults and

adults with disabilities, including dual eligibles. Additionally, the agency's Aging and Disability Resource Center (ADRC), was one of the first established in the country. ADRC provides "a no wrong door", integrated service delivery system for information and assistance, and is the gateway to AIS programs and services. The Plan will partner with the AIS and its contracted providers to coordinate access to and maximize the use of these services and programs for dual eligible members. The following is a list of some of the resources that the Plan will work with the County to make available to its dual eligible members:

- In-Home Supportive Services (IHSS)/personal care services, such as homemaker/chore services, including, but not limited to housecleaning, laundry, shopping and errands, personal care (bathing, dressing, feeding, bowel and bladder care, and ambulation) As a result of combined funding, the Plan may be able to expand IHSS hours for individual members from existing levels.
- Home modifications, repairs, maintenance
- Home health/personal and respite care
- Counseling
- Money management
- Nutrition home-delivered meals and nutrition counseling
- Assistive devices
- Legal assistance
- Multipurpose Senior Services Program (MSSP)
- Long-term care services (skilled nursing facilities, intermediate care facilities, sub-acute services, etc.)

Other services and programs, as appropriate and available

Additionally, the Plan has partnered with the San Diego County's Healthy San Diego (HSD) program since 2006, and will continue to coordinate with the County's MHP. Through HSD, the Plan has been participating in the AIS's Long Term Care Integration Project (LTCIP) and has excellent relationships with the San Diego AIS and senior service providers

1.2 <u>Comprehensive Program Description</u>

1.2.1 Describe the overall design of the proposed program, including the number of enrollees, proposed partners, geographic coverage area and how you will provide the integrated benefit package, along with any supplemental benefits you intend to offer.

Following Care1st's Model of Care, it will develop a person-centered health delivery program that integrates medical and behavioral care, long-term care, including HCBS.

Care1st will create an Integrated Care Team (ICT) that includes the Plan's Complex Case Managers, Social Workers, Care Transition Managers, Disease Management Specialists, and Care Navigators who will be responsible for navigating at-risk dual eligibles throughout the care continuum. When appropriate, the Plan will also partner with Service Coordinators (SCs) working at senior affordable housing and include them in the ICT. Through a comprehensive health risk assessment strategy for all enrollees, the ICT will identify medical, behavioral and social needs to create Individualized Care Plans tailored to meet their needs. Through Care1st's existing medical management system, the Plan will utilize a common platform where both case management and ancillary staff, physicians and any external providers such as MSSP, HCBS, IHSS and County Mental health can document and share pertinent data in order to effectively manage the continuum of care for the dual eligibles beneficiaries. The goal is to

reduce duplicative case management functions, fragmented service delivery, and health care costs.

Care1st is proposing San Diego County as the geographic area with a projected enrollment of approximately 20,000 dual eligible beneficiaries, representing twenty-five (25%) of the approximately 80,000 dual eligibles in the County.

Strategic Partnerships: Care1st's Dual Demonstration includes, but is not limited to, the following partnerships:

- County of San Diego Health and Human Services Agency:
 - Healthy San Diego
 - Aging & Independence Services (AIS)
 - In-Home Supportive Services (IHSS)
 - o Behavioral Health Services, Mental Health Plan (MHP)
- Affordable Housing Owners and Property Management Companies of senior affordable housing in San Diego County
- American Association of Service Coordinators (AASC)
- Contracted medical and behavioral health providers
- HCBS providers including, but not limited to:
 - Senior service providers
 - Independent Living Centers
- Home health and home care companies

- Key provider groups, including FQHC and Sharp Community Medical Group, that have the systems and network in place to work with the Plan to meet the needs of dual eligible beneficiaries
- Hospitals
- Pharmacies
- Durable medical equipment and other ancillary providers and services
- Skilled nursing facilities and other long-term care providers and services
- End-of-life, palliative care and hospice services

Proposed Supplemental Benefits. The Plan is committed to filling as many gaps in services as the final reimbursement rate allows. The following are examples of supplemental benefits the Plan currently offers in the SNP plan and proposed benefits under the Dual Demonstration Pilot:

Benefit	Current	Proposed
*Transportation to medical	48 one-way trips per benefit year	Unlimited
appointments		
Gym Membership	All Facilities that contract with Silver	Same
	Sneakers	
Over-the-counter Drugs	\$50.00 allowance per quarter	Same
Hearing Aids	\$1,000.00 allowance per benefit year	Same
Dental	\$0 copayments	Same
	\$500 allowance per benefit year	
Refraction	\$200.00 allowance per benefit year	Same
Eye Wear		
Chiropractic	15 visits per benefit year	Same
Acupuncture	15 visits per benefit year	Same
In-home Fitness Program		Benefit based upon
for frail home bound		medical necessity
members		
Post Discharge meals		Two (2) meals a day

	post discharge for 7
	days

*Care1st non-emergent transportation vendor requires all drivers to have certification in first aid and CPR. Drivers must also attend four hour training on Passenger Assistance and Senior Sensitivity (PASS) training, plus a four hour hands-on training on how to properly secure a wheelchair.

1.2.2 Describe how you will manage the program within an integrated financing model.

The program will be managed as a standalone product line with its own revenue sources and expenses as defined in the program requirement. Care1st maintains a core system that allows for identification of members with all their association to the various product lies in which Care1st operates. Services are authorized based on medical necessity and continuity of care, independent from the financial component. Benefits configuration is set up in the system to align with a particular product line, in this instance the Dual Demonstration Project. Within the configuration, services and benefits are established on the program level thus eliminating the need to classify the revenue sources of these services. Care1st will provide a global payment that reflects the full set of covered services, as well as administrative and care management costs to contracted providers.

1.2.3 Describe how the program is evidence-based.

As an NCQA accredited plan, Care1st is required to utilize clinical practice guidelines for the provision of both medical and behavioral services. In addition, these guidelines must be evidence based.

Care1st utilizes a number of evidence-based guideline for the provision of nonpreventive acute and chronic medical, behavioral and pharmacy services. Some of the most widely used guidelines include but are not limited to: Milliman Care Guidelines, Apollo Medical Care Criteria, American Diabetes Association, National Comprehensive Cancer Network, National Osteoporosis Foundation, National Heart, Lung and Blood Institute, American College of Chest Physicians.

All of Care1st Disease Management Programs are developed using evidence based criteria. These include National Heart, Lung, and Blood Institute (NHLBI) National Education and Prevention Program (NAEPP), Expert Panel Report 3 (EPR3): Guidelines for Diagnosis and Management of Asthma 2007, Global Initiative for Chronic Obstructive Lung Disease, 2007, Heart Failure Society of America Comprehensive Heart Failure Practice Guideline, 2006 and ACCF/AHA Guidelines for the Diagnosis and Management of Heart Failure in Adults 2009.

Care1st uses McKesson's Care Enhance Care Management System (CCMS) as its Medical Management system. It contains a large number of condition specific assessments which are used by our case managers to assess and coordinate the member's care. All of the assessments contain a comprehensive bibliography supporting the medical decision process.

An example of how a process that utilizes evidence-based guidelines, results in positive outcomes is illustrated by our Complex Case Management Program. An analysis of 148 Medicare members receiving complex care management services between February to December 2011 showed a reduction in hospital admissions of 43% a reduction in re-admissions of 39% and a reduction in ER utilization of 37%.

1.2.4 Explain how the program will impact the underserved, address health disparities, reduce the effect of multiple co-morbidities, and/or modify risk factors.

The Plan and its Partners will focus on reducing health disparities by ensuring that all dual members, regardless of ethnicity, receive access to the same health care, behavioral health and social services. Additionally, the Plan is confident that the proposed interventions and focused monitoring by the ICT will improve health outcomes and reduce the effect of comorbidities for its members.

Through the use of Care Navigators, Care1st will enhance the ability to coordinate and/or provide critical social support and HCBS will mitigate and/or modify some of the risk factors that contribute to poor health outcomes and costly health care utilization, (i.e., poor social support, the involvement of numerous providers and case managers that do not share information with each other, multiple medications, low socioeconomic status, and others). These factors will be taken into consideration during the assessment process to identify members who are likely to benefit from the assistance of case management and in-home assessments, disease management programs and other interventions.

1.2.5 Explain whether/how the program could include a component that qualifies under the Federal Health Home Plans SPA.

Care1st's integrated care management model for the Duals Demonstration will include all the Health Home Services for dual eligible beneficiaries meeting the criteria included in the Federal Health Home Plans SPA. Care1st will work with DHCS to develop a Federal Home Health model, which includes linkages to behavioral health and LTSS, if the state decides to apply for funding for this program.

1.2.6 Identify the primary challenges to successful implementation of the program and explain how these anticipated risks will be mitigated.

The key to overcoming the project challenges will be communication between partners, providers and with dual eligible members.

POTENTIAL CHALLENGES	SOLUTIONS
Members participating in the Dual Eligible Demonstration are new to Managed Care.	Care1st will have a comprehensive outreach effort designed to educate and incorporate members into the Plan. This begins with educational mailings in all necessary threshold languages and a phone call by our Member Services Department at which time the member is introduced to Care1st, the concept of the Care Navigator is presented and the member is assisted with making an initial visit with the Primary Care Physician (PCP) for a comprehensive evaluation. In addition, the member is told that a HRA will need to be completed to assist us in understanding their medical, psychosocial and home care needs.
Duplication, service fragmentation, and lack of communication and sharing of pertinent data between medical, behavioral health, and social services.	Care1st will create a number of task forces that will meet with the various representatives of the various agencies that are presently not part of managed care. Some of these include IHSS, LTSS and HCBS providers and County Mental Health. The purpose of these meetings will be to create a standardized process for identification and assessment of member needs, creating the necessary procedures to facilitate the exchange of information and avoid duplication of services. Care1st will work closely with Healthy San Diego and any other participating Plans so that all necessary contractual requirements are met and these new "partners" can be fully integrated with the least amount of disruption
Educating existing provider network about the goals of the Dual Eligible Demonstration	Care1st will develop a comprehensive outreach effort to ensure that all existing and new providers are fully aware and capable to fulfill the goals and objectives of the Dual Eligible Demonstration
Expanding the network to meet the needs of all members.	Through its collaborative work with Healthy San Diego and member advocates Care1st will assess its provider, facility and ancillary network in order to identify any gaps and make necessary additions to the network so that newly enrolled members have the least amount of disruption possible.

SECTION 2 - COORDINATION AND INTEGRATION OF LTSS

2.1: LTSS Capacity

2.1.1 Describe how would you propose to provide seamless coordination between medical care and LTSS to keep people living in their homes and communities for as long as possible.

The Plan's member-centric approach to care includes a comprehensive health risk assessment strategy, which will allow Care1st to identify medical, behavioral health and social service needs, and create individualized care Plans tailored to improve quality of care, reduce costs and institutionalization. The integration of social services into Medicare and Medi-Cal benefits provides the opportunity to access appropriate LTSS and home and community-based alternatives to institutional care. The Plan's partnership with the San Diego County AIS, IHSS, MSSP, community-based social service and independent living providers will increase the availability and access to home- and community-based alternatives.

The ICT, which includes the beneficiary and/or their representative, the Plan's complex Case Managers, Social Workers, Care Transition Managers, Disease Management Specialists, Care Navigators, Primary Care Providers (PCPs) and other providers, will assess and monitor members' conditions on an on-going basis. They will also work together to ensure seamless coordination of medical and LTSS to keep members living in their homes for as long as possible. The Plan's medical management system will allow the ICT and providers to share a common platform to document and share pertinent data to reduce duplicative case management functions, fragmented service delivery, and health care costs by providing the right services, at the right time and in the right setting, based on dual members' needs and preferences.

Service Coordinators (SCs) in senior affordable housing will be invited to join the ICT to assist in making sure that dual eligibles residing in senior affordable housing have access to LTSS and HCBS to assist them in receiving needed services so they can continue to live independently in their homes for as long as possible. Additionally, the Plan will work with LTSS and HCBS providers to make arrangements for clustering of services for members with similar needs to maximize economies-of-scale. For example, home health care companies providing custodial care services could waive their four-hour minimum requirements to service multiple residents living at the same facility.

Through its Care Transition Program, Care1st has invested the necessary resources and planning to ensure successful care transitions as members move through hospital, nursing facility and home. Once members are ready to transition back to their homes, the Plan will work closely with LTSS providers, IHSS workers and HCBS providers to ensure a successful transition and reduce re-admissions. Depending on the member's functional status, Care1st has programs in place where physicians or nurse practitioners will see him or her in their own home on a regular basis until they are well enough to see their PCP. If members are home bound for long periods of time, but are able to remain safely in their home, the "house call" physician will become the defacto PCP.

2.1.2 Describe potential contracting relationships with current LTSS providers and how you would develop a reimbursement arrangement.

The Plan will contract with the existing LTSS providers in San Diego County as directed in the Dual Demonstration Proposal. The Plan intends to develop a contract with the County of San Diego to administer IHSS services and follow the reimbursement structure as provided by the State for Year One of the program. The Plan also intends to contract with Community –

Based Adult Services (CBAS) centers and reimburse the providers according to State guidelines for Year 1 of the program. The reimbursement arrangements for subsequent years will be determined by actuarial review of the State FFS claims data and usual and customary rates as driven by the marketplace. The Plan intends to develop an incentive and risk sharing model with certain LTSS providers in Year Two and Three operations.

2.1.3 Describe how you would use Health Risk Assessment Screening to identify enrollees in need of medical care and LTSS and how you would standardize and consolidate numerous assessment tools currently used for specific medical care and LTSS.

The Care Management process begins with members completing a Health Risk Assessment (HRA) within 90 days of becoming a Plan member, which is used to develop an Individualized Care Plan. The HRA questions are weighted to calculate stratification levels to determine the acuity level of the member, scope of intervention(s) needed, including unmet long-term care needs that require social and HCBS services. Members are stratified into one of three distinct levels that establish the priorities for performing follow up calls with members, and performing in-depth assessments that will assist the Case Manager in further identifying member needs and fine tuning individualized care plans. Based on the member's health status, co-morbidities and social needs, the Case Manager will establish a schedule of follow-up call frequency, care coordination needs, and determine if an in-home assessment is needed to further evaluate the member's need for LTSS and HCBS. The in-home assessment may be performed by a nurse, social worker or specially trained Care Navigator, who is the member's direct point of contact with the Plan and responsible for assisting and coordinating the member through the care continuum. The in-home assessment identifies members that may need LTSS and HCBS, which include, but are not limited to: counseling, legal assistance,

homemaking/chore assistance, CBAS, home delivered meals, benefits assistance program, home repairs for safety, family caregiver support program, transportation centered on instrumental activities of daily living, and behavioral health interventions. In addition to the HRAs, members are also identified as having medical and social service needs through concurrent review rounds, hospital discharge Planners, claims, case managers, and ICT referrals from providers and beneficiaries, which can trigger the need for an in-home assessment.

The San Diego County AIS has indicated that they will work with all managed health care plans through its LTCIP stakeholder meetings and the State to standardize and consolidate the numerous assessments tools that are currently used by the various providers to develop a uniform assessment tool. The Plan will participate in this process with AIS and the state, and adopt the uniform assessment tool that is developed.

2.1.4 Describe any experience working with the broad network of LTSS providers, ranging from home and community-based service providers to institutional settings.

The Plan has experience managing populations with a similar incidence of chronic conditions, working with providers of LTSS, both for Medi-Cal-only Seniors and Persons with Disabilities (SPD) and its Medicare Special Needs Plan (SNP) members in San Diego, Los Angeles, Orange and San Bernardino counties.

The Plan currently has an informal relationship with the Aging and Independent Living networks in San Diego County, which is primarily centered around making referrals to IHSS and other senior service programs as well as with the Regional Center. The Plan looks forward to the opportunity to formalize these partnerships to expand the ability of its dual eligible

members to access critically needed services to help them maintain the highest possible health and functionability, and to avoid institutionalization.

Additionally, the Plan's Pilot with the AAA in Maricopa County, Arizona has experience working with the Aging Network, and LTSS and HCBS providers. The Plan contracts with the AAA to conduct comprehensive in-home assessments for at risk dual eligible members and Medicaid/AHCCCS adults, and to provide linkages to HCBS. However, a barrier that has surfaced during the Pilot is the lack of funding and long waiting lists for home-delivered meals, in-home custodial care, and other HCBS that could assist Care1st acute members with unmet long-term care needs, who do not currently have access to these services because they are not yet "nursing home certifiable," according to Arizona's Medicaid's eligibility requirements for LTSS. It has been our experience that waiting to provide HCBS for Medicaid members until they are deemed "nursing home certifiable" is often too late for home-based interventions to improve health outcomes. The AAA has been very creative in assisting Plan members to access muchneeded services, but since the health Plan does not receive funding for these services, access is limited. The Plan is hopeful that the reimbursement structure for this Duals Demonstration project will be adequate to provide the right services, at the right time and in the right setting, based on dual members' needs and preferences.

2.1.5 Describe your plans for delivering integrated care to individuals living in institutional settings. Institutional settings are appropriate setting for some individuals, but for those able and wanting to leave, how might you transition them into the community? What processes, assurances do you have in place to ensure proper care?

The Plan is committed to helping individuals in institutional settings who would like to return to their home. For those members who have resided in inpatient facilities, e.g., nursing, sub-acute, and acute care facilities, and intermediate facilities for the developmentally

disabled, for a minimum of six months or longer, the Plan will work with ElderHelp of San Diego, which is the California Community Transitions/Money Follows the Person Rebalancing

Demonstration provider, to coordinate supportive services that assist these individuals with transitioning to community living. For those who have resided in an institutional setting for less than six months, the Plan will partner with the San Diego AIS/AAA and its wide range of HCBS providers to ensure that in-home alternatives to care are available.

Additionally, the Plan will work with the local Aging and Independent Living network, the senior affordable housing industry and local members of the AASC, the national association for Service Coordinators working at affordable housing communities to provide opportunities for dual eligible members to transition to affordable independent living settings with appropriate LTSS and HCBS.

Through its Care Transition Program, Care1st has invested the necessary resources and planning to ensure successful care transitions as members move through hospital, nursing facility and home. Once members are ready to transition back to their homes, the Plan will work closely with LTSS providers, IHSS workers and HCBS providers to ensure a successful transition and reduce re-admissions. Depending on the member's functional status, Care1st has programs in place where physicians or nurse practitioners will see him or her in their own home on a regular basis until they are well enough to see their PCP. If members are home bound for long periods of time, but are able to remain safely in their home, the "house call" physician will become the defacto PCP.

SECTION 2.2: IHSS

- 2.2.1 Certify the intent to develop a contract with the County to administer IHSS services, through individual contracts with the Public Authority and County for IHSS administration in Year 1. The contract shall stipulate that:
 - IHSS consumers retain their ability to select, hire, fire, schedule and supervise their IHSS care provider, should participate in the development of their care plan, and select who else participates in their care planning.
 - County IHSS social workers will use the Uniform Assessment tool and guided by the Hourly Task Guidelines, authorize IHSS services, and participate actively in local care coordination teams.
 - Wages and benefits will continue to be locally bargained through the Public Authority with the elected/exclusive union that represents the IHSS care providers.
 - County IHSS providers will continue to utilize procedures according to established federal and state laws and regulations under the Duals Demonstration.
 - IHSS providers will continue to be paid through State Controller's CMIPS program.
 - A process for working with the County IHSS agency to increase hours of support above what is authorized under current statute that beneficiaries receive to the extent the site has determined additional hours will avoid unnecessary institutionalization.

Care1st hereby certifies its intent to develop a contract with San Diego County to administer IHSS services, through individual contracts with the Public Authority and County for IHSS administration in Year 1.

- 2.2.2 With consideration of the LTSS Framework in Appendix E that emphasizes consumer choice, and in consideration of the approach taken in Year 1 as described above, please describe the interaction with the IHSS program through the evolution of the Demonstration in Years 2 and 3. Specifically address:
 - A proposed care coordination model with IHSS, including the referral, assessment, and care coordination process
 - A vision for professional training for the IHSS working, including how you would incentivize/coordinate training, including with regards to dementia and Alzheimer's disease
 - A plan for coordinating emergency systems for personal attendant coverage.

The Plan will partner with the San Diego County Public Authority, and integrate the IHSS program into its care model for dual eligible members, and coordinate, to the extent possible, the services provided by self-selected caregivers. The Plan envisions dual eligible members being able to continue to self-direct their IHSS services in Year two and three, if they are able to

continue to choose a caregiver. If they are not able to self-direct their care, the Plan will assist them in selecting their care provider.

The Plan will collaborate with the local Aging and Independent Living network and other providers such as home health agencies to provide training and support for caregivers and recipients, including training with regards to dementia, Alzheimer's disease, first aid, CPR certification, wound care and proper positioning techniques.

The integration of LTSS and HCBS into the Plan will allow dual eligibles to continue to live independently in the community, or in the care setting of his or her choice. Dual eligibles with unmet long-term care needs will continue to receive IHSS and self-direct their care. The Plan will assist those who are not able to self-direct their care to ensure that quality services are available and provided. The Plan is committed to ensuring that dual eligibles receive the highest possible quality of care in the care setting of their choice.

Care1st will coordinate with the registry at IHSS to develop a plan for coordinating emergency systems for personal attendant coverage.

SECTION 2.3: SOCIAL SUPPORT COORDINATION

2.3.1 Certify that you will provide an operational plan for connecting beneficiaries to social supports that includes clear evaluation metrics.

Care1st certifies that it will provide DHCS with an operational Plan for connecting beneficiaries to social supports that includes clear evaluation metrics.

2.3.2 Describe how you will assess and assist beneficiaries in connecting to community social programs (such as Meals on Wheels, CalFresh, and others) that support living in the home and in the community.

The Care Management process begins with members completing a Health Risk

Assessment (HRA) within ninety (90) days of becoming a Plan member which is used to develop

an Individualized Care Plan. The HRA questions are weighted to calculate stratification levels to determine the acuity level of the member, scope of intervention(s) needed, including unmet long-term care needs that require LTSS and HCBS services. Members are stratified into one of three distinct levels that establish the priority for performing follow-up calls with the members and performing in-depth assessments that will assist Case Managers in further identifying members' needs and fine tuning individualized care Plans. Based on the member's health status, co-morbidities and social needs, the Case Manager will establish a schedule of follow up call frequency, care coordination needs, and determine if an in-home assessment is needed to further evaluate the member's need for LTSS and HCBS. The in-home assessment may be performed by a nurse, social worker or specially trained Care Navigator, who is the member's direct point of contact with the Plan and is responsible for assisting and coordinating the member through the care continuum. The in-home assessment identifies members that may need LTSS and HCBS, which include, but are not limited to: counseling, legal assistance, homemaking/chore assistance, CBAS, home delivered meals, benefits assistance program, home repairs for safety, family caregiver support program, and transportation centered on instrumental activities of daily living, and behavioral health interventions. In addition to the HRAs, members are also identified as having medical and social service needs through concurrent inpatient rounds, Plan claims, Case Managers, and ICT referrals from providers and beneficiaries, which can trigger the need for an in-home assessment.

Through this comprehensive HRA strategy for all enrollees, the Plan will be able to identify medical, behavioral and social service needs and create Individualized Care Plans which will assist members to continue to live in their homes with appropriate social supports to avoid

institutionalization. The Plan will create a Community Outreach Program which will expand the social services department to include Care Navigators and Community Resource Liaisons who will help the members get access to community services. Through the assessment, different risk levels will be determined which the plan will use to assign by category the member's specific needs and address them accordingly.

2.3.3 Describe how you would partner with the local Area Agency on Aging (AAA), Aging and Disability Resource Center (ADRC), and/or Independent Living Center (ILC).

The Plan has a long-standing relationship with the San Diego AIS, which is the designated AAA for San Diego County, which also administers the county's ADRC. The Plan will, at a minimum, partner with the AIS/AAA, ADRC and Access to Independence, the local Independent Living Center (ILC) and the San Diego Regional Center to coordinate LTSS and HCBS.

The Plan has started a dialogue with the AIS/AAA to determine if they have the capacity to provide services for dual eligible beneficiaries in San Diego County. If the AIS/AAA is not in a position to provide these services at this time, the Plan will partner with existing LTSS and HCBS providers, either through a Memorandum of Understanding with the AIS/AAA, or directly with their contracted service providers that have the expertise and track record to provide these services. In either case, the Plan will coordinate with AIS's ADRC and other programs, as appropriate.

Additionally, the Plan will develop a partnership with the San Diego Regional Center and Access to Independence to obtain access to its services for dual eligible beneficiaries with disabilities.

2.3.4 Describe how you would partner with housing providers, such as senior housing, residential care facilities, assisted living facilities, and continuing care retirement communities, to arrange for housing or to provide services in the housing facilities for beneficiaries.

The Plan has an existing relationship with the AASC, and several property management companies that employ Senior Coordinators (SCs) working in senior affordable housing in San Diego County. Care1st's care management model for dual eligible beneficiaries in San Diego

County will include on-site housing SCs in senior affordable housing as important partners in the ICT to assist the Plan with identifying high-risk members residing in their facilities. SCs will assist with conducting assessments, monitoring and linking residents with appropriate HCBS to achieve a better match between unmet long-term care needs and service delivery to reduce costs. Congregate housing facilities provide an opportunity for economies of scale and reduced costs by clustering HCBS for multiple residents.

The ICT will coordinate with SCs at residential care facilities, assisted living facilities, and continuing care retirement communities to assess member's unmet long-term care needs that may not be met by the facilities. If additional HCBS are needed to supplement the services currently provided at these facilities, the Plan will coordinate with HCBS providers to help meet those needs.

SECTION 3: COORDINATION AND INTEGRATION OF MENTAL HEALTH AND SUBSTANCE USE SERVICES

- 3.1 Describe how you will provide seamless and coordinated access to the full array of mental health and substance use benefits covered by Medicare and Medi-Cal, including how you will:
 - Incorporate screenings, warm hand-offs and follow-up for identifying and coordinating treatment for substance use.
 - Incorporate screening, warm hand-offs and follow-up for identifying and coordinating treatment for mental illness.

Care1st is committed to creating a seamless and coordinated delivery system between physical and mental health care that ensures members have access to the full array of appropriate mental health and substance use services in a timely manner. The Plan uses a team approach to care management; the ICT includes the member, the PCP, care managers, including nurses, social workers and Care Navigators, and is supplemented by behavioral health specialists, LTSS and HCBS providers, and other health care practitioners as needed based on

individual needs. The Plan's Care Navigators are responsible to navigate members throughout the continuum of care, including ensuring warm hand-offs and coordination between medical and behavioral health providers. All providers, including behavioral health providers, will have access to information about care services provided to dual eligibles through the Plan's medical management system.

Members are screened for behavioral health and substance use through a variety of sources such as the HRA, which members complete within ninety (90) days of becoming a member with the Plan, concurrent inpatient rounds, claims and pharmacy review, and referrals from members such as case managers, providers and beneficiaries. Members found to have behavioral health or drug and alcohol issues will be evaluated by a case manager to further assess the severity of their condition. Subsequent to this assessment, the Case Manager will make appropriate referral to a behavioral health provider. Care1st is contracted with a NCQA Accredited Managed Behavioral Healthcare Organization (MBHO) which provides all Medicare covered behavioral and substance use benefits. The MBHO has dedicated staff that work with our Case Managers or any provider to assist the member with making appointments. Any clinical information, including results of the HRA or case management assessments is available to the MBHO in a HIPAA compliant manner. In the event that a dual eligible member would need to access any Medi-Cal mental health and substance use benefit, the member will be referred to an appropriate provider within the plan's network. Based on discussions with the Behavioral Health Division of the San Diego County Health and Human Services Agency, many of the FQHCs that Care1st is contracted with have integrated medical and behavioral providers that can provide services covered by the Specialty Mental Health Consolidation Program. As

previously described, all necessary information will be provided to the provider in a HIPAA compliant manner.

Care1st will monitor the continuity and coordination of care that enrollees receive, and take action, when necessary, to assure continuity and coordination of care, in a manner consistent with professionally recognized evidence-based standards of practice, across the network.

3.2 Explain how your program would work with a dedicated Mental Health Director, and/or psychiatrist quality assurance (preferably with training in geriatric psychiatry).

As an NCQA Accredited Plan, Care1st contracts with a MBHO to provide all Medicare covered behavioral care services. As part of this arrangement, the MBHO has a designated behavioral health practitioner that is responsible for the following:

- Representing the behavioral health program at Medical Services Meetings
- Reporting to the Plan on behavioral health related aspects of care
- Participating in activities related to continuity and coordination of care between medical and behavioral care providers
- Participating and/or coordinating behavioral health related clinical activities, including but not limited to use of evidence-based clinical practice guidelines, and development of a complex case management program
- For the dual project, he/she would be in charge of collaborating with the Behavioral Health
 Division of the San Diego County Health and Human Services Agency in order to integrate
 both the Medi-Cal and Medicare benefits in a seamless fashion
- 3.3 Explain how your program supports co-location of services and/or multidisciplinary, team-based care coordination?

Care1st's integrated dual eligibles model will support behavioral health and medical providers working together collaboratively to address both the physical and mental health care needs of dual eligible beneficiaries. Several of Care1st contracted FQHCs in San Diego County currently co-locate behavioral health and medical providers. The Plan will support FQHCs and medical providers who do not currently co-locate these services with training and other resources, as appropriate. Care1st has initiated discussions with the Behavioral Health Division of the San Diego County Health and Human Services Agency regarding this very topic.

Depending on the number of members with high-need complex mental health and/or substance use needs, the Plan will also consider placing a medical provider at some of the county's mental health and/or drug and alcohol clinics, and will work with FQHCs to support and enhance their ability to treat members with behavioral health needs. Care1st will provide Care Navigators, Case Managers and Social Workers to further support and coordinate care between the ICT.

Family Health Centers of San Diego, an FQHC contracted with Care1st, has recently received Joint Commission Accreditation as a Primary Care Medical Home (PCMH). Care1st believes that the PCMH model is a great vehicle for the integration of medical and behavioral care. Care1st will assist and support other FQHCs and primary care sites that are interested in developing a PCMH to deliver care to our members.

3.4 Describe how you will include consumers and advocates on local advisory committees to oversee the care coordination partnership and progress toward integration.

Care1st will meet with stakeholders through Aging and Independent Services
throughout the Demonstration Project to obtain input about their experience regarding
program operations, if the benefits being offered are meeting members' needs, if access is

adequate and timely, and if the grievance process has assisted them in any issues they may have encountered. Additionally, the HSD health plans will continue to meet quarterly with the Consumer Center for Health Education and Advocacy. These stakeholder meetings are an opportunity to discuss the cases they have been involved in on behalf of consumers, to determine what is working and where there may be areas for improvement to progress toward integration. Grievance and Appeals will be a standing agenda item, and plan data will be distributed.

SECTION 3.2: COUNTY PARTNERSHIPS

3.2.1 Describe in detail how your model will support integrated benefits for individuals severely affected by mental illness and chronic substance use disorders. In preparing the response, keep in mind that your system of care may evolve over time, relying more heavily on the County in Year 1 of the Demonstration. (See Appendix G for technical assistance on coordinating and integrating mental health and substance use services for the seriously affected).

The Plan is committed to developing a comprehensive care management program that integrates physical and behavioral health services and that has the requisite staff and resources to develop appropriate care interventions for beneficiaries with mental illness and substance use disorders. This will require working with medical, behavioral health providers, as well as LTSS and HCBS providers, to educate them about the Plan's processes and procedures to improve coordination between and among providers across the care continuum

As previously mentioned, several of our contracted FQHCs currently have an integrated medical and behavioral delivery system. The providers at these sites are able to provide all medical and behavioral Medicare benefits. In addition some are contracted with the County of San Diego to provide the Medi-Cal benefits under the Specialty Mental Health Consolidation Program and to some extent the Drug Medi-Cal Program. Based on our initial discussions with

the Behavioral Health Division of the San Diego County Health and Human Services Agency, some of these FQHCs are equipped to manage up to 95% of the members with Serious Mental Illness (SMI), but less so for those with substance use problems. The Plan will work with our MBHO and the Behavioral Health Division of the San Diego County Health and Human Services Agency to further support and develop the capacity of the FQHC clinics to deliver high quality and integrated medical and behavioral benefits to members with mental illness and substance use disorders.

Also, the Plan will work directly with the Behavioral Health Division of the San Diego County Health and Human Services Agency to coordinate the delivery of integrated services for the plan's most severely affected members that cannot be cared for at sites such as an FQHC. Care1st is willing to provide, when feasible, a physician or nurse practitioner at County facilities were the most severely affected members are receiving their care for their mental illness or substance use disorders.

Regardless of where the services are provided, the members will still receive care coordination from the ICT in order to provide a seamless care continuum.

- 3.2.2 Provide evidence of existing local partnerships and/or describe a plan for a partnership with the County for the provision of mental health and substance use services to the seriously and persistently ill that includes measures for shared accountability and progress toward integration in the capitated payment by 2015.
 - Describe how you will work with County partners to establish standardized criteria for identifying beneficiaries to target for care coordination
 - Describe how you will overcome barriers to exchange information across systems for purposes of care coordination and monitoring.

Care1st is committed to working with the Behavioral Health Division of the San Diego

County Health and Human Services Agency and its providers to develop a plan for the provision

of mental health and substance use services to the seriously and persistently ill, that includes

measures for shared accountability and progress toward integration in the capitated payment by 2015.

For the first year of the Dual Demonstration the capitated payment for mental health services for Serious Mental Illness and Drug Use under the Medi-Cal benefit will remain carved out from the Plan. A significant number of dual members with SMI will be able to receive the full array of these benefits under the Medicare benefit through our existing MBHO. Prior to the commencement of the program in 2013, and during the first part of 2013, Care1st will work closely with the Behavioral Health Division of the San Diego County Health and Human Services Agency and through our MBHO to create a collaborative Task Force that will be charged with developing a Care Coordination Plan that will focus on identifying all existing administrative, clinical and reimbursement barriers to care, and implement proper solutions that are mutually agreeable and for the ultimate benefit of the members. The Care Coordination Plan will address the following areas:

- Member Identification and Outreach. Through the creation of a standardized screening tool between the Plan and the Behavioral Health Division of the San Diego County Health and Human Services Agency we will be able to properly identify members that qualify for the Medi-Cal Behavioral/Drug Use benefit. This tool will stratify members' behavioral needs so that those that can be cared for in the Plan's MBHO can do so, and those with more severe disease can be referred to the County clinics. Regardless of where the member is referred to, this is accomplished via a warm transfer between Case Managers.
- Care Coordination. Once members are referred for a behavioral/drug use condition there
 will be a need for continued care coordination between medical and behavioral providers.

This is best accomplished by utilizing an integrated medical and behavioral delivery system. Our existing MBHO has such clinics in several of our contracted FQHCs. Family Health

Centers is one of our contracted FQHCs that has recently received Joint Commission

Accreditation as a PCMH. For those members that are referred to County clinics, Care1st

will collaborate with the County clinics so that all relevant clinical/pharmacy data is shared

between medical and behavioral providers in a HIPAA compliant fashion. Case Managers on

the medical and behavioral side will work hand in hand to ensure that proper referrals and

communication is in place. In effect this process allows for the integration of the County

providers into the ICT.

- their medical and psycho social needs and be able to re-engage them as much as possible with society and into a traditional healthcare delivery system through the use of medical and behavioral health interventions, vocational/occupational rehabilitation treatment will be focused on outpatient care to avoid costly inpatient utilization. Proper resources will be invested to further develop the capabilities of our behavioral network to deliver all necessary case management and rehabilitation services.
- Financing. Although initially the payments for mental health services for SMI/drug use are carved out from the Plan, proper incentives need to be in place so that the County and its partners are adequately compensated for their efforts integrating care. A bonus pool can be funded to pay for achievable milestones such as: development of a standardized tool, ability to share data between medical and behavioral providers, decrease in readmission rates,

Emergency Room rates and bed days from an established baseline; achieving established medication compliance and adherence rates.

In subsequent years as integration becomes complete and the Plan receives full capitation for all mental and substance use benefits, there will need to be formal contracting between the Plan and the County clinics to address reimbursement. This arrangement can be either a FFS or a capitated basis with continued incentives as previously described.

SECTION 4: PERSON-CENTERED CARE COORDINATION

4.1 Describe how care coordination would provide a person-centered approach for a wide range of medical conditions, disabilities, functional limitations, intellectual and cognitive abilities among dual eligibles, including those who can self-direct care and also those with dementia and Alzheimer's disease.

Care1st's Integrated Care Teams (ICT) are highly trained to address the complex care needs of chronically ill populations. The Plan's "care coordination" model is a holistic, personcentered, assessment-based, interdisciplinary approach to integrating members' care across all elements of the system in a cost-effective manner in which every member's needs and preferences are assessed, a comprehensive Individualized Care Plan is developed, and services are managed and monitored by the ICT, which includes the member's Primary Care Physician. Member involvement in the development of the care Plan and the management of their care is critical. When a member is not able to participate, his or her family caregivers, or Power of Attorney will be included in the process.

The Plan's person-centered approach to care includes the recognition that not all services will be appropriate for all members. The complexity and variability of individual needs requires linkages and collaboration across the full spectrum of medical, behavioral health, LTSS and HCBS. The Plan understands that it is difficult to adequately manage the care of individuals

with complex care needs telephonically, and will give complex care members, as required, the opportunity to have a Case Manager come to their home to conduct a comprehensive assessment to further assist the ICT and the member in determining care options and members' preferences. The Plan's Care Navigators will be responsible for navigating the members' care across the care continuum, and to coordinate the provision of appropriate care and services with members and their family caregivers, providers and the various case managers, including, but not limited to, subspecialty care, hospitals, home health agencies, nursing homes, HCBS, etc. Members who are eligible for IHSS will continue to self-direct their care and be able to hire, fire, and manage their personal care workers.

Members with cognitive impairment, including dementia and Alzheimer's disease, who are not able to self-direct their care, will be provided with appropriate care and services. The Plan will encourage family caregivers and friends who know the member to assist in conveying the member's preferences in the person-center care planning process and in the development of the care plan. Family members and caregivers who are authorized to make decisions on behalf of members will be included in the decision-making process to ensure that members receive the best possible care in the most appropriate care setting, based on their preferences whenever possible.

Members with serious mental illness will be treated with appropriate care using evidence-based protocols and guidelines individually tailored to meet their needs. The ICT will work with the member's PCP and behavioral health provider, and family with consent, to ensure progress towards treatment goals. Medication for medical and psychiatric conditions

will be reviewed on an ongoing basis, and counseling and coaching will be available for members and their families to work toward resolving any barriers to care.

4.2 Attach the model of care coordination for dual eligibles as outlined in Appendix C. This will not count against any page limit.

Please see attached current Care1st Model of Care (MOC), which has been updated to include the Duals Demonstration.

4.3 Describe the extent to which providers in your network currently participate in care coordination and what steps you will take to train/incentivize/monitor providers who are not experienced in participating in care teams and care coordination.

Care1st has received a 3 year approval for its MOC from CMS. As a requirement of such it has conducted extensive training with its current contracted medical providers so that they may be familiar with the goals and objectives of the MOC. The concept of care coordination is not a new concept for our existing provider network..Care1st providers are significantly involved in the care coordination of our members. As previously stated, all SNP members are encouraged to complete a HRA. The results of the HRA and an Individualized Care Plan (ICP) are sent to the PCP for care coordination purposes. The member is also given a copy of the ICP and encouraged to follow up with their PCP. The Case Manager presently coordinates care in conjunction with other ICT members such as PCPs, specialists, behavioral care providers and members.

Since this demonstration creates the opportunity to bring services previously carved out under the Plan's umbrella of care, and new providers such as County Behavioral Health, LTSS, CBAS and HCBS providers will be incorporated in our network, a comprehensive training program regarding the MOC will be developed. A variety of venues such as large group meetings, webinars and on line training will be available to ensure that the necessary training is

made available to all participating providers. When necessary, incentives will be made available to ensure participation.

SECTION 5: CONSUMER PROTECTIONS

5.1 Certify that your organization will be in compliance with all consumer protections described in the forthcoming Demonstration Proposal and Federal-State MOU. Sites shall prove compliance during the Readiness Review.

Care1st certifies that it will be in compliance with all consumer protections described in the forthcoming Demonstration Proposal and Federal-State MOU.

SECTION 5.1: CONSUMER CHOICE

5.1.1 Describe how beneficiaries will be able to choose their primary provider, specialists and participants on their care team, as needed.

Care1st meets all NCQA, DMHC and DHCS requirements for continuity of care. The Plan has a robust network of contracted providers in San Diego County and is committed to improving and ensuring continuity of care. The Plan will conduct outreach to beneficiaries to educate them on their benefits, right and responsibilities, and will work with new members to ensure continuity of care. If their current medical provider(s) of choice is not currently contracted with the Plan, Care1st will work with providers to add them to its network as long as they accept the Plan's established rates and meet minimum credentialing requirements. The member has the freedom to choose his or her PCP and specialists as long as they are in the Plan network. Members will also have the freedom to include participants in their ICT if they so desire and make the appropriate request.

5.1.2 Describe how beneficiaries will be able to self-direct their care and will be provided the necessary support to do so in an effective manner, including whether to participate in care coordination services.

Care1st will ensure that dual eligible members will continue to self-direct their care and to determine where they receive care, if they have the capacity to do so. The Plan will work with members' families and caregivers to better understand members' preference if they are not able to self-direct their care or to participate in care coordination activities. At every step of the care management process, the ICT will work with members to provide home-based alternatives to institutionalization to allow them to continue to stay in their homes and in the community, if they choose to do so. The Case Manager and the ICT will make all necessary efforts to empower the member to make his/her decisions and select network providers that they feel most comfortable with. If members elect not to participate in care coordination, they will be provided with the same access and resources as members who are under care coordination. Any member who elects to forgo care coordination may return to a care coordinated model at anytime.

SECTION 5.2: ACCESS

5.2.1 Certify that during the readiness review process you will demonstrate compliance with rigorous standards for accessibility established by DHCS.

Care1st certifies that during the readiness review process it will demonstrate compliance with rigorous standards for accessibility established by DHCS.

5.2.2 Discuss how your program will be accessible, while considering: physical accessibility, community accessibility, document/information accessibility, and doctor/provider accessibility.

Members can access information about providers with accessible offices via Care1st's website or through calling the Member Services department. The Plan also provides 24-hour phone and face-to-face interpreter services in all languages. Members are educated about their right to these services through member newsletters, classes, letters, and Public Policy

Meetings. Free sign language interpretation is also available for hearing impaired patients. All members receive an insert with their membership mailings that states, in several languages, "If you need this in your language, please call 1-800-605-2556."

The Plan's Physical Accessibility Review Survey sets forth the Plan's audit of providers' physical place to ensure access for members with disabilities as follows:

- Basic Access: Demonstrates facility site access for the members with disabilities to parking,
 building, elevator, doctor's office, exam room and restroom. To meet Basic Access
 requirements, all (29) Critical Elements (CE) must be met.
- Limited Access: Demonstrates facility site access for the members with a disability is missing or is incomplete in one or more features for parking, building, elevator, doctor's office, exam room, and restroom. Deficiencies in 1 or more of the CE are encountered.
- Medical Equipment Access: PCP site has height adjustable exam table and patient
 accessible weight scales per guidelines (for wheelchair/scooter plus patients). This is noted
 in addition to level of Basic or Limited Access as appropriate.

Access to Services: Care1st's Quality Improvement (QI) Department has established standards and mechanisms to assure the accessibility of primary care, specialty care, behavioral health and member services. Standards include but not limited to:

- Preventive care appointments
- Regular and Routine care appointments
- Urgent care appointments
- Emergency care
- After-hours care

- Wait times
- Member Services by Telephone

Care1st conducts an annual access to care audit using the standards to implement and measure improvements made in performance.

Availability of Practitioners by Geographical Distribution: In creating and developing our delivery system of practitioners, Care1st takes into consideration assessed special and cultural needs and preferences of our members. Care1st establishes availability of primary care, specialty care, hospital based and ancillary Practitioners by:

- Ensuring standards are in-place to define practitioners who serve as primary care practitioners (Pediatrics, Family Practice, General Practice, Internal Medicine, etc).
- Each member must be assigned to a Practitioner within five miles of their home unless specifically requested by the member or family.
- Each member should be referred to a specialist within ten (10) miles of their home unless specifically requested by the member or family.
- Ensuring a database is in place which analyzes practitioner availability and ability to meet the special cultural need of plan members.
- Ensuring members are within fifteen (15) miles or thirty (30) minutes from a contracted hospital and ancillary service.
- Care1st provides members with transportation as needed.
- Care1st has processes in place for member requests of special cultural and language needs.
- Care1st will annually review and measure the effectiveness of these standards through specialized studies.

5.2.3 Describe how you communicate information about accessibility levels of providers in your network to beneficiaries.

Upon enrollment, outbound welcome calls are conducted providing new beneficiaries with clear information about the Plan, including significant differences from fee-for-service Medicare/Medi-Cal and how services are accessed. A list of available medical and behavioral care providers, including specialists and hospitals are included as part of the call information.

Beneficiaries can request specific provider listings filtering the information requested by the members such as area, language and accessibility. Upon enrollment and annually thereafter, beneficiaries receive an updated provider directory with the pertinent accessibility information along with a Member Handbook which contains the accessibility standards. Changes in the network communicated to beneficiaries no less than 30-days from the effective date of the change. For urgent situations that do not allow for a 30-day notice, beneficiaries will receive a call from the Plan.

SECTION 5.3: EDUCATION AND OUTREACH

5.3.1 Describe how you will ensure effective communication in a range of formats with beneficiaries.

Care1st provides free interpreter services at all points of contact. This includes services for hearing and speech impaired members. The Plan has adopted and is guided by the National Standards on Culturally and Linguistically Appropriate Services established in December 22, 2000, by the Office of Minority Health of the Department of Health and Human Services. The Plan has policies and procedures in place to ensure that limited English proficient (LEP) members have equal access to health care services through the provision of high quality interpreter and linguistic services as appropriate for medical, pharmaceutical, and non-medical encounters in the member's spoken language at no cost. The Plan has policies and procedures

in place for translating Member Informing Materials and Health Education Materials, and provides free access to member informing materials in alternative formats. These include member documents in Braille, Electronic Text File, Audio or Large Print.

5.3.2 Explain how your organization currently meets linguistic and cultural needs to communicate with consumers/beneficiaries in their own language, and any pending improvements in that capability.

The Plan has policies and procedures in place to ensure that LEP members have equal access to health care services through the provision of high quality interpreter and linguistic services as appropriate for medical, pharmaceutical, and non-medical encounters in the member's spoken language at no cost

The Plan's providers receive continual education and reminders on the patient's right to interpreter services. Providers and contracted networks are educated on how to access these services. The Plan requires its providers to post visible signs in threshold languages in their offices to inform patients of their right to access an interpreter to facilitate communication with their provider(s). The Plan diligently monitors provider compliance with this requirement because it has identified the need to provide interpretation services as being an issue that members in the Community Advisory Committee and Group Needs Assessments have brought to the plan's attention. To facilitate Care1st's monitoring, the Plan utilizes the state-approved Facility Site Review Tool during its provider office visits.

Care1st provides 24-hour phone and face-to-face interpreter services in all languages.

Members are educated about their right to these services through member newsletters,

classes, letters, and Public Policy Meetings. Free sign language interpretation is also available

for hearing impaired patients. All members receive an insert with their membership mailings that states, in several languages, "If you need this in your language please call 1-800-605-2556."

The Plan contracts with multiple translation vendors, who are thoroughly researched by the Plan's Cultural and Linguistic Department. The Plan's vendors employ individuals that are certified by the American Translation Association (ATA) or similar qualified vendors, have formal education in the target language, and are familiar with health and managed care terminology. After materials are translated, several Plan employees who have passed a translation test by an outside vendor by greater than 80% conduct a second level review on all translated materials. If the Plan does not have staff qualified in a specific target language, the translated materials are sent to a second vendor for a second level review of the translation. Additionally, the Health Education Department gives providers upon request a Cultural and Linguistic (C&L) Services Community Resource Directory consisting of culturally and linguistically appropriate materials related social services such as domestic violence, counseling, cultural adaptation resource, elder care, interpreter resources and many other topics.

- 5.3.3 Certify that you will comply with rigorous requirements established by DHCS and provide the following as part of the Readiness Review:
 - A detailed operational Plan for beneficiary outreach and communication
 - An Explanation of the different modes of communication for beneficiaries' visual, audio, and linguistic needs
 - An Explanation of your approach to educate counselors and providers to explain the benefit package to beneficiaries in a way they can understand.

Care1st certifies it will comply with the rigorous requirements established by DHCS and provide the items indicated above as part of the Readiness Review.

SECTION 5.4: STAKEHOLDER INPUT

5.4.1 Discuss the local stakeholder engagement plan and timeline during 2012 project development/implementation phase, including any stakeholder meetings that have been held during the development of the Application.

Care1st has participated in Healthy San Diego (HSD) since its expansion to San Diego in 2006. HSD is a stakeholder collaboration through San Diego County that includes representatives from various areas of the community including consumers, advocates, health plans, physicians, hospitals, public health, community clinics and AIS to ensure Medi-Cal beneficiaries are informed of their health care choices.

San Diego County, including AIS, began a twelve-year effort to implement an integrated system of care for Seniors and Persons with Disabilities through the Long Term Care Initiative Project (LTCIP). More than 800 stakeholders (health and social service providers, aging and disabled consumers and advocates) have spent more than 30,000 hours over the twelve years to envision and recommend a better model of care. For the past two years, County staff has been tracking the development of the Dual Eligible Demonstration Project, and have been meeting with HSD plans since last summer to discuss the integration opportunities now afforded due to this endeavor. Care1st has been part of the discussion for the last two years through regular attendance of the LTCIP Stakeholder Meetings. As part of the stakeholder engagement plan, through HSD, it was determined the plans will receive ongoing input through the AIS Advisory Committee who represent the LTCIP stakeholders. A meeting was held February 14, 2012, to specifically discuss the Dual Eligible Demonstration Project Request for Solutions. The Plan was able to obtain feedback from the Stakeholders, including their strong desire to have broad access to providers in the community, input into their care and a

continuation of current programs, including IHHS. Their comments helped form the responses contained in this RFS.

5.4.2 Discuss the stakeholder engagement plan throughout the three- year Demonstration

Through HSD, the health plans will continue to work with AIS and their LTCIP Advisory

Committee during the implementation and throughout the Demonstration to gather input

regarding the improvement of care coordination, alignment of program responsibilities, and the

impact of the changes in their overall health due to their transition to managed care.

5.4.3 Identify and describe the method for meaningfully involving external stakeholders in the development and ongoing operations of the program. Meaningfully means that integrating entities, at a minimum, should develop a process for gathering and incorporating ongoing feedback from external stakeholders on program operations, benefits, access to services, adequacy of grievance processes, and other consumer protection.

Care1st will meet with the LTCIP AIS Advisory Committee on an ongoing basis throughout the Demonstration project to obtain input about their experience regarding program operations, if the benefits being offered are meeting members' needs, if access is adequate and timely, and if the grievance process has assisted them in any issues they may have encountered. Additionally, the HSD health plans will continue to meet quarterly with the Consumer Center for Health Education and Advocacy. These stakeholder meetings are an opportunity to discuss the cases they have been involved in on behalf of consumers, and to determine what is working and where there may be areas for improvement. Grievance and Appeals will be a standing agenda item, and Plan data will be distributed.

Additionally, the Public Policy Committee from Care1st includes Medi-Cal, Seniors and Persons with Disability, Medicare and Dual Eligible members, physicians, and representatives of the Plan from key departments including Pharmacy, Member Services, Corporate

Communication, Cultural and Linguistics, Quality Improvement, Legal and Provider Network

Operations. It is a forum for the members to provide input and insight into their experience

with the Plan, including what is working for them and opportunities for improvement.

SECTION 5.5: ENROLLMENT PROCESS

5.5.1 Explain how you envision enrollment starting in 2013 and being phased in over the course of the year.

The Plan envisions enrolling dual eligible beneficiaries by birth month. This methodology worked well for the Seniors and Persons with Disability members, allowing for integration into the Plan over the year rather than all at once.

5.5.2 Describe how your organization will apply lessons learned from the enrollment of SPDs into managed care.

A lesson learned from the enrollment of SPDs is to ensure that DHCS clearly identifies to the Plan that the individual being enrolled is part of the Duals Demonstration. Providing the Plan with TAR, pharmacy and claims data is useful. Additionally, Healthy San Diego was instrumental in the transition to managed care of the SPDs by providing outreach to both consumers and caretakers on the timing, process, how to choose a plan, etc. For example, over four hundred representatives from the County Mental Health and Regional Centers received training on the changes so they could advise beneficiaries accordingly. It is anticipated a similar approach will be taken if the county is chosen as a participant in the Dual Eligible Demonstration.

5.5.3 Describe what your organization needs to know from DHCS about administrative and network issues that will need to be addressed before the pilot programs begin enrollment.

The Plan would like as much FFS utilization as possible to determine the providers currently treating the members so it can be proactive in their recruitment to the network.

Additionally, the Plan would like to know how DHCS will select dual eligible beneficiaries for enrollment in multiple plans in a county, i.e. the default enrollment process.

SECTION 5.6: APPEALS AND GRIEVANCES

5:6:1 Certify that your organization will be in compliance with the appeals and grievances processes for both beneficiaries and providers described in the forthcoming Demonstration Proposal and Federal-State MOU.

Care1st certifies that it will be in compliance with the appeals and grievances processes for both beneficiaries and providers described in the forthcoming Demonstration Proposal and Federal-State MOU.

SECTION 6: ORGANIZATIONAL CAPACITY

Section 6.1 Describe the guiding principles of the organization and record of performance in delivering services to dual eligibles that demonstrate an understanding of the needs of the community or population.

Care1st is an NCQA accredited health plan with a "patients first" philosophy of care.

Since the Plan's expansion to San Diego, in 2006, the Plan has established strong community relationships. These relationships allow Care1st to use outreach efforts to connect and maintain a strong presence with local residents – helping the Plan grow from zero to over 32,000 lives across its Medi-Cal (27,000) and Medicare (5,600) lines of business; 3,103 of these members are dual eligible beneficiaries. In addition to its community ties, the Plan works collaboratively with the other health plans in San Diego County's Geographic Managed Care program as well as Healthy San Diego (HSD), and has participated in AIS's LTCIP for several years.

Care1st has successfully serviced dual eligible beneficiaries in San Diego County since 2008, and has strong relationships with key providers, including Federally Qualified Health

Centers (FQHCs), and IPA/Medical Groups like Sharp Community Medical Group (SCMG), which has a proven record of providing care to this most vulnerable of populations.

With a focus and commitment to access to care and the provision of the highest quality of care for its members, Care1st's Medicaid HEDIS results have continually improved across the majority of the scoring markers - including areas that greatly impact dual eligible beneficiaries: Comprehensive Diabetes Care, Controlling High Blood Pressure, Weight Nutrition and Physical Activity as well as Cervical and Breast Cancer Screenings.

On the first attempt (2008), Care1st was awarded a Commendable Accreditation for its California Medicaid (Medi-Cal) and Medicare lines of business, by the National Committee for Quality Assurance (NCQA). The Plan completed its re-accreditation audit last October and passed – maintaining the Commendable Accreditation for both lines of business for another three years, and adding a deemed status as a Medicare HMO to its credentials. Earlier in the year (May 2011), Care1st received a three-year approval from The Centers for Medicare and Medicaid Services (CMS) on its Dual Eligible Special Needs Plan (SNP) Application submission with a score of 96.25%.

Medicaid San Diego HEDIS Results

Measure	2009	2010	2011	09-11 Difference	10-11 Difference	Most Recent Benchmark
						Met
Adolescent Well Care	40.9%	42.6%	45.0%	+4.9	+2.4 %Points	25 th
				%Points		Percentile
Well Child Care 3-6 Years of	68.4%	75.9%	76.8%	+8.4	+0.9 %Points	50 th
Age				%Points		Percentile
Well Child Care in First 15	N/A	N/A	61.6%	N/A	N/A	50 th
Month of Life						Percentile
Weight, Nutrition and	N/A	50.4%	57.2%	N/A	+6.8 %Points	75 th
Physical Activity- BMI						Percentile
Assessment						
Weight, Nutrition and	N/A	49.6%	63.3%	N/A	+13.7	75 th

Physical Activity- Nutritional Assessment					%Points	Percentile
Weight, Nutrition and Physical Activity- Physical Activity Assessment	N/A	29.2%	36.3%	N/A	+7.1 %Points	50 th Percentile
Childhood Immunizations	76.4%	79.8%	79.8%	+3.4	No Change	75 th
(Combination 3)				%Points		Percentile
Lead Screening	N/A	N/A	74.5%	N/A	N/A	50 th
						Percentile
Timeliness of Prenatal Care	81.7%	86.5%	80.0%	-1.7 %Points	-6.5 %Points	10 th
						Percentile
Timeliness of Postpartum	62.7%	60.0%	60.5%	-2.2 %Points	+0.5 %Points	25 th
Care						Percentile
Cervical Cancer Screening	60.6%	68.4%	64.5%	+7.8	- 3.9 %Points	25 th
				%Points		Percentile
Breast Cancer Screening	34.4%	48.7%	45.9%	+14.3	-2.8 %Points	10 th
				%Points		Percentile
Comprehensive Diabetes	85.5%	81.4%	83.6%	-4.1 %Points	-1.9 %Points	50 th
Care- HgbA1c Screening						Percentile
Comprehensive Diabetes	38.7%	39.8%	30.9%	+1.1 %Point	-7.8 %Points	< 25 th
Care- HgbA1c Poor Control						Percentile
(lower rate is better)						(lower is
						better)
Comprehensive Diabetes	45.3%	46.9%	52.7%	+1.6	+8.4 %Points	50 th
Care- HgbA1c Result <8				%Points		Percentile
Comprehensive Diabetes	72.6%	77.9%	80.6%	+5.3	+2.7 %Points	75 th
Care- LDL Screening				%Points		Percentile
Comprehensive Diabetes	40.3%	47.8%	46.1%	+7.5	-1.7 %Points	90 th
Care- LDL Result <100				%Points		Percentile
Comprehensive Diabetes	48.4%	51.3%	41.8%	+2.9	-9.5 %Points	25 th
Care- Retinal Eye Exam				%Points		Percentile
Comprehensive Diabetes	87.1%	82.3%	87.3%	-4.8 %Points	+0.2 %Points	90 th
Care- Monitoring						Percentile
Nephropathy						
Controlling High Blood	N/A	N/A	53.0%	N/A	N/A	25 th
Pressure						Percentile
Appropriate Treatment for	91.3%	91.6%	91.8%	+0.3	+0.2 %Points	75 th
URI				%Points		Percentile
Avoidance of Antibiotic	N/A	23.3%	28.0%	N/A	+4.7 %Points	75 th
Treatment for Bronchitis						Percentile
Use of Imaging for Low Back	N/A	75.4%	61.0%	N/A	-14.4	10 th
Pain					%Points	Percentile

Below are the most recent three years of MA-SNP quality performance HEDIS measures.

Medicare SNP San Diego HEDIS Performance

Measure	2009	2010	2011	09-11	10-11	Most Recent
				Difference	Difference	Benchmark
						Met
Care for Older Adults-	2.8%	17.0%	57.9%	+55.1	+40.9	50 th
Advanced Directives				%Points	%Points	Percentile
Care for Older Adults-	50.6%	40.4%	42.1%	-8.5 %Points	+1.7 %Points	25 th
Medication Reconciliation						Percentile
Care for Older Adults-	4.4%	11.9%	58.4%	+54.0	+46.5	50 th
Functional Assessment				%Points	%Points	Percentile
Care for Older Adults- Pain	28.7%	24.6%	61.6%	+32.9	+37.0	50 th
Assessment				%Points	%Points	Percentile
Medication Reconciliation	N/A	63.9%	48.0%	N/A	-15.9	90 th
Post Discharge					%Points	Percentile
Potentially Harmful Drug and	N/A	38.3%	38.1%	N/A	-0.2 %Points	90 th
Disease Interactions						Percentile
Use of High Risk Medications	18.8%	20.4%	21.3%	+2.5	+0.9 %Points	25 th
in the Elderly- One				%Points		Percentile
Prescription						
Use of High Risk Medications	3.5%	2.9%	3.4%	-0.1 %Points	+0.5 %Points	25 th
in the Elderly- Two						Percentile
Prescription						
Annual Monitoring of	67.3%	80.1%	87.3%	+20.0	+7.2 %Points	10 th
Persistent Medications				%Points		Percentile
Controlling High Blood	58.9%	56.9%	60.6%	+1.7	+3.7 %Points	25 th
Pressure				%Points		Percentile
Colorectal Cancer Screening	N/A	51.9%	42.5%	N/A	-9.4 %Points	10 th
						Percentile
Glaucoma Screening	N/A	47.7%	53.4%	N/A	+5.7 %Points	10 th
						Percentile

6.2 Current Care1st Organizational Chart

The Plan's current organizational chart with names of key leaders is included in the attachments to this Application.

6.3 Describe how the proposed key staff members have relevant skills and leadership ability to successfully carry out the project.

Table 1. Care1st Key Staff Members

Name	Position	Experience
Anna Tran	CEO	25 years' experience in health care
		administration including hospital and
		health plan.
Jorge Weingarten,	Chief Medical Officer	Physician licensed with the Medical Board
MD		of CA; 23 years' clinical experience, 15
		years' experience with Medi-Cal and Medicare.
Kimberly Fritz	San Diego GMC	25 years' managed health plan
Killiberry Fritz	Administrator	operational experience
Jose Wong, RN	Vice President, Medical	Registered Nurse with 15 years'
Jose Worlg, Kil	Management	experience with Medi-Cal and 10
	Ividiagement	Medicare health Plans.
Robert Lonardo	Chief Administrative Officer	31 years' health care experience (27 years
	- Care1st Medical Division	serving MA-PD members at FHP, Blue
		Shield, CareMore, CalOptima and
		Care1st. 6 years' experience working
		with duals, most recently worked on the
		Duals Demonstration project at
		CalOptima in Orange County. Member of
		the Special Needs Plan Alliance in
		Washington, DC.
Janet Jan	Chief Financial Officer	20+ years' experience in health care
		industry covering various facets including
		hospital, skilled nursing, home, rural and
		Indian health with more than 15 years' experience in managed health care in
		financial and operational operations.
Michael Rowan	Chief Information Officer	IT professional with 25 years' technical
Wilchael Nowall		management experience; 20 years
		healthcare industry experience, including
		management positions with Foundation
		Health, Health Net, UHP Healthcare and
		Care1st, all served Medicaid and
		Medicare populations as direct state
		contractors or subcontractors.
Brooks Jones, CHC	Vice President of	Over 30 years' health care experience,
	Administration, Corporate	including 14 years' managed health plan
	Compliance Officer, and	administration experience; Certified in
	Privacy Officer	Healthcare Compliance (CHC), and
		Licensed CA Laboratory Scientist (CLS).
Tracie Howell	Vice President, Medi-Cal	20 years' managed health plan
	Operations	operational experience.

David Wedemeyer,	Vice President, Quality	Registered Nurse with 16 years'
RN	Management	experience in Quality Improvement
		within managed care working with
		Medicaid and Medicare.
Jamie Ueoka,	Vice President, Pharmacy &	12 years' experience in managed
PharmD	Medicare Operations	healthcare operations with direct
	·	responsibility for overseeing Care1st's
		Medicare Advantage Program since 2006.
		Prior experience includes 13 years' acute
		care clinical pharmacy practice and 5
		years managing Care1st's Pharmacy
		Services.
Walter Gray	Vice President, Business	37 years' public and private experience in
	Development	health care including as Assistant Director
		of Health Los Angeles, hospitals and
		health plans.
Herbert Woo	Vice President, Technology	14 years' experience in information
		technology in health care setting.
Pamela Mokler, MS	Consultant	Gerontologist with 22 years' experience
		in the Aging Network and senior housing
		industry, including 10 years' experience
		consulting with Medicare and Medicaid
		managed health Plans.

6.4 Provide a resume of the Duals Demonstration Project Manager.

Kimberly Fritz will be the Project Director for the Duals Demonstration Project Manager.

Her resume is included as an attachment.

6.5 Describe the governance, organizational and structural functions that will be in place to implement, monitor, and operate the Demonstration.

Under the current Plans' organizational structure, Care1st has passed all medical, financial and administrative audits and reviews conducted by LA Care, DHCS, DMHC and CMS since 1995. Most recently, Care1st received its second consecutive three year NCQA accreditation.

The Plan has extensive current experience addressing dual eligibles in coordinating the care of this unique population. The Medical Services Department works synergistically with the Quality Improvement Department to ensure members' healthcare needs are met on every front. Member Services personnel are constantly trained to address members' varying needs and status – Dual Eligible, SNP, Medicare, Medi-Cal, FFS, etc. Resources are brought in as necessary to maintain staff-to-member ratios to ensure all members receive quality assistance with their healthcare needs and questions.

Care1st's Administration oversees all aspects of Plan's operations to ensure operations are running at peak efficiency. Monthly committee meetings held to discuss and address any new situations that may arise or to address issues. The Board of Directors maintains monthly meetings to address issues – medical and non-medical - and to be kept informed of the Plan's operations.

The Plan's Members Services department also holds quarterly forum with its members – any issues/recommendations are forwarded to Administration and/or the Board. This meeting is also attended by a Board member.

6.2 **Operational Plan**

6.2.1 Provide a preliminary operational plan that includes a draft work plan showing how it plans to implement in 2013 and ramp up in the first year.

Preliminary Operational Plan for 2012-2013

Activity	Who	Target Date in 2012/13
Operational Activities		
Finalize operational budget and conduct project launch meetings with Senior Executive Team	CEO, CFO, CMO, CIO and Senior Leadership team	4/1 – 4/30/2012
Develop project Advisory Committee and schedule initial meetings with internal departments	CEO, CMO, SD GMC Program Administrator	4/15 – 4/30/2012
Secure additional office space in San Diego to accommodate additional staff	Facilities Director, San Diego GMC Administrator, CFO	4/1 - 6//2012
Hire new management program staff such as Operational Manager and Nursing managers.	CEO, SD Administrator, Human Resources,	4/1 - 6/2012
Complete Job Descriptions for all new positions and begin hiring process	HR, Department Directors and Managers	6/1 – 9/2012
Update Policies & Procedures to include Demonstration	All Departments	4/15 - 10/2012
Finalize MOUs and contracts with new providers, including behavioral health, LTSS and HCBS	Provider Contracting, Legal and Regulatory, CFO, San Diego GMC Administrator	4/1 – On-going
Schedule project launch training for all providers	SD GMC, Med Mgmt,	8/1 - ongoing
Coordinate with AASC to identify, notify and invite SCs and senior affordable housing to participate in project	Project Management Specialist	6/1/ - 8/31/2012
Set up meetings with SCs & senior property management at properties interested in participating and finalize arrangements	Project Management Specialist	6/1/ - 10/30/2012
Coordinate Health Ed, Fitness, Disease Self- Management Workshops with Service SCs, AIS/AAA	Health Education	11/1/2012 – ongoing
Conduct regular operational meetings to access readiness reviews Continue to evaluate program requirements after "Golive"	CEO, CMO and all departments CEO, CFO, CMO and all relevant departments	4/1 - Ongoing 2/1/2013 - Ongoing
Medical Management Activities		
Begin hiring process for Med Mgmt positions: Care Navigators, Social Workers, Nurses etc	HR, Medical Management	4/15- 11/1 2012

	I	T
Work with DHCS and SD AIS to develop new uniform	Med Management	On-going
assessment tool		
Train Med Management Staff on Model of Care	Med Management	5/1 – On
protocol		going
Conduct meetings with key community providers such	Med Management	7/1/ -
as County Mental Health agencies, IHSS providers,		Ongoing
LTSS and CBAS providers to develop operational		
procedures for communication and collaboration		
Train existing providers on the goals and objectives of	Med Management	7/1 –
the Demonstration Project		Ongoing
Information Technology Activities		
Assess current system capabilities, identify gaps, and	Information Technology	4/1-
mitigate deficiencies	0,	6/2012
Purchase and install additional servers, storage	Information Technology	5/1-9/2012
capabilities, and workstations	& Procurement	, ,
Expand infrastructure and system capabilities to	Information Technology	5/1 –
support user access to the Plan's core Managed Health	3,	10/2012
Care (MHC) system		-,
Define and configure MHC to support new dual eligible	Informational	7/1 –
benefits	Technology	10/2012
Expand secure FTP access for exchanging information	Informational	7/1 -
between network providers and the Plan	Technology	Ongoing
Develop portals for all providers for web-based	Informational	7/1 -
medical management system	Technology	Ongoing
Schedule provider trainings, in-person and Webinars	Informational	7/1 -
to give overview of web-based medical management	Technology	Ongoing
system and Provider Web Portal for all providers		
Provide training to new and existing staff	Informational	7/1 -
	Technology	Ongoing
Quality Management Activities	O,	5 5
Determine Demonstration reporting requirements	QI Department	4/15 –
Determine Demonstration reporting requirements	Qi Departinent	6/2012
Develop and implement QI Program Description that	QI Department	4/15 –
details the QI purpose, scope, goals, objectives, and	Qi Departinent	6/2012
structure.		0/2012
Develop policies and procedures that detail the	QI Department	4/15 –
	Qi Departinent	
process for performing QI activities such as Standards of Practice, Access to Services, Member Satisfaction		Ongoing
Grievance Process, Satisfaction Surveys, Outreach		
• •		
Programs, Public Policy Meetings, Clinical Practice		
Guidelines , Potential Quality Issue Reviews, Peer		
Review, Corrective Actions Plans , Continuity and		
Coordination of Care1st Sentinel Events, Member]

(Patient) Safety, HEDIS, Quality Improvement Projects		
(activities), Practitioner Satisfaction Surveys, Facility		
Site Reviews , Medical Record Audits and		
Credentialing.		
Regulatory and Compliance Activities		
Review the Dual Demonstration Project Contract	Legal , Regulatory and	4/15 -
requirements and establish schedule of deliverables	Compliance	Ongoing
Identify the responsible department for program	Legal, Regulatory and	4/15 -
deliverables	Compliance	Ongoing
Review and revise current Provider Contract	Legal, Regulatory and	4/15 –
templates to incorporate new regulatory requirements	Compliance	6/2012
Finance Activities		
Set up new accounts in accounting system as well as	Accounting	4/15 -
core managed care system		6/2012
Set up Provider profile and reimbursement rates in	Accounting	7/1 -
core managed care system		Ongoing
Establish management reports for regulatory and	Accounting	7/1 -
operational needs		Ongoing
Medicare Operation Activities		
Submit Notice of Intent to Apply (NOIA) to Center for Medicaid for Medicare (CMS) to offer demonstration plans	Medicare Operations	3/31/2012
Submit CY 2013 Medication Therapy Management program (MTMP)	Medicare Operations	5/7/2012
Submit CY 2013 Formulary	Medicare Operations	5/14/2012
Prepare for readiness reviews by CMS	Medicare Operations	4/1 - Ongoing
Submit to CMS proposed Plan benefit package that includes all Medicare and Medi-cal benefits for the Demonstration Project	CEO, CFO, CMO , Medicare Operations	6/4/2012

6.2.2 Provide roles and responsibilities of key partners.

Key Partners Roles and Responsibilities

Partner	Roles and Responsibilities
San Diego Health and Human Services Agency (HHSA), Aging & Independence Services (AIS)	Partnership to coordinate LTSS and HCBS
San Diego HHSA, Behavioral Health Services /Healthy San Diego	Partnership to coordinate behavioral health services for dual eligible beneficiaries who are experiencing persistent and severe mental illness or a mental health or substance use crisis
Access to Independence (Independent Living Center)	Partnership to provide services to dual eligible beneficiaries with disabilities to maximize independence and fully integrate them into their communities.
Provider Network	Federally Qualified Health Centers (FQHCs) and IPAs such as Sharp Community Medical Group who have a proven track record of caring for dual eligibles, providing quality care and appropriate cost savings.

6.2.3 Provide a timeline of major milestones and dates for successfully executing the Operational Plan.

The following is a timeline of major milestones and dates:

MILESTONE	PROJECTED DATE
Contract Award	April 1, 2012
Project Launch	April 1, 2012
Expansion of Office Space	June 1, 2012
Expansion of current IT infrastructure	June 1, 2012
Hiring of additional Management Staff	June 1, 2012
Secure MOUs with County Mental Health and IHSS	October 31, 2012
Hiring of additional Medical Services Staff	October 1, 2012
Expansion of essential provider network	November 30, 2012
Hiring of additional program staff	October 31, 2012
Training/In-Service of Providers'sites	November 30, 2012
Readiness Review	On-going until January 2013

6.2.4 Certify that the Applicant will report monthly on the progress made toward implementation of the timeline. These reports will be posted publicly.

Care1st certifies that it will report monthly on the progress made toward implementation of the timeline.

SECTION 7: NETWORK ADEQUACY

7.1 Describe how your organization will ensure that your provider network is adequate for your specific enrollees.

The Plan has analyzed the network to ensure that: 1) there are an adequate number of PCPs and specialists in each specialty to serve the future enrollment; 2) the PCPs and office locations are within thirty (30) minutes from the members residence or workplace which covers 100% of eligible beneficiaries; 3) specialists' office locations are within (30) minutes from the members residence or workplace with a coverage of no less than 95.9%; and 4) there is a significant representation of Traditional and Safety Net providers among the PCPs to ensure continuity of care for these members within thirty (30) minutes from the member's residence or workplace which covers 100% of eligible beneficiaries.

Geographic Map distribution:

Maps which indicate the distribution of the proposed PCP Network present in sufficient detail the following information:

- The boundaries of the proposed County
- Major highways and streets in the proposed County
- Locations of each PCP that is contracted with IPAs and Medical Groups that have contracted with the Plan. In the proposed County, the Plan has chosen to contract with established provider networks (IPAs, Medical Groups, clinics, Federally Qualified Health Centers,

Traditional & Safety Net providers, County facilities and Disproportionate Share Hospitals) instead of contracting directly with providers. The PCPs indicated on the Map have service or employment contracts with these provider networks.

Specialty Network:

The specialty network has also been analyzed by the Plan to ensure that there is adequate specialty access for the future members. The Plan used historical utilization statistics gathered for the current members and other utilization statistics from DHCS to calculate the potential referrals to each type of specialist. The required numbers in each specialty type is then compared to the number of contracted specialists in that type to ensure adequate coverage.

Care1st is currently monitoring its network capacity on an ongoing basis and will do the same for the proposed demonstration. The Plan's policy and methodology for monitoring Network Capacity is summarized as follows:

Care1st will ensure that all PCPs and specialty care providers are within the availability standards for geographical regions and distribution. Compliance with these standards is monitored through member complaints and grievances, Provider Quality Incentives (PQI), member satisfaction surveys, medical record reviews, disenrollments, PCP transfers, and annual availability of practitioner studies and mapping.

7.2 Describe the methodologies you plan to use (capitation, Medicare rates, extra payments for care coordination, etc.), to pay providers.

Care1st anticipates that various payment methodologies will be utilized given the Plan's experience in San Diego County. As the physician network is comprised with physicians group, individual physicians and FQHCs, Care1st anticipates deploying payment of capitation, Medi-

Cal/Medicare FFS rates or a modified form of the FFS reimbursement, and incentive and/or a combination thereof with providers. The flexibility of the arrangement will allow Care1st to recruit quality providers in the Plan's network, instigate the coordination of benefits and care, and capture HEDIS measures to ensure that Care1st members are receiving quality and necessary care.

7.3 Describe how your organization will encourage providers who currently do not accept Medi-Cal to participate in the demonstration project.

As Care1st is a closely held, provider owned health plan, the Plan's mission is to delivery quality care and maximize the benefits to optimize the health care premium to our members. Unlike health plans with significant size and capital shares, Care1st works closely with providers to establish reimbursement methodologies that are fair and equitable for the services provided. Over the years, Care1st has focused its efforts to meeting providers and members needs simultaneously. Care1st's experience with the Senior and Person with Disabilities (SPD) expansion to the Medi-Cal program, have enable the Plan to further develop our contracting efforts to providers who have not been traditional Medi-Cal partners.

7.4 Describe how you will work with providers to ensure accessibility for beneficiaries with various disabilities.

Access to Care standards are included in the Care1st *Practitioner Manual*. IPAs are expected to ensure that each practitioner in their network receives and complies with Access to Care standards. Care1st annually distributes the advanced access standards, criteria and a log tool to all practitioners and IPAs through the Provider Manual, web portal and direct mailings. Access to Care standards are detailed in the provider newsletter annually. These standards are also available on the website for both providers and members.

Care1st will ensure that all contracted providers, including, but not limited to, PCPs, Specialty Care Practitioners (SCP), and Behavioral Health Practitioners (BHP), are in compliance with approved access to care standards. In addition, Care1st will provide or arrange for the provision of access to health care services in a timely manner and establish metrics for measuring and monitoring the adequacy. Compliance with these standards is monitored through member complaints and grievances, PQIs, member satisfaction surveys, medical record reviews, dis-enrollments, PCP transfers, and annual Access Surveys and Studies.

All quality improvement activities, including access to care and services, are presented and reviewed by the Medical Services Committee. Results of these activities are communicated to practitioners and members through the following, but are not limited to:

- Direct correspondence with members
- Member Handbook
- Newsletter articles
- Website Updates
- 7.5 Describe your plan to engage with providers and encourage them to join your care network, to the extent those providers are working with the Demonstration and not in the network.

Care1st will take a proactive approach to working with the providers not currently participating in its network. Utilization data provided by the State prior to the effective date of the Demonstration will be reviewed to determine those providers who are currently treating the beneficiaries. Outreach will be conducted to educate providers on the transition to managed care and to ensure they are given the opportunity to participate in the Care1st network. Once they are part of the Plan's network, the providers will receive training on the

operational processes and ongoing support will be given to ensure they have a positive relationship with the Plan.

7.6 Describe proposed subcontract arrangements (e.g., contracted provider network, pharmacy benefits management, etc.), in support of the goal of integrated delivery.

Care1st has a strong network currently providing care to existing dual eligible members, including IPAs, FQHCs, directly contracted specialist and ancillary providers, and hospitals throughout the county. The Plan will continue to monitor the network adequacy to ensure compliance with the goal of integrated delivery.

The Plan has a long standing relationship with MedImpact to provide Pharmacy Benefit Management (PBM) services. The PBM works closely with Care1st on utilization data and reporting, which is shared with the applicable providers to ensure the member's medication needs are met in an appropriate manner.

Care1st will also be contracting through HHSA for IHHS and other home based services and coordination to community services within the County such as Meals on Wheels, etc.

The Plan also anticipates the potential need for one-time, emergency agreements and Memorandums of Understanding with out-of-network specialists for special cases or whenever a contracted specialist may not be available. The Plan's contracted provider network has policies and Procedure which describe the process for these one-time, emergency agreements and Memorandum of Understanding. To avoid any delay in care to members, the Plan will assist its provider network in negotiating and contracting with out-of-network providers as required and requested.

7.7 Certify that the goal of integrated delivery of benefits for enrolled beneficiaries will not be weakened by sub-contractual relationships of the Applicant.

Care1st certifies that the goal of integrated delivery of benefits for enrolled beneficiaries will not be weakened by its sub-contractual relationships.

7.8 Certify that the Plan will meet Medicare standards for medical services and prescription drugs and Medi-Cal standards for long-term care networks and during readiness review will demonstrate this network of providers is sufficient in number, mix, and geographic distribution to meet the needs of the anticipated number of enrollees in the service area.

Care1st certifies that it will meet Medicare standards for medical services and prescription drugs and Medi-Cal standards for long-term care networks, and during readiness review will demonstrate this network of providers is sufficient in number, mix, and geographic distribution to meet the needs of the anticipated number of enrollees in the service area.

7.9 Certify that the Plan will meet all Medicare Part D requirements (e.g., benefits, network adequacy), and submit formularies and prescription drug event data.

Care1st certifies that it will meet all Medicare Part D requirements (e.g., benefits, network adequacy), and submit formularies and prescription drug even data.

Section 7.2: Technology

7.2.1 Describe how your organization is currently using technology in providing quality care, including efforts of providers in your network to achieve, the federal "meaningful use" health information technology (HIT) standards.

Care1st fully supports and promotes the use of technology as a vehicle to enhance quality care. The Plan has developed a Provider Web Portal Dashboard for all PCPs that have assigned members. The Plan utilizes NCQA Certified software programs to identify all members who have a gap in completing required services. This data is updated every month. PCP office sites are trained on how to access their dashboard and how to utilize the functions and tools provided. The gap services are listed on the member eligibility printout so this information is on the record at the time the member is being seen by the PCP. If a practitioner completes a

specific service, they can submit encounter data directly to Care1st through the submission form on the web portal. Practitioners are provided incentives for completing all gap services for each member. The PCP dashboard also lists the member's chronic conditions that have been identified and the year the condition was last documented by a face-to-face visit. There are specific tools provided for the practitioner to utilize to assure a complete comprehensive assessment and that specific components are documented. The web portal dashboard is also available for the IPAs and FQHCs to enable them to track their HEDIS gap services.

The Plan has also populated our Member Services screens with HEDIS gap data so they can be addressed directly when the member contacts our Member Services department with questions. The Quality Improvement Department also utilizes automated telephone technology to send reminders to members about specific services they need to complete. The automated phone system offers members an opportunity to schedule an appointment with their PCP.

The Plan promotes the use of EMR/EHR systems and provides access to relevant incentive programs, as well as offers direct assistance in the selection and implementation of these systems based on the plan's experience. The Plan's assistance covers direct advice and project support, as well as education related to various incentives programs available. A number of contracted medical groups and partners are participants of the San Diego Beacon Community, including the Council of Community Clinics, Family Health Centers of San Diego, Rady Children's Hospital San Diego, Sharp HealthCare and Scripps Health. The Beacon Community Program goals include building and strengthening a health information technology infrastructure; improving health outcomes, care quality, and cost efficiencies; and spearheading innovations to achieve better health and health care. The Beacon Community coordinates with

California Health Information Partnership and Services Organization, the local Regional

Extension Center that is supported by the Office of the National Coordinator for Health

Information Technology. Other providers in the network utilize EMR/EHR systems, including but

not limited to, Vantage Medical Group and Multicultural IPA via their Management Service

organization or independently. Care1st will continue to provide the required access to

education and assistance to remaining groups and individual providers to attain 'meaningful

use' status and take advantage of local, state and federal incentive programs. On a case by

case basis, Care1st may provide financial assistance to providers requiring aid in initiating these

programs within their practice.

The Plan interacts with contracted IPAs to exchange service information in standardized formats, as well as current treatment status where the Plan is are providing case management and disease management services using a range of specialized internal technology tools, which includes: Milliman CareWebQl for guideline adherence and advice as well as on-line authorization submission; McKesson Care Enhance Clinical Case Management (CCMS) software for simple and complex case and disease management and as a single point of reference for all member health assessments and care plans; and Krames medical resource data, which includes instructional videos and other member and provider oriented medical information. Care1st also uses a number of contracted vendor technologies for Risk Stratification, Health Risk Assessments, etc. The Plan views its medical management role as primary in assuring the highest level of care for its members and so utilizes numerous technology solutions to both expedite and automate the medical oversight processes. A significant portion of the company's technology resources and budget are devoted to this initiative.

7.2.2 Describe how your organization intends to utilize care technology in the duals

Demonstration for beneficiaries at very high-risk of nursing home admission (such as telehealth, remote health vitals and activity monitoring, care management technologies, medication compliance monitoring, etc.)

Home Telehealth Technology

Care1st utilizes home telehealth technology as a solution strategy to monitor members at high-risk for admissions. This electronic platform provides objective data for Case Managers to effectively oversee member clinical status and proactively intervene to improve health outcomes. It bridges the gap between the member and the healthcare professional. These products provide an effective solution in chronic condition management as they are at the point of care for the member. This system captures and communicates member information using an interactive, secure wireless technology to deliver the data. For the healthcare professional involved in members' care delivery, this enhances decision-making for more targeted interventions based on real time data. This technology incorporates the following monitoring capabilities to meet the needs of this population: Vital Sign Measurements; Health Surveys; and Appointment Reminders.

Vital Sign Measurements:

The telehealth solution for chronic conditions management can objectively monitor blood pressure, weight and glucose in real time. This information is instantly available to the health professional via dedicated software and a web-enabled dashboard to assist in monitoring the members' clinical data/values. Based on the data captured, the software application has automated triggers that will initiate a cascade of events utilizing established or threshold care guidelines. The goal is to

preemptively identify at-risk members, intervene to prevent and minimize avoidable ER visits, hospitalization and nursing home admissions. The healthcare professional monitors data for all members in the system by trigger alerts or exception management. The alerts or data parameters are programmed specifically per individual member's clinical needs. The system alerts/triggers the healthcare professional to review the member clinical data and determine applicable interventions.

Health Surveys

The telehealth application has the capabilities to incorporate health surveys as an adjunct in monitoring members' clinical condition. The surveys can be customized for specific conditions or general health questions, which can be sent to an individual member or a population or group. Members are electronically asked a series of questions (displayed on a device) based on the member's clinical condition. Members' responses may generate automated alerts to the healthcare professional indicating the member needs further evaluation. The health surveys are designed to capture members' subjective clinical symptomology with pre-established alerts.

Appointment Reminders

The telehealth technology provides the flexibility to send an electronic message to an individual, group or to an entire population. The reminders can be specific to a member such as for a scheduled physician appointment, a medication refill, or to a group for preventive health measures.

Case Management Application

Care1st has an electronic software application called Care Enhance Clinical Management Software (CCMS). CCMS is utilized by the Plan as the workflow solution through an integrated approach for effective member centric case management. This is accomplished with the application's capabilities for data integration and automated functionality. With CCMS, services and procedures are structured to ensure a standardized process for all members identified as high-risk for admissions requiring enrollment in Case Management.

CCMS as a member centric electronic platform allows the integration of information from multiple data sources. This member health information is accessible to facilitate continuity of care for members. Through the use this centralized electronic application, Case Managers have the ability to ensure the timely and appropriate delivery of care and support to participating members. This integrated information provides the opportunity to customize interventions appropriate for the severity of the member.

Medication compliance monitoring is a vital aspect of care management and care coordination. The Plan offers a Medication Therapy Management (MTM) program through our Pharmacy Department. This program is offered to all Medicare members who fulfill certain criteria, i.e., two or more chronic diseases, seven or more maintenance medications, likely to incur annual cost of \$3,000 for covered part D drugs. A clinical pharmacist reviews quarterly the member's medication profile and provides the PCP with pertinent prescription utilization data and written communication regarding opportunities to enhance medication regimen, potential drug interactions, drug age/disease precautions, as well as non-adherence data. The members enrolled in the MTM program are also contacted telephonically by a Clinical Pharmacist for an annual Comprehensive Medication Review (CMR) including over-the-counter (OTC) medications

and herbal supplements. Cases requiring coordination of care beyond pharmaceutical intervention are referred to Case Management. All pertinent information derived from these activities is available to Case Managers through CCMS.

Care1st has also developed a comprehensive Medication Adherence Program. The primary goal of the program is to ensure that beneficiaries with chronic medical conditions such as diabetes, hypertension, and hypercholesterolemia are compliant with filling the medications prescribed to them by their physicians. Every member who first fills a medication for a chronic condition receives a letter explaining the importance of taking the medication as prescribed and refilling on time. The Plan is able to identify members who fail to refill their medication on time through regular monthly reviews of pharmacy claims data. These members receive a second letter reminding them to renew their prescription. If, despite these interventions, they are still non adherent to their medications, they will receive a phone call reminder to identify the reasons why the medications have not been filled, to reinforce importance of adherence, and to facilitate refilling of their medications.

CCMS is an integrated application provides the documentation platform for all aspects of case management. All disciplines document in CCMS at a member-centered level, which provides an interdisciplinary approach to member management and includes the following:

- Complex Case Management
- Disease Management
- Inpatient Case Management
- Social Services
- Home Health Case Management

Wound Care Case Management

Data captured and available includes, but is not limited to:

- Hospital and Skilled Nursing Facility concurrent reviews
- Acute care admission and discharge data
- Complex Case Management assessments and documentation
- Pharmacy Data
- Laboratory Data

7.2.3 Describe how technologies will be utilized to meet information exchange and devise protocol interoperability standard, if applicable.

Provider Web Portal

Care1st utilizes industry standard transactions for data exchange and interacts with a variety of enabling services for providers and organizations facing challenges in meeting standard transaction requirements. The Plan uses state of the art EDI tools, including Gentran by Sterling Software, to process, accept and distribute data in 4010, 5010 and proprietary formats, and utilizes several intermediary vendors including Emdeon and others, to act as Clearing House operations for providers unable to accommodate direct transaction production or use in their environments. The Plan also assures that its web-based portal tools are functional in all major web browser platforms. The Plan has always been flexible in accepting data formats other than standard, and provides both translation and onsite support for groups or individual providers who need assistance in their basic data exchange requirements for

eligibility, service reports, census and other utilization reporting, as well as regular notice of underserviced members or missing services from a medical quality perspective.

Care1st contracts with vendors to conduct an annual child and adult CAHPS survey.

SECTION 8: MONITORING AND EVALUATION

8.1 Describe your organization's capacity for tracking and reporting on:

Enrollee satisfaction, self-reported health status, and access to care

These CAHPS surveys are conducted to monitor members' satisfaction with health care services, accessibility of care, continuity of care, quality of care and service, cultural and linguistic issues, and to identify and pursue opportunities to improve member satisfaction and the processes which impact satisfaction. CAHPS surveys are conducted at least annually, including Proactive CAHPS survey which is given to members to identify areas of dissatisfaction where the Care1st's Member Services Department works with the member to resolve all issues identified. Care1st also conducts Health Outcome Surveys (HOS) on its Medicare members to document self-reported health status and track improvements. These surveys are analyzed and intervention programs are developed to address concerns. Access to care studies are also conducted by the Plan that monitor appointment availability for PCPs, specialists, and ancillary service providers. These studies include after-hours access, geographical distribution and coverage, telephone access and hospital access. In addition, the QI Department has a very robust Facility Site Review program where the Plan assesses the site for meeting physical access requirements for members who may have a disability.

Uniform encounter data for all covered services, including HCBS and behavioral health services (Part D requirements for reporting PDE will continue to be applied)

Care1st requires that all contracted providers submit encounter data on a monthly basis and a "sweep" on a quarterly basis. Care1st's encounter data collection system has been audited and passed by NCQA auditors for Medicare and Medicaid lines of business. Encounter data reporting is standardized as HIPAA 4010 with conversion to 5010 in the current year. Encounter data and claims data analyzed and merged on a regular basis; this includes HCBS and behavioral health data.

Condition-specific quality measures

Care1st reports on all required Medicare and Medicaid HEDIS measures each year. This reporting is done annually for the past service year, and also during the current service year and reported to contracted provider groups. This reporting includes HEDIS measures and Care1st quality pharmacy measures. Care1st also maintains disease management programs for asthma, congestive heart failure, and chronic obstructive pulmonary disease.

8.2 Describe your organization's capacity for reporting beneficiary outcomes by demographic characteristics (specifically age, English proficiency, disability, ethnicity, race, gender, and sexual identity.

Care1st collects and maintains member information by age, gender, primary language, ethnicity/race for all members. Care1st does not collect or maintain data by sexual identity.

8.3 Certify that you will work to meet all DHCS evaluation and monitoring requirements, once made available.

Care1st certifies that it will work to meet all DHCS evaluation and monitoring requirements, once made available.

SECTION 9: BUDGET

9.1 Describe any infrastructure support that could help facilitate integration of LTSS and behavioral health services.

The Plan supports the integration of LTSS and behavioral health services in several ways, including the regular practice of providing internal care management services, risk stratification and the sharing of this information in data and reports to the Plan's provider network. Care1st will contract with a number of specialized providers and services for the delivery and management of those members that require LTSS and HCBS, and employs technology solutions including mobile technology to gather information during the performance of in-home assessments, assisting in the management of this membership by employing Social Work Case Managers and enabling them with appropriate technology to provide education and resources in an efficient manner.

Care1st is considering operating local 'resource' centers, connected to its system's infrastructure to allow beneficiaries easy access to Plan's staff in order to facilitate referrals to LTSS and behavioral health when needed. Establishing interaction with providers and members through the resource centers are examples of the way Care1st has extended its technology infrastructure to the point of assistance or point of service.



State of California Dual Eligible Demonstration Request for Solutions

ATTACHMENTS

Attachment #1

Mandatory Qualifications Criteria 1, "Applicant has a current Knox Keene License or is a COHS and exempt."

STATE OF CALIFORNIA BUSINESS, TRANSPORTATION AND HOUSING AGENCY

DEPARTMENT OF MANAGED HEALTH CARE

File No. 933-0326

Material Modification No. 20054948

Order No. S-06-1575

Licensee: Care 1st Health Plan

ORDER APPROVING NOTICE OF MATERIAL MODIFICATION

Pursuant to Health and Safety Code Section 1352(b), the terms of the Notice of Material

Modification filed on September 15, 2005, requesting approval of Licensee's proposal to expand its

service area into San Diego for the purpose of providing health care services to Medi-Cal eligibles, are

approved as of the date set forth below.

This Order shall be in force and effect commencing on the date below and shall remain in

effect until revoked or superceded by further Order of the Director.

Dated:

January 24, 2006

Sacramento, California

LUCINDA A. EHNES

Director

Department of Managed Health Care

By_____

TINA DUNLAP

Chief, Licensing Division

Post-it Fax Note 7671	Date 11-1-95 pages 8
TO MICHAEL DOWELL	FIOM LINDA AZZOLINA
Co. Deal Hiller & Holquin	co. Dept. of Corporations
Phone #	Phone #
Fax = (310) 557-2205	Fax # (213) 736-2118

OF CORPORATIONS

NONTRANSFERABLE

LICENSE HEALTH CARE SERVICE PLAN

CAREFIRST HEALTH PLAN 6255 SUNSET BLVD., STE. 1700 LOS ANGELES, CA. 90028 File No. 933-0326

IS HEREBY LICENSED AS A HEALTH CARE SERVICE PLAN PURSUANT TO THE KNOX-KEENE HEALTH CARE SERVICE PLAN ACT OF 1975, AS AMENDED, AND IS AUTHORIZED TO OFFER SERVICES TO MEDI-CAL BENEFICIARIES IN THOSE PORTIONS OF THE COUNTY OF LOS ANGELES IN THE ZIP CODES ATTACHED AND INCORPORATED BY REFERENCE, SUBJECT TO THE UNDERTAKINGS ATTACHED AND INCORPORATED BY REFERENCE.

THIS LICENSE IS ISSUED AND EFFECTIVE ON THE DATE APPEARING BELOW.

Dated: November 1, 1995

GARY S. MENDOZA Commissioner of Corporations

By <u>Linda</u>) D. Azzolina LINDA D. AZZOLINA

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STATE OF CALIFORNIA BUSINESS, TRANSPORTATION AND HOUSING AGENCY DEPARTMENT OF MANAGED HEALTH CARE

Plan No. 933-0326 Assignment Nos. 00-01466 and 00-00843 Order No. S-00-685

Licensee: CARE 1st HEALTH PLAN

ORDER

APPROVING NOTICE OF MATERIAL MODIFICATION

Pursuant to Health and Safety Code Section 1352(b), the terms of the Notice of Material Modification filed by Care 1st Health Plan on October 2, 2000 and amended November 15, 2000 to expand its service area in certain zip codes in Los Angeles County are hereby approved.

Dated: January 10, 2001

Sacramento, California

DANIEL ZINGALE

Director

Department of Managed Health Care

Brian I Ranto

Chief, Licensing Division

EXHIBIT H-1 Description of Service Area for Care 1st Health Plan EXPANSION ZIP CODES

Regions:								
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91303 Canoga Park	91301 Agoura Hills	91009 Duarte	90030 Los Angeles	90009 Los Angeles	90245 El Segundo			
91304 Canoga Park 91305 Canoga Park	91302 Calabasas 91356 Tarzana	91711 Claremont 91715 City of Industry	90051 Los Angeles	90024 Los Angeles	90254 Hermosa Beach			
91306 Winnetka	91357 Tarzana	91716 City of Industry	90053 Los Angeles 90054 Los Angeles	90025 Los Angeles	90261 Lawndale			
91307 West Hills	91359 Westlake Village	91747 La Puente	90055 Los Angeles	90049 Los Angeles 90064 Rancho Park	90266 Manhattan Beach 90267 Manhattan Beach			
91308 West Hills	91361 Westlake Village	91749 La Puente	90060 Los Angeles	90066 Los Angeles	90274 Palos Verdes Penninsula			
91309 Canoga Park	91362 Thousand Oaks	91750 La Verne	90069 W. Hollywood	90067 Century City	90274 Paios Verdes Perminsula 90275 Rancho Paios Verdes			
91311 Chatsworth	91363 Westlake Village	91765 Diamond Bar	90070 Los Angeles	90073 Los Angeles	90277 Redondo Beach			
91312 Chatsworth	91364 Woodland Hills	91766 Pomona	90072 Los Angeles	90077 Los Angeles	90278 Redondo Beach			
91313 Chatsworth	91365 Woodland Hills	91767 Pomona	90074 Los Angeles	90080 Los Angeles	90503 Torrance			
91324 Northridge	91367 Woodland Hills	91768 Pomona	90075 Los Angeles	90083 Los Angeles	90505 Torrance			
91325 Northridge	91371 Woodland Hills	91769 Pomona	90076 Los Angeles	90094 Los Angeles	90506 Torrance			
91326 Northridge	91372 Calabasas	91788 Walnut	90078 Hollywood	90095 Los Angeles	90507 Torrance			
91327 Northridge	91376 Agoura Hills	91793 West Covina	90079 Los Angeles	90209 Beverly Hills	90508 Torrance			
91328 Northridge	91399 Woodland Hills	91795 Walnut	90084 Los Angeles	90210 Beverly Hills	90509 Torrance			
91329 Northridge	91416 Encino	91797 Pomona	90086 Los Angeles	90211 Beverly Hills	90510 Torrance			
91330 Northridge	91426 Encino		90087 Los Angeles	90212 Beverly Hills	90704 Avalon			
91335 Reseda	91470 Van Nujys		90088 Los Angeles	90213 Beverly Hills	90733 San Pedro			
91337 Reseda			90093 Los Angeles	90231 Culver City	90734 San Pedro			
91393 North Hills			90099 Los Angeles	90233 Culver City	90748 Wilmington			
91394 Granada Hills			91608 Universal City	90263 Malibu	90749 Carson			
91396 Winnetka			91618 N. Hollywood	90264 Malibu	90801 Long Beach			
91409 Van Nuys				90265 Malibu	90809 Long Beach			
91410 Van Nuys				90272 Pacific Palisades	90831 Long Beach			
91482 Van Nuys				90290 Topanga	90832 Long Beach			
91495 Sherman Oaks				90291 Venice	90833 Long Beach			
91499 Van Nuys				90292 Marina del Rey	90834 Long Beach			
				90293 Playa del Rey 90294 Venice	90835 Long Beach			
				90295 Marina del Rey	90840 Long Beach 90842 Long Beach			
				90296 Playa del Rey	90844 Long Beach			
				90312 Inglewood	90845 Long Beach			
				90401 Santa Monica	90846 Long Beach			
				90402 Santa Monica	90847 Long Beach			
				90403 Santa Monica	90848 Long Beach			
				90404 Santa Monica	90853 Long Beach			
				90405 Santa Monica	90888 Long Beach			
				90406 Santa Monica	~			
				90407 Santa Monica				
				90408 Santa Monica				
				90409 Santa Monica				
				90410 Santa Monica				
				90411 Santa Monica				

Service Area for Care 1st Health Plan - 2001

	Regions:										
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Lancaster/Palmdale	∆San Fernando NW	San Fernando (Entire	San Fernando SW (part)	San Fernando SE (entire)	San Gabriel - West Entire Region						_
ster/	erna	ernaı	ernic part)	San Fernan SE (entire)	San Gabriel - Entire Region	San Gabrield East (partial)	a a		- ô	(e)	South Bay (partial)
ä	San F	15 T	ian F	E H	San C	San Gat East (partial)	Metro (partial)	West	South (entire)	East (entire)	South B. (partial)
	ä										
91310	91343	91040	91316 91436	91401 91403	90031 90032	91010 91702	90004 90005	90034 90035	90001 90002	90022 90023	90247 90248
91321 91322	91344 91406	91042 91331	91301	91411	90032	91702	90006	90035	90002	90023	90249
91350	91303	91340	91302	91423	90042	91722	90010	90056	90007	90040	90260
91351	91304	91342	91356	91501	90063	91723	90012	90230	90008	90058	90501
91354 91355	91305 91306	91345 91352	91357 91359	91502 91504	90065 91001	91724 91740	90013 90014	90232 90009	90011 90016	90201 90240	90502 90504
91380	91307	91402	91361	91505	91006	91741	90015	90024	90018	90241	90710
91381	91308	91405	91362	91506	91007	91744	90017	90025	90037	90242	90717
91383	91309	91605	91363	91601	91011	91745	90019	90049	90043	90255	90731
91384	91311	91041 91043	91364 91365	91602 91604	91016 91020	91746 91748	90020 90021	90064 90066	90044 90047	90270 90601	90732 90744
91385 91386	91312 91313	91333	91367	91606	91024	91773	90026	90067	90059	90602	90745
93243	91324	91334	91371	91607	91030	91789	90027	90073	90061	90603	90802
93510	91325	91341	91372	91404	91101	91790	90028	90077	90062	90604	90803
93523 93524	91326 91327	91346 91353	91376 91399	91408 91413	91103 91104	91791 91792	90029 90036	90080 90083	90220 90221	90605 90606	90804 90806
93532	91328	91388	91416	91496	91105	91009	90038	90094	90222	90638	90807
93534	91329	91392	91426	91497	91106	91711	90039	90095	90250	90639	90808
93535	91330	91395	91470	91503	91107	91715	90046	90209	90262	90640	90810
93536 93539	91335 91337	91407 91412		91507 91508	91108 91201	91716 91747	90048 90057	90210 90211	90280 90301	90650 90660	90813 90814
93543	91393	91615		91510	91202	91749	90068	90212	90302	90670	90815
93544	91394			91521	91203	91750	90071	90213	90303	90701	90822
93550	91396			91522	91204	91765	90030	90231	90304	90703	90245
93551	91409			91523	91205	91766	90051 90053	90233 90263	90305 90723	90706 90712	90254 90261
93552 93553	91410 91482			91526 91603	91206 91207	91767 91768	90053	90264	90746	90712	90266
93560	91495			91609	91208	91769	90055	90265	90805	90715	90267
93563	91499			91610	91214	91788	90060	90272	90052	90716	90274
93584				91611	91731	91793	90069	90290	90082 90089	90091 90096	90275 90277
93586 93590				91612 91614	91732 91733	91795 91797	90070 90072	90291 90292	90009	90102	90277
93591				91616	91754	• • • • • • • • • • • • • • • • • • • •	90074	90293	90101	90202	90503
93599				91617	91755		90075	90294	90185	90239	90505
					91770		90076	90295	90223 90224	90607 90608	90506 90507
					91775 91776		90078 90079	90296 90312	90224	90609	90508
					91780		90084	90401	90306	90610	90509
					91801		90086	90402	90307	90612	90510
					91803		90087	90403	90308	90631	90704
					90050 91003		90088 90093	90404 90405	90309 90310	90632 90633	90733 90734
					91012		90099	90406	90311	90637	90748
					91017		91608	90407	90313	90651	90749
					91021		91618	90408 90409	90397 90398	90652 90659	90801 90809
					91023 91025			90409	90747	90661	90831
					91031			90411		90662	90832
					91046					90665	90833
					91050					90702 90707	90834 90835
					91051 91066					90707	90835
					91077					90714	90842
					91102						90844
					91109						90845 90846
					91110 91114						90847
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					91116						90853
					91117						90888

Service Area for Care 1st Health Plan - 2001

Regions: 1 2 3 4 5 6 7 8 9 10 11 12													
1	2		3		4	5	6	7	8	9	10	11	12
Lancaster/Palmdale		uSan Fernando NW		San Fernando (Entire	San Fernando SW (part)	San Fernando SE (entire)	6 San Gabriel - West 15 1 Entire Region 18 8	San Gabrield East (partial)	Metro (partial)	West	South (entire)	East (entire)	South Bay (partial)
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State of California Gray Davis, Governor State Business, Transportation and Housing Agency

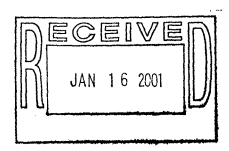
980 9th Street Suite 500 Sacramento, CA 95814 916-423-8137 KLoyer@dmhc.ca.gov

> In Reply Refer to: File No. 933-0326

January 10, 2001

Via Facsimile and U.S. Mail

Donald S. Comstock, CEO Care 1st Health Plan 1000 S. Fremont Avenue, Bldg. A-11 Alhambra, CA 91803



Re: Care 1st Health Plan's Notice of Material Modification for Expansion of Service Area filed October 2, 2000 and its subsequent Amendment filed November 14, 2000

Dear Mr. Comstock:

Enclosed is an Order of Approval for Care 1st Health Plan's Notice of Material Modification proposing the expansion of its service area into certain zip codes in Los Angeles County.

The Department of Managed Health Care has reviewed the above-referenced Notice of Material Modification and subsequent Amendment for compliance with the requirements of the Knox-Keene Health Care Service Plan Act of 1975, as amended, and the regulations promulgated pursuant to the Act. However, the Department has reviewed only those revisions explicitly indicated and/or redlined by the Plan. Therefore, the Department's approval of these filings is limited to the revisions explicitly stated by the Plan and not to any other provisions.

¹ California Health and Safety Code Section 1340 *et seq.* (the "Act").
² Title 10 of the California Code of Regulations, commencing at Section 1300.43.

Donald Comstock, CEO January 10, 2001 Page 2

If you have any questions or concerns regarding this determination, please feel free to contact me at the e-mail address or telephone number indicated.

Sincerely,

Kelly Loyer Counsel

(916) 324-8137

KEL:al

cc: Brian Bartow, Chief, Licensing Division Maria Marquez, Financial Examiner



August 21, 2006

Arnold Schwarzenegger, Governor State of California Business, Transportation and Housing Agency

980 Ninth Street, Suite 500 Sacramento, CA 95814-2725 Phone: (916) 324-9014 Fax: (916) 327-6352 Email: jwillis@dmhc.ca.gov

VIA ELECTRONIC MAIL AND U.S. MAIL

Anna Tran Chief Financial Officer Care1st Health Plan 1000 S. Fremont Avenue, Bldg A-11 Alhambra, CA 91803

Re:

Notice of Material Modification Proposing the Purchase of Certain Assets from WATTSHealth Foundation, Inc., a Service Area Expansion, and the Ability to Provide Medicare, Commercial and Denti-Cal Coverage in Specific Areas; Filed on May 24, 2006; Filing No. 20061002

Dear Ms. Tran:

Enclosed is Order No. 20061002 issued by the Department of Managed Health Care ("Department") approving the terms of the above-referenced Notice of Material Modification ("Notice") filed by Care1st Health Plan (the "Plan"), requesting approval to purchase certain health care assets from WATTSHealth Foundation, Inc., dba UHP Healthcare ("UHP"), including the use of UHP's tradename for a specified period of time, the Plan's service area expansion into parts of Orange and San Bernardino Counties, and authorization for Care1st to provide Medicare, Commercial and Denti-Cal coverage in specific areas.

Please note that the License and the Order are issued subject to and conditioned upon the Plan's full compliance with the Undertakings attached to the Order issued approving the Notice.

The Department's review of this Notice was limited to the information specifically described in the Exhibit E-1 and highlighted in the filed documents by strikeout, underline or other method in accordance with Rule 1300.52.

This Order does not constitute a waiver of any compliance issues that may be identified on subsequent review and analysis of the Plan's operations or documents as described in the Notice, whether or not highlighted to reflect a change, or of any other Plan documents or operations, whether or not disclosed in this Notice.

The revisions necessary to correct the compliance concerns identified by the Department in this Notice apply to all Plan documents that contain similar language or provisions, whether previously filed or not. Plan documents and operations that do not reflect compliance with the

Act and Rules in accordance with the Department's determinations regarding this Notice are not approved. Accordingly, please review and revise all Plan documents as necessary to identify and correct similar compliance concerns where they may exist. If language approved in the context of this Notice is the only change made by the Plan to its existing variations of the same forms of documents as submitted in this Notice, the Plan need not file those revised documents. The Department reserves the right to require additional revisions to the Plan's operations and documents, including but not limited to subscriber and provider documents, and written policies and procedures, as further review may indicate is necessary for compliance with the Act.

Please contact me if there are any questions regarding the above.

Sincerely,

JENNIFER WILLIS

~ Wiecis

Staff Counsel

Division of Licensing

cc: John M. Puente, Deputy Director, Plan and Provider Relations

Kevin Donohue, Deputy Director, Office of the Director

Tina Dunlap, Chief, Division of Licensing

Amy Dobberteen, Assistant Deputy Director, Office of Enforcement

Nancy Pheng, Staff Counsel, Division of Licensing

STATE OF CALIFORNIA BUSINESS, TRANSPORTATION AND HOUSING AGENCY

DEPARTMENT OF MANAGED HEALTH CARE

File No. 933-0326

Material Modification No. 20061002

Order No. 20061002

Licensee: Care1st Health Plan

ORDER APPROVING NOTICE OF MATERIAL MODIFICATION

Pursuant to Health and Safety Code Section 1352(b), the terms of the Notice of Material

Modification filed on May 24, 2006, requesting approval of Licensee's proposal to purchase certain

assets from WATTS Health Foundation dba UHP Health Care, are approved as of the date set forth

below. In accordance with this Order, Licensee is authorized to arrange for and provide health care

services as follows:

(1) Los Angeles County: Medi-Cal Dental, Medicare, and Commercial coverage in all zip codes;

(2) Orange County: Medicare and Commercial coverage in specific zip codes [Attachment A];

(3) San Bernardino County: Medicare and Commercial coverage in specific zip codes [Attachment B].

This Order is issued subject to and conditioned upon the Licensee's full performance to the

Department's satisfaction of the Undertakings attached hereto [Attachment C] and incorporated herein

by this reference. This Order shall be in force and effect commencing on the date below and shall

remain in effect until revoked or superceded by further Order of the Director.

Dated:

August 21, 2006

Sacramento, California

Director

Department of Managed Health Care

Attachment A: Licensed Expansion Area in Orange County

92698	92821	92641	92697	90743
92801	92822	92642	92655	92683
92802	92823	92643	92657	92685
92803	90622	92644	92868	92686
92804	90624	92645	92601	92687
92805	92626	92840	92670	92885
92806	92610	92841	92870	92886
92807	92708	92842	92871	92887
92808	92728	92843	92673	90620
92812	92831	92844	92701	90621
92814	92832	92845	92702	90630
92815	92833	92846	92703	90631
92816	92834	92646	92704	92694
92817	92835	92647	92705	90720
92825	92836	92648	92706	90740
92850	92837	92649	92707	
92899	92838	92619	92735	
92622	92640	92620	90742	

Attachment B: Licensed Expansion Area in San Bernardino County

92315	92337	91764	92402	92411
92316	92346	92369	92403	92412
92317	92352	91739	92404	92413
92318	92350	92376	92405	92414
92324	92354	92377	92406	92415
92325	92357	92378	92407	92416
92334	91761	92382	92408	92418
92336	91762	92401	92410	92420
92423	92424	92427	91710	91709
92313	92400			

STATE OF CALIFORNIA BUSINESS, TRANSPORTATION AND HOUSING AGENCY

DEPARTMENT OF MANAGED HEALTH CARE

File No. 933-0468 Material Modification No. 20100557 Order No. 20100557

Licensee: Care 1st Health Plan

ORDER APPROVING NOTICE OF MATERIAL MODIFICATION

Pursuant to Health and Safety Code Section 1352(b), the terms of the Notice of Material Modification filed on March 26, 2010, requesting approval of Licensee's proposal to expand its Medicare Advantage service area into certain zip codes in Santa Clara and Los Angeles Counties, are approved as of the date set forth below.

This Order shall be in force and effect commencing on the date below and shall remain in effect until revoked or superseded by further Order of the Director.

Dated:

April 26, 2010

Sacramento, California

LUCINDA A. EHNES

Director

Department of Managed Health Care

MAUREEN MCKENNAN

Assistant Deputy Director, HPO, Licensing Division



STATE OF CALIFORNIA BUSINESS, TRANSPORTATION AND HOUSING AGENCY

DEPARTMENT OF MANAGED HEALTH CARE

File No. 933-0326 Material Modification No. 20054948

Order No. S-06-1575

Licensee: Care 1st Health Plan

ORDER APPROVING NOTICE OF MATERIAL MODIFICATION

Pursuant to Health and Safety Code Section 1352(b), the terms of the Notice of Material

Modification filed on September 15, 2005, requesting approval of Licensee's proposal to expand its

service area into San Diego for the purpose of providing health care services to Medi-Cal eligibles, are

approved as of the date set forth below.

This Order shall be in force and effect commencing on the date below and shall remain in

effect until revoked or superceded by further Order of the Director.

Dated:

January 24, 2006

Sacramento, California

LUCINDA A. EHNES

Director

Department of Managed Health Care

By____

TINA DUNLAP

Chief, Licensing Division

Attachment #2

Mandatory Qualifications Criteria 2, "Applicant is in good financial standing with DMHC."



Edmund G. Brown Jr., Governor State of California Health and Human Services Agency

Department of Managed Health Care

980 9th Street, Suite 500 Sacramento, CA 95814-2725 Phone: 916-445-7401 Email: reuren@dmhc.ca.gov

February 17, 2012

VIA ELECTRONIC MAIL & U.S. MAIL

Kimberly Fritz GMC Administrator San Diego Care 1st Health Plan 601 N. Potrero Grande Drive Monterey Park, CA 91755

Re:

Letter of Standing – Care 1st Health Plan

Dear Ms. Fritz:

On February 6, 2012, you requested a letter regarding Care 1st Health Plan's ("CHP") standing as licensee under the Knox-Keene Health Care Service Plan Act. CHP makes this request to satisfy requirements for a Request for Solutions ("RFS") issued by the California Department of Health Care Services, for the Dual Eligibles Demonstration Project.

The Department of Managed Health Care ("DMHC") confirms that, as of today's date, CHP is licensed, and permitted to operate in the State of California, as a Knox-Keene health care service plan.

A review of the Enforcement Action Database shows that there are currently no enforcement actions involving CHP. The plan is not currently under supervision, a corrective action plan or special monitoring by the Office of Enforcement. The Office of Enforcement does not comment on past, pending, or anticipated Enforcement actions against any plan that might potentially impact its licensing with the State.

The Division of Financial Oversight ("DFO") has reviewed CHP and CHP is currently in compliance with the Department's financial solvency requirements, including Tangible Net Equity ("TNE") and financial viability.

The Division of Plan Surveys ("DPS") shows that the last Routine Medical Survey Report for CHP was issued on May 12, 2011. The Plan submitted a Corrective Action Plan ("CAP") to address identified deficiencies on April 4, 2011. The Plan has one unresolved deficiency in the area of Quality Management for not ensuring that quality of care problems are identified and corrected as per section 1370 and rule 1300.70(b)(1)(B). A Follow Up Medical Survey is

¹ California Health and Safety Code Sections 1340 et seq. (the "Act"). References herein to "Section" are to Sections of the Act. References to "Rule" refer to the regulations promulgated by the Department at Title 28 California Code of Regulations.

currently underway to verify that the Plan has completed the implementation of its CAP and has corrected the outstanding deficiencies. The next Routine Medical Survey is due by December 18, 2013.

Please contact me with any questions or concerns.

Sincerely,

Richard Euren

Health Program Manager II, Licensing Division

Office of Health Plan Oversight

cc: Suzanne Goodwin-Stenberg, Division of Financial Oversight

Anthony Manzanetti, Division of Enforcement Marcy Gallagher, Division of Plan Surveys

Gary Baldwin, Division of Licensing

Amy Krause, Division of Licensing Linda Azzolina, Division of Licensing

Dayana Joseph, Division of Financial Oversight

Attachment #3

Mandatory Qualifications Criteria 3a, "Applicant has experience operating a Medicare D-SNP in the county in which it is applying in the last three years." From: HPMS Web [hpms@cms.hhs.gov] Sent: Friday, May 27, 2011 11:58 AM

To: Anna Tran; Jamie Ueoka

SNP Applications; Brooks Jones; HPMS Helpdesk Cc:

H5928 - SNP Conditional Approval - Dual-Eligible - All Duals Subject:

May 27, 2011

Anna Tran Chief Executive Officer CARE1ST HEALTH PLAN 601 Potrero Grande Drive Monterey Park, CA 91755

Conditional Approval of SNP Application

H5928 - CARE1ST HEALTH PLAN - Dual-Eligible - All Duals

Dear Anna Tran:

We are pleased to inform you that the Centers for Medicare & Medicaid Services (CMS) has conditionally approved your organization's application to offer/expand a Special Needs Plans for 2012 Application and SNP Service Area Expansions posted in January 2011. This conditional approval includes any employer/union-only group waiver plan proposals (i.e., "800-series" plan benefit packages) submitted by your organization under the same application number.

The following are the overall scores you received for your Quality Improvement Program Plan and Model of Care evaluation:

Your Quality Improvement Program Plan passed.

Final	Score	
	a	4
2		4
2	b	4
2	С	4
3	а	4
3	b	4
3	С	4
4	a	4
4	b	4
4	С	4
5	a	4
5	b	4
5	С	4
5	d	4
5	е	4
6	a	4
6	b	3
6	C	4
6	d	3
7	a	4
7	b	3
7	C	3
7	d	4
8	a	3
8	b	4
8	C	4
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9
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10
            4
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11
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11
            4
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      С
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      d
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11
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Element 1
            4
Element 2
            12
Element 3
            12
Element 4
            12
Element 5
            20
Element 6
            14
Element 7
           14
Element 8
          19
Element 9
           16
Element 10 8
Element 11 23
Total Points
                  154
Total Possible Points 160
Score 96.25%
```

In order to contract with CMS as a SNP sponsor, your bid, including your formulary, must also be approved as required by 42 CFR 423 Subpart F. Additionally, your organization must complete all other pre-implementation activities including system and data testing with CMS before we will enter into a contract with your organization. You are also required to submit and receive CMS approval of your MIPPA compliant State Medicaid Agency Contract (if required) and marketing materials before you will be permitted to market or offer enrollment in your plan(s) to Medicare and Medicaid beneficiaries. CMS expects to send SNP contracts to applicants receiving final approval and notices of intent to deny/denial letters (should any be necessary) in late summer 2011.

The approval of your SNP proposal is based on the information contained in your application and accompanying documentation to date. If there are any changes to the information you have supplied during the application process, or we determine that any of the information upon which we based the approval is inaccurate, this approval may be withdrawn and a letter of intent to deny and/or denial notice may be issued. Accordingly, if there are any changes to your application or the accompanying documentation you must notify CMS so that your application can be reevaluated to determine whether the change(s) affects your approval.

Please note that a SNP can only be offered in an MA-approved service area. If you have applied for a new MA-approved service area, approval of your new SNP or SNP SAE is contingent upon approval of the new MA service area. If your MA service area has not been approved due to unresolved deficiencies, your new SNP or SNP SAE application cannot be approved.

Thank you for your interest in participating the SNP program and we look forward to working with you to fulfill our mission of providing Medicare and Medicaid beneficiaries with access to affordable specialized services and benefits. Please contact your Regional Office Account Manager if you have questions concerning your SNP proposal application.

Sincerely,

Danielle R. Moon, J.D., M.P.A. Director Medicare Drug & Health Plan Contract Administration Group



Health Plan Management System

Home

View Contract Materials

Contract Number: H5928

Organization Name: CARE1ST HEALTH PLAN

Organization Type: Local CCP Contract Plan Type: HMO/HMOPOS

Contract Type: Renewal SAE Indicator: Yes Contract Status: Active Part D Offered: Yes SNPs Offered: Yes

Type(s) of SNPs offered: Dual-Eligible

800-Series Only: No

Employer Plans Offered: No

2012 Contract Approval Date: 09/06/2011

Electronic Contracting Plan Sign-off Date: 8/24/2011 7:44:04 PM (JANET JAN)

Electronic Contracting CMS Part C Countersign Date: 9/16/2011 2:35:02 PM (DANIELLE

MOON)

Electronic Contracting CMS Part D Countersign Date: 9/16/2011 9:41:27 AM (CYNTHIA

TUDOR)

Select a document link to view/download the document.

Documents	Reviewed by the Plan
CCP Contract	8/24/2011 7:20:17 PM (JANET JAN)
CMS Mark License Agreement	8/24/2011 7:21:06 PM (JANET JAN)
MA-PD Addendum	8/24/2011 7:25:29 PM (JANET JAN)
Benefit Attestation	8/24/2011 7:43:08 PM (JANET JAN)
DUA Agreement	8/24/2011 7:43:52 PM (JANET JAN)
Signature Attestation	8/24/2011 7:44:04 PM (JANET JAN)

Back

Go To: Electronic Contracting 2012 Start Page

Mandatory Qualifications Criteria 3a, "Applicant has a current Medi-Cal contract with DHCS."

STANDARD AGREEMENT AMENDMENT STD 2134_DHCS (1/08)

		Agreement Number	Amen	endment Number		
\boxtimes	check here if additional pages are added: 244 Page(s)	09-86153		A03		
		Registration Number:				
1,	This Agreement is entered into between the State Agency a	nd Contractor name	d below:			
	State Agency's Name (Also known as DHCS, CDHS, DHS or the State)					
	Department of Health Care Services					
	Contractor's Name			(Also referred to as Contractor)		
	Care1st Partner Plan, LLC	00.0045				
2.	• •	une 30, 2015				
3.	Agreement is:	4000 004 0040		4 0000		
3.	The maximum amount of this \$ Budget Act Line Iter	ns 4260-601-0912 a	na 4260-601	1-0555		
	Agreement after this amendment is:					
4.	The parties mutually agree to this amendment as follows. A of the Agreement and incorporated herein:	ui actions noted bei	w are by this	is reference made a part		
	of the Agreement and moorporated herein.			· · · · · · · · · · · · · · · · · · ·		
	l. Amendment effective date: June 1, 2011					
	II. Purpose of amendment: This amendment incorporates new language regarding the mandatory enrollment of Seniors and Persons with Disabilities (SPD) with changes to Exhibit A, Scope of Work, and Exhibit E, Additional Provisions, Attachment 1, Definitions; updates contract language to be in compliance with the Balanced Budget Act (BBA) with changes to Exhibit A and Exhibit E; amends Exhibit A, Attachment 2, Financial Information; adds Health Information From (HIF) Member Evaluation Tools (MET) language to Exhibit A, Attachment 10, Scope of Services, Exhibit A, Attachment 18, Implementation Plan and Deliverables, and Exhibit E, Attachment 1; amends language in Exhibit A, Attachment 10, regarding Hospice Care; deletes Plan Initiated Disenrollment language in Exhibit A, Attachment 16, Enrollments and Disenrollments; and adjusts the capitation rates for SPD enrollment for the period from June 1, 2011 through December 31, 2011 by amending Exhibit B, Budget Details and Payment.					
	III. Changes made have already been incorporated and this amendment is submitted as a complete contract. Certain changes in Exhibit B are displayed in <u>bold and underline</u> , deletions are displayed as strike through text (i.e., <u>Strike</u>).					
	All other terms and conditions shall remain the same.					
IN W	/ITNESS WHEREOF, this Agreement has been executed by the	parties hereto.				
	CONTRACTOR			CALIFORNIA		

Department of General Services Use Only Contractor's Name (if other than en Individual, state whether a corporation, partnership, etc.) Care1st Partner Plan, LLC By(Authorized Signature) Date Signed (Do not type) Ø Printed Name and Title of Person Signing Anna Tran, Chief Executive Officer Address 601 Potrero Grande Monterey Park, CA 91755 STATE OF CALIFORNIA Agency Name Department of Health Care Services By (Authorized Signature) Date Signed (Do not type) Ø Exempt per: Welfare and Institutions Code section 14089.8(b) Printed Name and Title of Person Signing Tanya Homman, Chief, Medi-Cal Managed Care Division Address 1501 Capitol Avenue, Suite 71.4.4006, MS 4400, P.O. Box 997413, Sacramento, CA 95899-7413

Problems in Plan Financial Reporting

Report	Due Date(s)	* Contractual Provisions	** Other Requirements	Cause
	GMC/Two Plan	GMC/Two Plan		
Amnual Consolidated (All Lines of Business) Financial Report Fiscal Year End		Section 2 B1		Did not submit
				Late
Quarterly Consolidated Financial Reports	Feb 14 th , May 15 th , Aug 14th, Nov 14th	Section 2 B2		Did not submit
Annual Medi-Cal Only Financial Report	120 Days After the STATE Fiscal Year End	Section 5	1, 2	Did not submit
				County Specific Breakdown
Quarterly Medi-Cal Only Financial Reports	Feb 14th, May 15th, Aug 14 th , Nov 14 th	Section 2 F	1, 2	Did not submit
				County Specific Breakdown
Annual Audited Financial Statements	120 Days After the PLAN Fiscal Year End	Section 2 B1		Did not submit
THE SECRETARY OF THE SECRETARY SHOWS AND ASSESSMENT OF THE SECRETARY ASSESSMENT OF THE		Contractors of the second second second		Late
Annual Forecast for All Lines of Business (for the following Plan/State Fiscal Year)	60 Days Prior to Plan Fiscal Fiscal (for the following State Fiscal Year)	Section 1 C;	2, 3	Did not submit
		CCCION C		Late
				Did not include assumptions
Annual Forecast for Medi-Cal Only Line of Business (for the following Plan/ State Fiscal Year)	60 Days Prior to Plan Fiscal Fiscal (for the following State Fiscal Year	Section 1 C; Section 5	1, 2, 3	Did not submit
				Late
				County Specific Breakdown
				Did not include assumptions
Monthly Consolidated Financial Reports (5 Plans required)	30 Days After the Fiscal Month	Section 5	Asserting Asserting State (1984)	Did not submit
Monthly Medi-Cal Only Financial Reports (4 Plans required)	30 Days After the Fiscal Month	Section 5	1, 2	Did not submit
1090100/				Late By County
* Contractual Provisions can be				

^{*} Contractual Provisions can be found in Exhibit A, Attachment 2.

Please refer to the California Code of Regulations, Health and Safety Code, and Welfare and Institutions Codes for applica ** Other Requirements

- 1 Include cost, revenue and enrollment information applicable to Medi-Cal beneficiaries enrolled in the plan through
- 2 If operating in multiple counties, reports #2 and #4 are to be expanded to show financial and enrollment informatio
- Prepare using reports #2 and #4 of the Financial Reporting Form in addition to underlying assumptions used to de

21 Plans include COHS, GMC,

NOTE:

Plans are contacted within 7 calendar days after a due date. Plans response or lack of responses are documented and pro-Plans are contacted immediately after a submission if required items are missing. For example if a plan operates in multiple by county, is then contacted to complete the submission.

Mandatory Qualifications Criteria 7a,

"Applicant has listed all sanctions and penalties taken by

Medicare or a state of California government entity in the last
five years in an attachment."

Sanctions, Penalties and Corrective Action Plans (CAP) Issued by Medicare or a State of California Government Entity During the Five Year Period January 2007 through December 2011

1. Sanctions

None

2. Penalties

None

3. Corrective Action Plans (CAP)

AGENCY/ DATE	<u>ISSUE</u>	CAP SUBMITTED	RESOLUTION
DHCS 2008 HEDIS	Low compliance rate for cervical cancer screening	New provider report card and incentives	CAP Accepted. Exceeded minimum performance levels following year
DHCS 2009 HEDIS	Low compliance rate for breast cancer screening	A Women's Health program; Toll free access to members to schedule screening; Member education	CAP Accepted. Exceeded minimum performance levels following year
DHCS 2010	Facility site review and medical records standards at 3 of 10 physician offices surveyed	These offices provided education and monitored closely by dedicated coordinator	CAP Accepted.
DMHC 2011	Completing investigation of quality of care issues within reasonable timeframes	Revised policies and procedures for identifying quality of care issues; Training for UM nurses	CAP Accepted. Increase in actual quality issue cases identified. Meeting timelines increased from 26.4% to 58.5%
DMHC 2011	Revise credentialing policies and review standards	Credentialing policy and Procedures revised	CAP Accepted Credentialing file samples submitted to DMHC
Medicare August	Strengthen internal procedures to accurately	Provider education on referrals to	CAP Accepted. Completed

2011	identify and process claims	network providers; Additional training for claims staff; New internal audit procedures for non contracted provider claims implemented; Claims determination and payment policies and procedures revised.	November 2011
Medicare August 2011	Clear and concise denial notices to providers	Revision of denial explanation codes and explanation;	CAP Accepted. Partially completed and ongoing
Medicare August 2011	Compliance with claims payment timelines	Updated policies and procedures; Claims staff education and training;	CAP accepted. Partially completed and ongoing
Medicare August 2011	Enrollment and disenrollment processing. - Valid election period; - Accurate and timely processing of transmission; - Appropriate and timely communication; - Incomplete enrollment timely and correct processing - Enrollment denial processing, communication - Voluntary disenrollment: timely communication - Involuntary disenrollment issues;	Revision of policies and procedures; Staff training in processing enrollments; Increased auditing of processes; Process improvements to ensure timely issue of acknowledgement notices; Contacting enrollees within 10 days; Simplification of information request process and language;	CAP accepted. Partially completed and ongoing
Medicare August 2011	Improving Compliance Program	Updating Compliance Program	CAP accepted. New Plan completed and accepted by CMS.

Medicare August 2011	Marketing and surveillance	New member Welcome Verification policy and procedure revised; Improve outbound enrollment verification process; Enhanced monitoring of process; Staff training	CAP accepted. Completed November 2011.
Medicare August 2011	Marketing and surveillance	Enhanced investigation process for marketing complaints; Marketing agents trained further; Secret shopping increased;	CAP accepted. Non complaint agents terminated.
Medicare August 2011	Appeals and grievances: - denial letters format - denial letters content - approval notices	Revised policies and procedures; Modified letters; Staff training; Education of delegated entities; Monitoring delegated entity letters; Establishment of a Grievance Committee to meet weekly and resolve grievances;	CAP accepted. Completed December 2011.
DMHC 2011	Material modification filing needed for claims processing outsourcing agreement	Agreement revised to meet DMHC requirements and filed	Accepted by DMHC
DMHC 2010	Claims payment: - accuracy - explanations - timeliness - denials	Claims processing guidelines revised; Interest application procedures revised; Random audit of	CAP accepted.

		claims; Explanation codes improved; Matching original claims date to follow up improved; Staff training	
DMHC 2010	Grievance resolution letters need to include envelope to direct IMR applications to DMHC - need to include availability of free language assistance services	Staff trained; Quarterly monitoring	CAP accepted
CMS November 2011	Refer grievances involving fraud allegations for immediate processing of disenrollment.	Policies and procedures revised; Training for grievance specialist staff;	CAP accepted December 2011
CMS November 2011	Member educational field representatives cover information related to special election period (SEP) for SNP enrollees.	Training for these staff.	CAP accepted. December 2011

Mandatory Qualifications Criteria 8a,

"Applicant has listed in an attachment all DHCS-established quality performance indicators for Medi-Cal managed care plans, including but not limited to mandatory HEDIS measurements."

Care1st Health Plan, Inc. CA Duals Demonstration RFS Application for San Diego County ATTACHMENT 8a

Mandatory Qualifications Requirements

8.a. Provide the most recent three years of DHCS quality indicators for Medi-Cal managed care plans, including HEDIS measures.

Medicaid San Diego HEDIS Performance

Measure	2009	2010	2011	09-11 Difference	10-11 Difference	Most Recent Benchmark Met
				Difference	Difference	
Adolescent Well Care	40.9%	42.6%	45.0%	+4.1 %Points	+2.4 %Points	25 th Percentile
Well Child Care 3-6 Years of Age	68.4%	75.9%	76.8%	+8.4 %Points	+0.9 %Points	50 th Percentile
Well Child Care in First 15 Month of Life	N/A	N/A	61.6%	N/A	N/A	50 th Percentile
Weight, Nutrition and Physical Activity- BMI Assessment	N/A	50.4%	57.2%	N/A	+6.8 %Points	75 th Percentile
Weight, Nutrition and Physical Activity- Nutritional Assessment	N/A	49.6%	63.3%	N/A	+13.7 %Points	75 th Percentile
Weight, Nutrition and Physical Activity- Physical Activity Assessment	N/A	29.2%	36.3%	N/A	+7.1 %Points	50 th Percentile
Childhood Immunizations (Combination 3)	76.4%	79.8%	79.8%	+3.4 %Points	No Change	75 th Percentile
Lead Screening	N/A	N/A	74.5%	N/A	N/A	50 th Percentile
Timeliness of Prenatal Care	81.7%	86.5%	80.0%	-1.7 %Points	-6.5 %Points	10 th Percentile
Timeliness of Postpartum Care	62.7%	60.0%	60.5%	-2.2 %Points	+0.5 %Points	25 th Percentile
Cervical Cancer Screening	60.6%	68.4%	64.5%	+3.9 %Points	- 3.9 %Points	25 th Percentile
Breast Cancer Screening	34.4%	48.7%	45.9%	+11.5 %Points	-2.8 %Points	10 th Percentile
Comprehensive Diabetes Care- HgbA1c Screening	85.5%	81.4%	83.6%	-1.9 %Points	+2.2 %Points	50 th Percentile
Comprehensive Diabetes Care-	38.7%	39.8%	30.9%	-7.8 %Point	-9.1	< 25 th Percentile

HgbA1c Poor Control (lower rate is better)					%Points	(lower is better)
Comprehensive Diabetes Care- HgbA1c Result <8	45.3%	46.9%	52.7%	+7.4 %Points	+5.8 %Points	50 th Percentile
Comprehensive Diabetes Care- LDL Screening	72.6%	77.9%	80.6%	+8.0 %Points	+2.7 %Points	75 th Percentile
Comprehensive Diabetes Care- LDL Result <100	40.3%	47.8%	46.1%	+5.8 %Points	-1.7 %Points	90 th Percentile
Comprehensive Diabetes Care- Retinal Eye Exam	48.4%	51.3%	41.8%	-6.6 %Points	-9.5 %Points	25 th Percentile
Comprehensive Diabetes Care- Monitoring Nephropathy	87.1%	82.3%	87.3%	+0.2 %Points	+5.0 %Points	90 th Percentile
Controlling High Blood Pressure	N/A	N/A	53.0%	N/A	N/A	25 th Percentile
Appropriate Treatment for URI	91.3%	91.6%	91.8%	+0.5 %Points	+0.2 %Points	75 th Percentile
Avoidance of Antibiotic Treatment for Bronchitis	N/A	23.3%	28.0%	N/A	+4.7 %Points	75 th Percentile
Use of Imaging for Low Back Pain	N/A	75.4%	61.0%	N/A	-14.4 %Points	10 th Percentile

Mandatory Qualifications Criteria 8b,
"Applicant has listed in an attachment all MA-SNP quality
performance requirements, including but not limited to
mandatory HEDIS measurements."

Care1st Health Plan, Inc. CA Duals Demonstration RFS Application for San Diego County ATTACHMENT 8b

Mandatory Qualifications Requirements

8.b. Provide the most recent three years of MA-SNP quality performance HEDIS measures.

Medicare SNP San Diego HEDIS Performance

Measure	2009	2010	2011	09-11 Difference	10-11 Difference	Most Recent Benchmark Met
Care for Older Adults- Advanced Directives	2.8%	17.0%	57.9%	+55.1 %Points	+40.9 %Points	50 th Percentile
Care for Older Adults- Medication Reconciliation	50.6%	40.4%	42.1%	-8.5 %Points	+1.7 %Points	25 th Percentile
Care for Older Adults- Functional Assessment	4.4%	11.9%	58.4%	+54.0 %Points	+46.5 %Points	50 th Percentile
Care for Older Adults- Pain Assessment	28.7%	24.6%	61.6%	+32.9 %Points	+37.0 %Points	50 th Percentile
Medication Reconciliation Post Discharge	N/A	63.9%	48.0%	N/A	-15.9 %Points	90 th Percentile
Potentially Harmful Drug and Disease Interactions	N/A	38.3%	38.1%	N/A	-0.2 %Points	90 th Percentile
Use of High Risk Medications in the Elderly- One Prescription	18.8%	20.4%	21.3%	+2.5 %Points	+0.9 %Points	25 th Percentile
Use of High Risk Medications in the Elderly- Two Prescription	3.5%	2.9%	3.4%	-0.1 %Points	+0.5 %Points	25 th Percentile
Annual Monitoring of Persistent Medications	67.3%	80.1%	87.3%	+20.0 %Points	+7.2 %Points	10 th Percentile
Controlling High Blood Pressure	58.9%	56.9%	60.6%	+1.7 %Points	+3.7 %Points	25 th Percentile
Colorectal Cancer Screening	N/A	51.9%	42.5%	N/A	-9.4 %Points	10 th Percentile
Glaucoma Screening	N/A	47.7%	53.4%	N/A	+5.7 %Points	10 th Percentile

Mandatory Qualifications Criteria 9,
"Applicant will work in good faith to achieve NCQA Managed
Care Accreditation by the end of the third year of the
Demonstration."



December 1, 2011

Anna Tran CEO Care1st Health Plan 601 Potrero Grande Dr. Monterey Park, CA 91755

Dear Mrs. Tran:

We are pleased to inform you that based on the information gathered during your recent HP survey, the National Committee for Quality Assurance (NCQA) Review Oversight Committee has awarded Care1st Health Plan the accreditation status(es) listed below. The final assessment report, which incorporates relevant changes made in response to your organization's earlier comments, is now ready for your review. You may now access the final report and results online by visiting https://iss.ncqa.org and looking under the section entitled Survey and Results.

Product Line/	Accreditation	Effective	Expiration Date
Product	Status	Date	
Medicaid-HMO Medicare-HMO			November 21, 2014 November 21, 2014

The NCQA Health Plan Report Card will be updated to reflect this status by no later than the 15th of January. A certificate reflecting your accreditation status(es) is enclosed in recognition of your achievement. Also, for your convenience, you may download the NCQA accreditation seal by visiting our Web site at www.ncqa.org. Please refer to the 'Guidelines for Advertising NCQA HPA Survey Accreditation,' enclosed.

If you have reason to believe that the compliance scoring of any standard or standards does not accurately reflect your organization's compliance with the standards, you have the opportunity to request a reconsideration of compliance designations and/or accreditation outcome by the NCQA Reconsideration Committee. To proceed with reconsideration, NCQA must receive within the next 30 days a written request for reconsideration that addresses at least one of the grounds for appeal identified in the Reconsideration section of the "Administrative Policies and Procedures" of the 2011 Standards and Guidelines for the Accreditation of Health Plans. This request must not exceed five pages in length and must include a listing of the standards for which reconsideration is being requested. A fee, as specified in the Agreement for HP Accreditation Survey, "Pricing Methodology and Cancellation Policy" (Exhibit A), is charged for reconsideration. The fee must be paid at the time reconsideration is requested.

1100 13th Street, NW Suite 1000 Washington, DC 20005 www.ncqa.org Toll Free 888.275.7585 P 202.955.3500 F 202.955.3599

Anna Tran December 1, 2011 Page 2

In order to maintain your accreditation status(es), Care1st Health Plan will need to participate in a survey approximately three months prior to the expiration date. Your next survey will be conducted in two stages using NCQA's Interactive Survey System (ISS) and standards in effect at the time of the survey. The first, or offsite, stage will begin immediately upon submission of your organization's completed Survey Tool. During this stage, NCQA reviews the organization against most of the standards and elements, thus reducing the duration of the second, or onsite, stage which will be scheduled to begin eight weeks after your Survey Tool is submitted to NCQA.

We have tentatively reserved August 27, 2014, as the submission date of the completed Survey Tool to NCQA. NCQA has tentatively set October 20 - 21, 2014 for your two-day onsite survey. If the proposed dates present a problem for you or if you have any questions regarding these dates, please contact Cindy Francis, Program Manager, Accreditation, at (202) 955-5147 or e-mail francis@ncqa.org.

If you have questions about the ISS, please contact NCQA Customer Support at (888) 275-7585 or e-mail customersupport@ncqa.org. You can also visit www.ncqa.org for additional information.

While it is our understanding that the results of this accreditation survey may satisfy a state regulatory requirement, NCQA assumes no responsibility for transmitting copies of this report to relevant state agencies.

We wish to acknowledge your quality improvement efforts, which were evident throughout the survey process. NCQA looks forward to working with you and your staff again in the future.

Sincerely,

Dayna McKnight, MBA, MS

Assistant Vice President, Accreditation

Dayra SMcKnight

Enclosures



National Committee for Quality Assurance

has awarded

Carelst Health Plan

Medicaid HMO

an accreditation status of

HEALTH PLAN

COMMENDABLE

for service and clinical quality that meet or exceed NCQA's rigorous requirements for consumer protection and quality improvement.

Muyur Sci

CHAIR, REVIEW OVERSIGHT COMMITTEE

November 21, 2011

CHAIR, BOARD OF DIRECTORS

November 21, 2014

DATE GRANTED

EXPIRATION DATE



National Committee for Quality Assurance

has awarded

Carelst Health Plan

Medicare HMO

an accreditation status of

HEALTH PLAN

COMMENDABLE

for service and clinical quality that meet or exceed NCQA's rigorous requirements for consumer protection and quality improvement.

Musur S Cot

Shune & Danie M.D.

CHAIR, REVIEW OVERSIGHT COMMITTEE

November 21, 2011

CHAIR, BOARD OF DIRECTORS

November 21, 2014

DATE GRANTED

EXPIRATION DATE



December 6, 2011

Anna Tran CEO Care1st Health Plan 601 Potrero Grande Dr. Monterey Park, CA 91755

Dear Mrs. Tran:

NCQA is pleased to inform you that Care1st Health Plan has satisfied the requirements for Center for Medicare & Medicaid Services (CMS) Medicare Advantage Deeming. The National Committee for Quality Assurance (NCQA) Review Oversight Committee has awarded Care1st Health Plan the status listed below. The final assessment report, which incorporates relevant changes made in response to your organization's earlier comments, is now ready for your review. You may now access the final report and results online by visiting https://iss.ncqa.org and looking under the section entitled Survey and Results.

Product Line / Product Status Effective Date Expiration Date

Medicare HMO Deemed November 21, 2011 November 21, 2014

Congratulations on your achievement. We enjoyed working with your organization and we wish to acknowledge all your efforts, which were evident throughout the review process. We thank you for participating, and we look forward to working with you to improve the quality of healthcare everywhere.

Sincerely,

Dayna McKnight, MBA, MS

Assistant Vice President, Accreditation

Dayra & Molhight

1100 13th Street, NW Suite 1000 Washington, DC 20005 www.ncqa.org Toll Free 888.275.7585 P 202.955.3500 F 202.955.3599



National Committee for Quality Assurance

has awarded

Carelst Health Plan



Medicare Advantage Deemed Status

in accordance with the requirements set forth by the Centers for Medicare & Medicaid Services (CMS).

CHAIR, BOARD OF DIRECTORS

Muyan Sch PRESIDENT

CHAIR, REVIEW OVERSIGHT COMMITTEE

November 21, 2014

DATE GRANTED

November 21, 2011

EXPIRATION DATE

Mandatory Qualifications Criteria 12, "Applicant has provided materials (as attachments) to demonstrate meeting three of the five criteria for demonstrating local stakeholder involvement."

Mandatory Qualifications Criteria

12. Stakeholder Involvement

Applicant must demonstrate a local stakeholder process that includes health plans, providers, community programs, consumers, and other interested stakeholders in the development, implementation and continued operation of the project. As such, Applicant certifies the 3 of the following is true:

a. The Applicant has created an advisory board of dually eligible consumers reporting to the board of directors (or will do so as part of the Readiness Review).

Care1st has a Public Policy Committee that includes Medi-Cal, Seniors and Persons with Disability, Medicare and Dual Eligible members, physicians, and representatives of the plan from key departments including Pharmacy, Member Services, Corporate Communication, Cultural and Linguistics, Quality Improvement, Legal and Provider Network Operations. It is a forum for the members to provide input and insight into their experience with the plan, including what is working for them and opportunities for improvement.

Data is shared with the committee, including Call Center reports, an overview and update on Cultural and Linguistics, membership, and a review of grievances received by the plan and the applicable resolution. The California Dual Demonstration Request for Solutions was an agenda item on the February 9, 2012 meeting. It will remain on the agenda, and an update will be provided on an ongoing basis.

The committee will continue to solicit comments and input on the current Dual Eligible program as a stakeholder process in the development, implementation and continued operation of the pilot project.

b. The Applicant has provided five letters of support from the community, with sources including individual dual eligible consumers, advocates for seniors and persons with disabilities, organizations representing LTSS, such as community based organizations, and/or individual health care providers.

Care1st has included five letters of support in this response to the California Dual Eligible Demonstration Request for Solutions.

c. The Applicant sought and accepted community-level stakeholder input into the development of the Application, with specific examples provided of how the plan was developed or changed in response to community comment.

Care1st has participated in Healthy San Diego (HSD) since the plan expanded to San Diego in 2006. HSD is a stakeholder collaboration through San Diego county that

includes representatives from various areas of the community including consumers, advocates, health plans, physicians, hospitals, public health, community clinics and Aging and Independent Services (AIS) to ensure Medi-Cal beneficiaries are informed of their healthcare choice.

San Diego County, including AIS, began a twelve-year effort to implement an integrated system of care for seniors and persons with disabilities through the Long Term Care Integration Project (LTCIP). More than 800 stakeholders (health and social service providers, aging and disabled consumers and advocates) have spent more than 30,000 hours over the twelve years to envision and recommend a better model of care. For the past two years, County staff has been tracking the development of the dual eligible demonstration project, and have been meeting with HSD plans since last summer to discuss the integration opportunities now afforded due to this endeavor.

Care1st has been part of the discussion for the last two years through regular attendance of the LTCIP Stakeholder Meetings. As part of the stakeholder engagement plan, through HSD, the plans will receive input through the AIS Advisory Committee who represents the LTCIP stakeholders. A meeting was held February 14, 2012, (agenda and meeting invitation included as part of this response) to specifically discuss the Dual Eligible Demonstration Project Request for Solutions. The plan was able to obtain feedback from the Stakeholders, including their strong desire to have broad access to providers in the community, input into their care and a continuation of current programs, including IHHS. Their comments helped form the responses contained in this RFS.

Through HSD, the plans will continue to work with AIS and their LTCIP Advisory Committee throughout the demonstration project to obtain input about their experience regarding program operations, if the benefits being offered are meeting members' needs, if access is adequate and timely, confirm improvement of care coordination, alignment of program responsibility, and if the grievance process has assisted them in any issues they may have encountered. Also to be discussed is the impact of the changes in their overall health due to their participation in the demonstration.

Additionally, the HSD health plans will continue to meet quarterly with the Consumer Center for Health Education and Advocacy. These stakeholder meetings are an opportunity to discuss the cases they have been involved in on behalf of consumers, and to determine what is working and where there may be areas for improvement. Grievance and Appeals will be a standing agenda item, and plan data will be distributed.



Public Policy Meeting Care 1st Health Plan Corporate Office Thursday, February 9, 2012 1:00-2:00 p.m. AGENDA

- I. Introduction
- II. Approval of Minutes from last Meeting Review Open Items
- III. California Dual Demonstration Request for Solutions (RFS)
- IV. Call Center Reports
- V. Review Grievances
- VI. Cultural & Linguistics
- VII. Open Discussion



Toby Douglas, Director
Department of Health Care Services
Office of Medi-Cal Procurement
MS Code 4200
PO Box 997413
Sacramento, CA 95899-7413

February 14, 2012

Re: CA Duals Demonstration RFS - Care1st Health Plan's Application for San Diego County

Dear Mr. Douglas:

On behalf of the American Association of Service Coordinators (AASC) and its 2,700 members, representing 3,000 affordable housing properties throughout the country, we enthusiastically support Care1st Health Plan's application for the California Duals Demonstration project in San Diego County.

Service Coordinators play a critical role in the care continuum by assisting low-income elderly and disabled residents to not just live on their own longer, but to thrive in life. Service Coordination also prevents premature transitions to higher and more expensive levels of care, as well as preventable hospitalizations and re-hospitalizations. More than one million low-income seniors and individuals with special needs and families residing in affordable housing benefit from the programs created or coordinated by Service Coordinators.

It is our understanding that Care1st's model for integrating medical, behavioral health, long-term services and supports and home- and community-based services, also includes incorporating Service Coordinators into its Interdisciplinary Care Teams to improve health care and reduce costs for dual eligible beneficiaries in San Diego County. AASC is committed to working with Care1st and its partners on this exciting project.

Again, we wholeheartedly support Care1st's application, and appreciate your consideration of this innovative project.

Sincerely,

Janice C. Monks
Janice C. Monks

President & Chief Executive Officer

CONSUMER CENTER FOR HEALTH EDUCATION AND ADVOCACY

1764 SAN DIEGO AVENUE, SUITE 200 • SAN DIEGO, CA 92110 • TOLL FREE 1.877.SD HEALTH (1.877.734.3258) • FAX 619.471.2782



February 13, 2012

Toby Douglas, Director
Department of Health Care Services
1501 Capitol Avenue
MS 0000
P.O. Box 997413
Sacramento, CA 95899-7413

Karen LutonAdvisory Board Chair

Gregory E. Knoll, Esq. Executive Director

Carol Neidenberg Mental Health Program Manager

Paula BarronPhysical Health
Program Manager

Dear Mr. Douglas:

On behalf of Care1st Health Plan, it is my pleasure to offer support and agree to serve as reference for their application to the Department of Health Care Services (DHCS) Request for Solutions for California's Dual Eligible Project.

It is our understanding that through this demonstration it is the goal of DCHS to promote coordinated care models that will provide full access to a complete spectrum of medical, social and behavioral support and services that Dual Eligibles require in order to maintain good health and a high quality of life.

Through my chairmanship of the Healthy San Diego Joint Consumer & Professional Committee, I have worked collaboratively with Care1st since 2006. Care1st has been dedicated to serving Medi-Cal recipients since 1994. In 2003, the plan expanded to Arizona, where a majority of their 40,000 members are Dual Eligibles. Considering the plan's background and experience serving both Medi-Cal and Medicare special needs members, we believe it is well positioned to now serve the dual eligible population in this demonstration within San Diego County.

The Consumer Center for Health Education and Advocacy fully supports the Care1st application to DHCS, and is looking forward to working with them to improve the lives and health of Dual Eligible beneficiaries. If you have any questions or require further information, please let me know.

Thank you.

Very∕truly yours,

GREGØRY ELKNOLL, ESQ.

Executive Director



February 13, 2012

Toby Douglas
Director
Department of Health Care Services
1501 Capitol Avenue
MS 0000
P.O. Box 997413
Sacramento, CA 95899-7413

Dear Toby:

On behalf of Care1st Health Plan, it is my pleasure to offer support and agree to serve as reference for their application to the Department of Health Care Services (DHCS) Request for Solutions for California's Dual Eligible Project.

It is our understanding that through this demonstration it is the goal of DCHS to promote coordinated care models that will provide full access to a complete spectrum of medical, social and behavioral support and services that Dual Eligibles require in order to maintain good health and a high quality of life.

The Council of Community Clinics has worked collaboratively with Care1st since 2006. Care1st has been dedicated to serving Medi-Cal recipients since 1994. In 2003, the plan expanded to Arizona, where a majority of their 40,000 members are Dual Eligibles. Considering the plan's background and experience serving both Medi-Cal and Medicare special needs members, we believe it is well positioned to now serve the dual eligible population in this demonstration within San Diego County.

The Council of Community Clinics fully supports the Care1st application to DHCS, and is looking forward to working with them to improve the lives and health of Dual Eligible beneficiaries. If you have any questions or require further information, please let me know.

Thank you

Sincerely,

Stephen O'Kane Chief Executive Officer



Beach Area Family Health Center

FAMILY HEALTH CENTERS OF SAN DIEGO 823 Gateway Center Way, San Diego, CA 92102 Tel 619-515-2300 • Fax 619-237-1856 • www.FHCSD.org

3705 Mission Boulevard San Diego, CA 92109
Black Infant Health Program 12 North Euclid Avenue National City, CA 91950
Chase Avenue Family Health Center 1111 West Chase Avenue El Cajon, CA 92020
Chula Vista Family Health Center 251 Landis Avenue Chula Vista, CA 91910
City Heights Family Health Center 5379 El Cajon Boulevard San Diego, CA 92115
Diamond Neighborhoods Family Health Center 220 Euclid Avenue, Suite 40 San Diego, CA 92114
Downtown Family Health Center 1145 Broadway San Diego, CA 92101
Grossmont Spring Valley Family Health Center 8788 Jamacha Road Spring Valley, CA 91977
Healthy Development Services- Central Region 2114 National Avenue San Diego, CA 92113
Healthy Development Services- East Region 1234 Broadway El Cajon, CA 92021
Lemon Grove Family Health Center 7592 Broadway Lemon Grove, CA 91945
Logan Heights Family Counseling Center 2204 National Avenue San Diego, CA 92113
Logan Heights Family Health Center 1809 National Avenue San Diego, CA 92113
North Park Family Health Center 3544 30th Street San Diego, CA 92104
Sherman Heights Family Health Center 2301 Island Avenue

San Diego, CA 92102 Teen Health Center 1643 Logan Avenue San Diego, CA 92113 February 13, 2012

Toby Douglas, Director Department of Health Care Services 1501 Capitol Avenue MS 0000 P.O. Box 997413 Sacramento, CA 95899-7413

Dear Toby:

On behalf of Care1st Health Plan, it is my pleasure to offer support and agree to serve as reference for their application to the Department of Health Care Services (DHCS) Request for Solutions for California's Dual Eligible Project.

It is our understanding that through this demonstration it is the goal of DCHS to promote coordinated care models that will provide full access to a complete spectrum of medical, social and behavioral support and services that Dual Eligibles require in order to maintain good health and a high quality of life.

Family Health Centers has worked collaboratively with Care1st since 2006. Care1st has been dedicated to serving Medi-Cal recipients since 1994. In 2003, the plan expanded to Arizona, where a majority of their 40,000 members are Dual Eligibles. Considering the plan's background and experience serving both Medi-Cal and Medicare special needs members, we believe it is well positioned to now serve the dual eligible population in this demonstration within San Diego County.

Family Health Centers fully supports the Care1st application to DHCS, and is looking forward to working with them to improve the lives and health of Dual Eligible beneficiaries. If you have any questions or require further information, please let me know.

Sincerely,

Fran Butler-Cohen



February 7, 2012

Toby Douglas
Director
Department of Health Care Services
1501 Capitol Avenue
MS 0000
P.O. Box 997413
Sacramento, CA 95899-7413

Dear Toby:

On behalf of Care1st Health Plan, it is my pleasure to offer support and agree to serve as reference for their application to the Department of Health Care Services (DHCS) Request for Solutions for California's Dual Eligible Project.

It is our understanding that through this demonstration it is the goal of DCHS to promote coordinated care models that will provide full access to a complete spectrum of medical, social and behavioral support and services that Dual Eligibles require in order to maintain good health and a high quality of life.

Sharp Healthcare has worked collaboratively with Care1st since 2006. Care1st has been dedicated to serving Medi-Cal recipients since 1994. In 2003, the plan expanded to Arizona, where a majority of their 40,000 members are Dual Eligibles. Considering the plan's background and experience serving both Medi-Cal and Medicare special needs members, we believe it is well positioned to now serve the dual eligible population in this demonstration within San Diego County.

Sharp fully supports the Care1st application to DHCS, and is looking forward to working with them to improve the lives and health of Dual Eligible beneficiaries. If you have any questions or require further information, please let me know.

Thank you

Sincerely,

- 1

Ann Pumpian

Senior Vice President and Chief Financial Officer

SHARP ORGANIZATIONS



Long Term Care Integration Project (LTCIP) STAKEHOLDER MEETING REMINDER February 14, 2012

Please join us on **Tuesday, February 14, 2012** from **1:00 PM to 3:00 PM** for a LTCIP Stakeholder Meeting. The meeting will be held in the JA Training Room at the **Aging & Independence Services (AIS) Headquarters located at 5560 Overland Ave., Suite 310, San Diego, 92123.** There is two hour visitor parking behind the building and also on the first floor in the parking garage, which can be accessed from Farnham Drive. Please contact Cindy Vogel at (858) 514-4652 or **cindy.vogel@sdcounty.ca.gov** if you have any questions about the parking or need directions. For those unable to attend in person, you may participate by phone. A conference line, 888-689-5577, passcode 7356959#, has been established for your convenience.

California is one of fifteen states competitively selected by the Center for Medicare and Medicaid Services (CMS) to design person-centered approaches to better coordinate care for Medicare-Medicaid enrollees (dual eligibles). SB 208 (Chapter 714, Statutes of 2010) authorized pilot projects for integration of services to dual eligibles in up to four counties. The recently released Governor's proposed budget includes the expansion of pilot sites from four to eight-ten in California.

To improve care coordination and align program responsibility and financial incentives, the proposed budget increases the number of dual eligible beneficiaries in managed care and broadens the scope of managed care services in California. Managed care plans will receive a blended payment consisting of federal, state, and county funds and will be responsible for delivering the full array of health and social services to dual eligible beneficiaries. The transition of dual eligibles to managed care in California will occur over a three-year period starting first with the eight to ten counties selected as pilot sites. The selected pilot sites must demonstrate that they already have the capacity to coordinate care for these individuals.

In the Governor's proposal, In-Home Supportive Services (IHSS), other home and community-based services, and nursing home care funded by Medi-Cal will become managed care benefits. In all managed care counties, the IHSS program will essentially operate as it does today in the first year, except that all authorized IHSS benefits will be included in managed care plan rates. Beneficiaries in the eight to ten selected dual

eligible pilot counties will also receive their Medicare benefits and long-term services and supports through their managed care plan.

In January, the Department of Health Care Services (DHCS) released the Request for Solutions (RFS) for California's Dual Eligibles Demonstration Project <u>final Request for Solutions (RFS)</u>. The RFS will be used to select pilot sites. The selection criteria reflect DHCS' aim to rebalance care away from institutional settings and into the home and community. The RFS promotes coordinated care models that provide seamless access to the full continuum of medical, social, long-term, and behavioral supports and services dual eligibles need to maintain good health and a high quality of life.

Several managed health plans are interested in serving dual eligible beneficiaries in San Diego, and are optimistic that San Diego will be selected as a demonstration pilot site. Consistent with the stakeholder process over the past 12 years, AIS will host a LTCIP Stakeholder meeting to discuss the impact of the changes proposed in the Governor's budget, and to hear from health plans their vision for Dual Eligible Demonstration Pilot in San Diego County. You are encouraged to participate in this meeting.

More information about the LTCIP is available at www.sdltcip.org. Please do not hesitate to contact Brenda Schmitthenner, Manager of the LTCIP, at brenda.schmitthenner@sdcounty.ca.gov or (858) 495-5853 with questions.

LTCIP Meeting Agenda- February 14, 2012

- I. Welcome Pam Smith (10 minutes)
- II. Introductions Brenda Schmitthenner (10 minutes)
- III. LTCIP Strategies Overview Brenda Schmitthenner (5 minutes)
- IV. Development of Dual Eligible Pilots in CA Brenda Schmitthenner (10 minutes)
- V. Overview of Governor's Proposed Budget Impact on Medi-Cal programs-Ellen
 Schmeding (10 minutes + 5 minutes for questions)
- VI. San Diego as a Dual Eligible Demonstration Site Review of Final RFS Site Selection Criteria-Ellen Schmeding (10 minutes + 5 minutes for questions)
- VII. Establishment of an Advisory Committee Proposed Representation George Scolari (10 minutes)
 - Consumer Center for Health Education and Advocacy
 - County In-Home Supportive Services (IHSS)
 - County Behavioral Health Services
 - Program of All-Inclusive Care for the Elderly (PACE)
 - Community Based Adult Services (CBAS)
 - Senior Alliance
 - United Domestic Workers (UDW)
 - Hospital Association of San Diego and Imperial County
 - Community Clinics
 - AIS Aging Services (ADRC)
 - Skilled Nursing Facility
 - Consumers (up to 3)
 - San Diego Regional Center
 - Access to Independence
 - Health Plans
 - IHSS Public Authority
- VIII. Panel for Q&A- Health Plans and AIS (30 minutes)

Mandatory Qualifications Criteria 14,
"If Applicant is a corporation, it is in good standing and qualified to conduct business in California."

State of California

Secretary of State

CERTIFICATE OF STATUS

ENTITY NAME:

CARE 1ST HEALTH PLAN

FILE NUMBER:

C1870888

FORMATION DATE:

03/07/1994

DOMESTIC CORPORATION

JURISDICTION:

CALIFORNIA

STATUS:

ACTIVE (GOOD STANDING)

I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

The records of this office indicate the entity is authorized to exercise all of its powers, rights and privileges in the State of California.

No information is available from this office regarding the financial condition, business activities or practices of the entity.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of February 22, 2012.

> **DEBRA BOWEN** Secretary of State

Criteria for Additional Consideration 8,

"Did the Plan submit letters from County officials describing their intent to work together in good faith on the Demonstration Project? From which agencies?"



February 15, 2012

Letter of Agreement to Work in Good Faith:

With the passage of AB 1040 in 1995 supporting the development of integrated care models, in February 1999, with Board of Supervisors support, San Diego County began a 12 year effort to implement an integrated system of care for seniors and persons with disabilities through the Long Term Care Integration Project (LTCIP). Employee representatives of the County of San Diego In-Home Supportive Services Public Authority (Public Authority) have participated in the LTCIP since its inception.

The Public Authority was established in 2001 by the County of San Diego Board of Supervisors, who serves as the Governing Body. The Public Authority assists eligible low-income elderly and persons with disabilities (consumers) on the In-Home Supportive Services (IHSS) program in San Diego County to live high quality lives in their own homes. Although the PA is an independent public agency, the organization works closely with the County of San Diego IHSS program and with other programs serving older adults and persons with disabilities to provide the best possible assistance to consumers and providers.

The Public Authority acts as Employer of Record for 21,000 IHSS providers and maintains a relationship with United Domestic Workers (UDW) as established through a Memorandum of Understanding. In addition, the Public Authority provides Registry services to IHSS consumers, conducts home visits to consumers, and offers voluntary training to a group of provider participants using six-week National Caregiver Training Program modules.

In addition, the Public Authority fulfills several functions on behalf of the County, including provider payroll using an electronic scanning and software system and provider enrollment for all new IHSS providers.

For the past few months, Public Authority staff have been meeting with IHSS representatives, Healthy San Diego plans and with SCAN Health Plan to discuss the integration opportunities now afforded by the Dual Eligibles Demonstration Project. The plans have communicated a strong interest in working collaboratively with the Public Authority to build upon the long-standing efforts of local stakeholders to create an integrated system for the dual eligibles in our community.

As the Executive Director of the IHSS Public Authority, I commit our organization to continue working in good faith with health plans to develop an integrated system of care for the dual eligibles in our community. We will coordinate our efforts with those of the County to ensure that we take a consistent approach in working with the health plans to build a system that

"QUALITY SERVICE = QUALITY CARE"

Letter of Agreement February 15, 2012 Page 2

benefits both IHSS consumers and providers. With Public Authority Governing Body approval, the Public Authority will be prepared to engage in a formal agreement with health plans to support the Dual Eligibles Demonstration Project.

Should you have any questions, please contact me at 619-476-6296.

Sincerely,

Albert G. "Bud" Sayles

a. Somba

Executive Director

cc: Walt Ekard, Chief Administrative Officer, County of San Diego

Stephen Magruder, Senior Deputy, County Counsel

Nick Macchione, Director, HHSA

Dean Arabatzis, Chief Operations Officer, HHSA

Dale Fleming, Director, Strategic Planning and Operational Support, HHSA

Pamela B. Smith, Director, Aging & Independence Services, HHSA

Mike Van Mouwerik, Director, Financial & Support Services, HHSA

Meredith McCarthy, Assistant Director, County of San Diego IHSS Public Authority



NICK MACCHIONE, FACHE DIRECTOR

DEAN ARABATZIS
CHIEF OPERATIONS OFFICER

County of San Diego

HEALTH AND HUMAN SERVICES AGENCY

1600 PACIFIC HIGHWAY, SAN DIEGO, CA 92101-2417 (619) 515-6555 * FAX (619) 515-6556

February 8, 2012

Letter of Agreement to Work in Good Faith:

With the passage of AB 1040 in 1995 supporting the development of integrated care models, in February 1999, with Board of Supervisors support, San Diego County began a 12 year effort to implement an integrated system of care for seniors and persons with disabilities through the Long Term Care Integration Project (LTCIP). San Diego County's Health and Human Services Agency (HHSA), through its Aging & Independence Services (AIS) Department, received funding from a variety of sources including three planning grants and two demonstration grants from the State Department of Health Care Services totaling \$750,000, as well as additional funding from the California Department on Aging (\$610,000), the County of San Diego (\$500,000), the California Endowment (\$400,000) and the Alliance Healthcare Foundation (\$250,000).

More than 800 stakeholders (health and social service providers, aging and disabled consumers and advocates), have spent more than 30,000 hours over 12 years to envision and recommend a better model of care for low income seniors and persons with disabilities in our community. Their motivation came from the recognition of the difficulty these individuals and their caregivers have in navigating the fragmented and duplicative network of medical, social, and long-term care services.

After thorough examination of various service delivery models, in January 2001 by consensus decision, LTCIP stakeholders recommended exploring the feasibility of using San Diego County's existing geographic Medi-Cal managed care program, Healthy San Diego (HSD), as the preferred delivery system model to explore. Referred to as the "HSD+ model," it would have built on the "medical home" approach provided by the County's Healthy San Diego managed care program for Medi-Cal beneficiaries, which now includes all those seniors and persons with disabilities receiving Medi-Cal only. Though legislation was introduced in 2006 to initiate a pilot integration project built upon the HSD+ model, it was not passed.

In March 2009, the County Board of Supervisors directed staff to pursue reform of the In-Home Supportive Services (IHSS) program. After reviewing available local and State options for reform, staff returned to the Board in November 2009 with a number of recommendations, including reviewing the opportunity to re-initiate long-term care integration as part of the State's 1115 Hospital Waiver renewal. For the past two years, County staff have been tracking the development of the dual eligible demonstration project. San Diego responded to the State's Dual Eligible Request for Information (RFI) and presented San Diego's vision for integration at the State's RFI session in August 2011.

Letter of Agreement February 8, 2012 Page 2

County staff have been meeting with Healthy San Diego plans and with SCAN Health Plan since last summer to discuss the integration opportunities now afforded by the Dual Eligibles Demonstration Project. The plans have communicated a strong interest in working collaboratively with the County to build upon the long-standing efforts of local stakeholders to create an integrated system for the dual eligibles in our community.

firm, the County contracted with the actuarial year, Also during the past PricewaterhouseCoopers, to analyze Medicare, Medi-Cal and home and community based service expenditures to develop a capitated rate for an integrated service delivery system and assist the County with understanding the financial implications for IHSS. Unfortunately, the County consultant has been unable to access needed data to complete these analyses.

As the Director of the Health and Human Services Agency (HHSA), which includes Behavioral Health, Aging Services (including IHSS and the Area Agency on Aging/Aging & Disability Resource Connection) I commit my agency to continue working in good faith with health plans to develop an integrated system of care for the dual eligibles in our community that is consistent with the efforts of the past 12 years. With the receipt of necessary data to complete the actuarial analysis, after continued collaboration with the health plans on program design, and with Board of Supervisors' approval, HHSA will be prepared to engage in a formal agreement with health plans to support the Dual Eligibles Demonstration Project.

Should you have any questions, please contact Pamela Smith, Director, Aging & Independence Services, at (858) 495-5858.

Sincerely.

NICK MACCHIONE, MS, MPH, FACHE

Director

cc: Walt Ekard, Chief Administrative Officer, County of San Diego

Stephen Magruder, Senior Deputy, County Counsel

Dean Arabatzis, Chief Operations Officer, HHSA

Dale Fleming, Director, Strategic Planning and Operational Support, HHSA

Jennifer Schaffer, Ph.D., Director, Behavioral Health

Pamela B. Smith, Director, Aging & Independence Services, HHSA

Mike Van Mouwerik, Director, Financial & Support Services, HHSA

Attachment #12

Criteria for Additional Consideration 10, "Does the Plan have a draft agreement or contract with the County agency responsible for mental health?"

Criteria for Additional Consideration

10. Does the plan have a draft agreement or contract with the County agency responsible for mental health?

Through Healthy San Diego, Care1st has a Memorandum of Agreement (MOA) with San Diego County Division of Mental Health, Mental Health Plan (MHP) in order to implement certain provisions of Title 9 of the California Code of Regulations, Chapter 11 (Medi-Cal Specialty Mental Health Services).

The purpose of the MOA is to describe the responsibilities of the MHP and the plan in the delivery of specialty mental health services to Medi-Cal beneficiaries served by both parties. It is the intention of both parties to coordinate care between providers of physical and mental health care.

HEALTHY SAN DIEGO

AMENDMENT TO MEMORANDUM OF AGREEMENT BETWEEN HEALTH AND HUMAN SERVICES AGENCY AND MEDI-CAL MANAGED CARE PLANS

Amendment effective date: July 1, 2006

Section 11.0

Section 12.0

The County of San Diego Health and Human Services Agency and the Medi-Cal Managed Care Health Plan agree to abide by the amended terms of the executed Memorandum of Agreement in the following sections:

sections.	
Section 1.0	Community Epidemiology (CE). Sub-sections 1.1, 1.2, 1.4, 1.6, 1.9, and 1.11 are amended as attached. Added reference to the Business Associate Agreement.
Section 2.0	California Children's Services (CCS). Sub-sections 2.2, 2.3, 2.6 and 2.7 are amended as attached. Added reference to the Business Associate Agreement.
Section 3.0	Child Health and Disability Prevention (CHDP). Sub-sections 3.4, 3.7 and 3.11 are amended as attached. Added reference to the Business Associate Agreement.
Section 4.0	Hansen's Disease Control Program. Sub-sections 4.1, 4.7, 4.9 and 4.11 are amended as attached. Added reference to the Business Associate Agreement.
Section 5.0	Immunization Program (IP). Sub-sections 5.7 and 5.12 are amended as attached. Added reference to the Business Associate Agreement.
Section 6.0	Maternal and Child Health (MCH) Network. Sub-sections 6.3 and 6.12 are amended as attached. Added reference to the Business Associate Agreement.
Section 7.0	Sexually Transmitted Disease (STD) Control Program. Sub-sections 7.2, 7.3, 7.4, 7.6, 7.8 and 7.12 are amended as attached. Added reference to the Business Associate Agreement.
Section 8.0	Tuberculosis (TB) Control Program. Sub-sections 8.6, 8.7, 8.8, 8.10, and 8.13 are amended as attached. Added reference to the Business Associate Agreement.
Section 9.0	Children's Emergency Shelter Care Center (dba A.B. and Jessie Polinsky Children's Center). Sub-sections 9.4, 9.7.1, 9.7.2 and 9.7.6 are amended as attached. Added reference to the Business Associate Agreement.
Section 10.0	Office of Aids Coordination (OAC). Sub-section 10.6 and 10.13 are amended as attached. Added reference to the Business Associate Agreement.

Mental Health Services. Sub-sections 11.5, 11.6, 11.7, 11.10, 11.12, 11.13, 11.15, 11.17,

Health Plan Facility Site Review (FSR) Program. Sub-sections 12.1, 12.2, 12.3, 12.4,

12.5, 12.6, 12.7, 12.8, 12.9, 12.10, 12.11, 12.12, 12.13, 12.14, 12.15, 12.16, 12.17, 12.18,

11.18, 11.21, 11.22 and 11.23 are amended as attached. Added appendix 1. Added

reference to the Business Associate Agreement.

HEALTHY SAN DIEGO

MEMORANDUM OF AGREEMENT BETWEEN HEALTH AND HUMAN SERVICES AGENCY AND MEDI-CAL MANAGED CARE PLANS

11.0 MENTAL HEALTH PLAN (MHP)

11.1 BACKGROUND

This Memorandum Of Agreement (MOA) is made by and between San Diego County Division of Mental Health, Mental Health Plan (hereinafter referred to as MHP) and Medi-Cal Managed Care Plan (hereinafter referred to as Plan) in order to implement certain provisions of Title 9 of the California Code of Regulations, Chapter 11 (Medi-Cal Specialty Mental Health Services).

The purpose of this MOA is to describe the responsibilities of the MHP and the Plan in the delivery of specialty mental health services to Medi-Cal beneficiaries served by both parties. It is the intention of both parties to coordinate care between providers of physical and mental health care. All references in the MOA to "Members" are limited to the Plan's San Diego County Medi-Cal Members.

CATEGORY	LOCAL MENTAL HEALTH PLAN (MHP)	MEDI-CAL MANAGED CARE HEALTH PLAN (<i>Plan</i>)
11.2 Liaison (MHP & Plan Responsibilities)	 The MHP will maintain responsibility for: Medication treatment and other mental health services for mental health conditions that would not be responsive to physical health care based treatment and meet criteria for specialty Mental Health services. Consultation services to Plan providers, particularly PCPs about specialty mental health issues and treatments, including medication consultation. The treatment of physical reactions induced from medications prescribed by the MHP providers. The MHP liaison will coordinate activities with the Plan and will notify the MHP providers of the roles and responsibilities of the MHP Liaison. The MHP will meet with the Plan at least quarterly to resolve issues regarding appropriate and continuous care for members. Will meet at least annually to review and 	The Plan liaison will coordinate activities with the MHP and will notify its contracting Primary Care Providers (PCPs) of the roles and responsibilities of the Plan Liaison. The Plan Liaison will meet with the MHP at least quarterly to resolve issues regarding appropriate and continuous care for members. Will meet at least annually to review and update the MOA as necessary. The Plan will be responsible for communicating suggestions for MOA changes to the Plan leadership and the MHP Liaison. The Plan will also communicate MOA changes to Healthy San Diego (HSD), the State Department of Health Services, and Plan providers. At the discretion of the Plan, the Liaison may represent the Plan in the dispute resolution process. The Plan will provide the MHP with the phone numbers of its member services, provider services, and support programs that provide

HEALTHY SAN DIEGO MEMORANDUM OF AGREEMENT MENTAL HEALTH PLAN

CCS = California Children's Services

LEA = Local Education Agencies

DHS = Department of Health Services MHP = Name of Local Mental Health Plan

DMH = Department of Mental Health

PCP = Primary Care Provider

FFS State Fee-For-Service

Plan = Name of Health Plan

FQHC = Federally Qualified Health Center

Final 5/11/06

See Addendum 15 Business Associate Agreement.

Attachment #13

Criteria for Additional Consideration 11,
"Does the Plan express intentions to contract with provider groups that have a track record of providing innovative and high value care to dual eligibles? Which groups?"

Criteria for Additional Consideration

11. Does the plan have intentions to contract with provider groups that have a track record of providing innovative and high value care to dual eligible? Which groups?

Care1st and Sharp Community Medical Group (SCMG) entered into an agreement effective January 1, 2012 to provide care to the plan's dual eligible members. SCMG is the only fully vertically integrated network of providers and hospitals that are serving the dual eligible population in San Diego under managed care. Care1st is very pleased to be the only plan contracted with SCMG for dual eligible members.

Attached is an overview of the programs implemented by SCMG. The plan will continue to partner with the IPA during the demonstration to ensure integration and collaboration among their physicians, hospitals and community based services that will benefit the dual eligibles.

Sharp Community Medical Group Case Management for Dual Eligible Special Needs Plan (Care 1st)

A dedicated team consisting of Complex Case Manager(s) and a Case Management Care Coordinator manage and coordinate the care of special needs patients under dual eligible plan. This population with high risk, high acuity needs requiring intensive care coordination will be identified upon enrollment. A completed Health Risk Assessment (HRA) and Individualized Care Plan (ICP) from the health plan (Care 1st) will be forwarded to Sharp Community Medical Group (SCMG) within 90 days of member enrollment.

The program management is geared toward proactive engagement of the patients, identifying their special needs and initiating interventions to meet those needs. The program is also focused on implementing, maintaining, tracking and monitoring members through transitions to various levels of care in the continuum based on requirements set forth on Transitions of Care (NCQA-SNP1). All dual eligible (Care 1st) members are entered into the ICM Essette system to facilitate the transitions of care monitoring and doc umentation. The case manager will utilize the patient's ICP prepared based on the HRA survey response by the patient/patient designee as basis for case management intervention. The ICP is shared with patient, PCP, case manager and other interdisciplinary team members to provide consistent care for patient across the care continuum. SNP members will be eligible for services under various Ambulatory Case Management programs; Disease Management, Medication Therapy Management, Anticoagulation, Transplant CM, Post Discharge Call, Case Management and Resource Education (C.A.R.E.) and Frail Elderly programs as appropriate to meet their needs.

The program case manager serves as resource and collaborates with the Inpatient Case Manager and the SNF UR/Discharge Planners when patients are admitted to the hospital or discharged to acute rehab or skilled nursing facility. When special needs patients are admitted to out of network hospitals the Sharp HealthCare Out of Network Case Management team monitors the patient and facilitates repatriation to a Sharp HealthCare hospital if deemed appropriate based on patient status and needs. This collaborative communication also extends to other care continuum such as Home Health, Outpatient services (wound care, home infusion, outpatient infusion, therapies), Advance Life Care Planning, Palliative Care and Hospice. The Case manager facilitates referrals to resources within Sharp HealthCare system and the community at large with follow up to ensure establishment of service(s). Case Management serves as patient liaison with the Primary Care physicians, Specialist and other providers to ensure patient gets quality and efficient care in adherence with the medical plan. The case manager will assist in the transition and/or coordination of care for members when it is determined that their benefits have ended or when a provider has terminated their contract with SCMG and the care remains medically necessary.

Attachment #14

Resume of Kimberly A. Fritz, Project Manager

Kimberly A. Fritz

3513 Villa Terrace, San Diego, CA 92104 H: 619-688-9462, C: 619-894-9462, Email: kfritz1@sbcglobal.net

Summary

An accomplished healthcare executive with extensive experience including contracting, provider and client relations, operational excellence and business development who has worked with Fortune 100 health plans as well as small entrepreneurial companies. Strengths include collaborative leadership and partnership, analytical thinking, relationship building and a results driven attitude.

Specific areas of proficiency include negotiating contracts, meeting or exceeding the company's expectations, building and maintaining provider networks, implementation of educational programs to improve efficiency, and addressing both internal and external operational issues to lower administrative costs.

Professional Experience

CARE1ST HEALTH PLAN San Diego GMC Administrator

2009 - Present

- Responsible for the oversight of the San Diego Medi-Cal and Medicare operations and staff
- Project Director for the transition of Seniors and Persons with Disabilities to the Plan
- Ensures all reporting requirements are met and in compliance with regulatory and contractual obligations
- Plan liaison to Healthy San Diego, the managed Medi-Cal plan collaborative through the County of San Diego Health and Human Services Agency
- Oversees and maintains expansions of the provider network to ensure quality and adequacy for the Medi-Cal, Medicare and Medi-Medi membership
- Act as a community liaison to enhance resource availability for members, including working with Aging and Independent Services and the Consumer Center for Health Education and Advocacy

ANTHEM BLUE CROSS

2006 - 2009

Regional Director, Provider Contracting

- Responsible for contracting with hospitals and IPA/Medical Groups for the commercial and Medicare books of business, including Centers of Expertise for transplant and bariatric surgery
- Monitored network adequacy and resolved contract/claim interpretation issues to ensure regulatory and operational compliance
- Worked with internal teams to address operational issues to improve provider outcomes and objectives, saving on administrative expenses

MOLINA HEALTHCARE OF CALIFORNIA, INC.

2005 - 2006

Regional Manager, Provider Relations and Contracting

- Conducted high level negotiations and re-negotiations of provider contracts
- Successfully re-negotiated provider agreements resulting in over \$100,000 savings per month
- Responsible for oversight of the provider network and supervision of the Contracting, Provider Relations and Database Operations staff

RE:VOLUTION INSURANCE SERVICES

2003 - 2005

Co-Owner

- Started this firm with a business partner to manage a large book of reinsurance and employee benefit accounts
- Emphasis for the firm was risk management, new plan/product implementations, resource alignment, and organizational consistency

Developed brand identity and marketing materials for the firm, and implemented the marketing plan
to ensure success of the company

AON HEALTHCARE INSURANCE SERVICES, INC.

1999 - 2003

Account Executive

- Managed large book of reinsurance and employee benefit clients, including 16 accounts, with an annual premium of \$8.1 million
- Interfaced with hospital and IPA/Medical Groups and reinsurance markets in various capacities
 including determination of risk and corresponding stop loss needs, negotiating coverage and
 pricing, and reviewing policies to ensure appropriate protection on behalf of clients
- Analyzed claim data to assist in development of the coverage and pricing terms
- Day-to-day client contact for all operational issues

AMERICAN PHYSICIANS NETWORK

1996 - 1999

Director of Business Development

- Developed and negotiated contracts with national healthcare companies, bringing an additional 200,000 capitated lives to the company and increasing contract revenue over a million dollars
- Negotiated and implemented a disease management program, focusing on congestive heart failure
- Developed and implemented provider networks for all managed care products on a multi-regional basis

FPA MEDICAL MANAGEMENT, INC.

1994 - 1996

Director, Payor and Provider Relations

- Responsible for the negotiation and maintenance of all commercial and Medicare payor agreements
- Established provider recruitment systems including contract negotiations, developed primary and specialty care agreements and guidelines and implemented all operational components involved in the transition of providers to FPA. Market share was increased by 10% under the programs initiated and implemented
- Managed overall compliance with health plan requirements such as NCQA, claim turnaround time, authorization process, etc.
- Enhanced the in-service training for the physicians and office staff as a form of continuing education

AETNA HEALTH PLANS

1989 - 1994

Manager, Provider Contracting

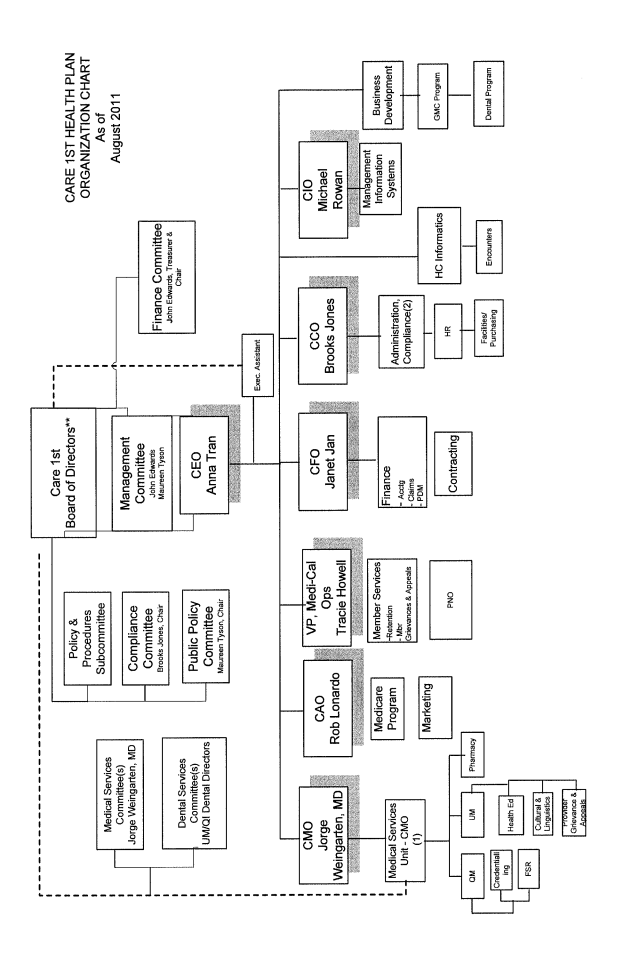
- Developed and implemented provider networks for all managed care products, both commercial and Medicare, including negotiating capitated and non-risk based agreements with hospitals, IPA/Medical Groups, individual physicians and ancillary providers
- Developed contract strategies
- Analyzed financial results of provider contracts to determine appropriate provider rates and increases
- Developed mental health network strategies
- Responsible for supervision, hiring and management of the Provider Services Department
- Interfaced and assisted within the health plans in southern California on a regional level to assist on special projects

Education and Affiliations

- Webster University, Bachelor's of Science, Business Administration
- Chaffey College, Alta Loma, CA, Associates of Art Degree
- Completed the Certificate of Achievement programs at the University of Notre Dame Mendoza College of Business – Strategies for Conflict Management and Advanced Negotiations
- Board of Managers, Jackie Robinson Family YMCA

Attachment #15

Care1st Health Plan Organization Chart As of August 2011



(1) The CMO reports to the CEO, however, for medical policy issues, quality issues related to the Medical Groups, provider sanctions, and the annual quality report, the CMO reports directly to the Board.

⁽²⁾The CCO reports to the CEO, however, for compliance issues, and the annual compliance report, the CCO reports directly to the Board.

⁽³⁾ The Dental Directors report to the CEO for operational issues; and reports directly to the Board for overall dental activities as approved through the Dental Quality Committee.

^{**} Board of Directors is as follows: Dr. Walter Jayasinghe, Dr. Refaat Abraham, Mrs. Maureen Tyson, Dr. S. Y. Wong, Dr. Carl Moy, and Mr. John Edwards

Care1st Health Plan Model of Care for Dual-Eligible Special Needs Population – SAN DIEGO COUNTY ONLY Revised 2.24.12 for California Duals Demonstration Project

Contract ID: H5928

Plans: 009

PURPOSE:

Care1st Health Plan's Model of Care is designed to provide specialized benefits that are focused on meeting the needs of the beneficiaries enrolled in Care1st's "All Duals" Special Needs Plans in San Diego County.

Element 1 – Description of the SNP-specific Target Population

Care1st currently administers four "All Dual" Special Needs Plans under the CMS Contract ID of H5928. These plans operate in Los Angeles County (Plan 004), Orange County (Plan 005), San Bernardino County (Plan 007) and San Diego County (Plan 009). This Model of Care is for the San Diego County Special Needs Plan only.

As defined by CMS, an "All Duals" Special Needs Plan is a SNP that has a State Medicaid agency contract to enroll all categories of Medicaid eligible individuals, who are also Medicare entitled, e.g., FBDE, QMB, QMB+, SLMB+, QI and QDWI.

SNP Target Population 01 – Age Group by County – San Diego

AGE GROUP	Row Total	%	Cumul	Cumu %	San Diego
20-24	3	0%	3	0%	3
25-29	7	1%	10	1%	7
30-34	10	1%	20	2%	10
35-39	10	1%	30	3%	10
40-44	22	2%	52	5%	22
45-49	31	3%	83	7%	31
50-54	43	4%	126	11%	43
55-59	50	5%	176	16%	50
60-64	63	6%	239	21%	63
65-69	254	24%	493	44%	254
70-74	231	21%	724	65%	231
75-79	163	15%	887	80%	163
80-84	131	10%	1018	92%	131
85-89	64	5%	1082	97%	64
90-94	20	2%	1102	99%	20
95-99	10	1%	1112	100%	10
All Ages	1112				1,112

Notes: 44% of SNP population is under the age of 60. 3% (N=94) of population is age 85 or greater.

SNP_1 Target Population 02 – Age Group by Gender – San Diego

	Both Ma	and F	San	Diego
AGE GROUP	Row Total	%	Total F	Total M
20-24	3	0%	0	3
25-29	7	1%	5	2
30-34	10	1%	2	8
35-39	10	1%	8	2
40-44	22	2%	8	14
45-49	31	3%	16	15
50-54	43	4%	21	22
55-59	50	4%	22	28
60-64	63	6%	38	25
65-69	254	23%	158	96
70-74	231	21%	141	90
75-79	163	15%	99	64
80-84	131	12%	85	46
85-89	64	6%	42	22
90-94	20	2%	17	3
95-99	10	1%	7	3
All Ages	1112	100%	669	443
% of Total			60%	40%

60% of the target population is female, 40% is male.

SNP Target Population 03a – Age Group by Primary Language – San Diego

AGE GROUP	Row Total	Arabic	Cambodian	Chinese	English	Laotian	Other Non- English	Spanish	Tagalog	UNK	Vietnamese
20-24	3				3						
25-29	7				3					4	
30-34	10				6			1		3	
35-39	10				3			3		4	
40-44	22				13			3		6	
45-49	31		2		16			7		6	
50-54	43				21			9		13	
55-59	50		1		16	2		19	1	11	
60-64	63		1		28	1		19		14	
65-69	254	1	1	1	65	1		143	1	41	
70-74	231		4	1	51	2		124	2	46	1
75-79	163	1	1		46	1		85	4	25	
80-84	131				23	2		74	1	31	
85-89	64		1		9		1	32	1	20	
90-94	20				9			7		4	
95-99	10				3			5		2	
All Ages	1112	2	11	2	315	9	1	531	10	230	1
% of Total		0.2%	1.0%	0.2%	28.3%	0.8%	0.1%	47.8%	0.9%	20.7%	0.1%

47.8% of the SNP target population has primary language as Spanish. The next highest Non-English percentage is Cambodian and then Tagalog. 20.7% of the population has an unknown primary language.

SNP Target Population 03b – County by Primary Language – San Diego

SERVICE	Row	Ara	Arme	Cam	Cant	Engli	Kore	Laoti	Man	Othe	Othe	Span	Taga	Thai	UNK	Vietn
AREA	Total	bic	nian	bodia	ones	sh	an	an	darin	r	r	ish	log			ames
				n	е					Non-	Sign					е
										Engli	Lang					
										sh	uage					
San Diego	1,112	2		11	1	315		9		1		531	10		231	1
% of Total		0%	0%	1%	0%	28%	0%	1%	0%	0%	0%	48%	1%	0%	21%	0%

There are 531 members with primary language as Spanish in San Diego County.

SNP Target Population 10a – County by Chronic Disease and Selected Conditions (Member Counts) – San Diego

SER VIC E ARE	To tal	NO_CHRONI C_DISEASE	CHRONIC _DISEASE	CHF	CO PD	CAN CER	CEREBRO VASCULA R	A M I	ALZH EIME R	ISCHEMIC_HE ART_DISEASE		KIDNEY_TR ANSPLANT	RHEUMATIC _DISORDER	LIVER_TR ANSPLAN T	ANY_TRA NSPLANT
Α		000	00.4	•	40	4.40	100	_	00	010	00	4	47	0	70
San Dieg	1, 11	308	804	9 7	12 2	149	109	1 8	30	210	23	1	47	0	73
0	2														
% of	10	28%	72%	9	11	13%	10%	2	3%	19%	2%	0%	4%	0%	7%
Total	0			%	%			%							
	%														

Notes: 72% (804) of the target population has one or more chronic disease diagnoses. 19% (210) have ischemic heart disease, 13% (149) have Cancer, and 11% (122) have COPD.

SNP Target Population 10a2– County by Chronic Disease and Selected Conditions (Incidence 2010) – San Diego Number of members with selected conditions that are new for 2010.

SERVI CE AREA	Total Membe rs	NO CHRON IC DISEAS F	CHRON IC DISEAS E	CH F	COP D	CANC ER	CEREBROVASC ULAR	A MI	ALZHEIM ER	ISCHEM IC HEART DISEAS F	CHRON IC RENAL DISEAS F	KIDNEY TRANSPLA NT	RHEUMA TIC DISORDE R	LIVER TRANSPLA NT	ANY TRANSPLA NT
San Diego	1,112	88	31	29	21	39	28	7	11	40	9	0	5	0	23

Notes: There are 31 members that have been newly diagnosed in 2010 with a chronic disease.

There are 39 members that have been newly diagnosed in 2010 with cancer.

There are 11 members that have been newly diagnosed in 2010 with Alzheimer's Disease.

There are 40 members that have been newly diagnosed in 2010 with ischemic heart disease...

SNP Target Population 10b - Age Group by Chronic Disease and Selected Conditions - San Diego

		gor. op			Tigo Oroup by Ornorno					tou ochialitono oun biogo					
AGE_	Row	NO_CH	CHRON	CHF	COPD	CANCE	CEREB	AMI	ALZHEI	ISCHE	CHRON	KIDNEY	RHEUM	LIVER_	ANY_T
GRO	Total	RONIC_	IC_DIS			R	ROVAS		MER	MIC_HE	IC_REN	_TRAN	ATIC_DI	TRANS	RANSP
UP		DISEAS	EASE				CULAR			ART_DI	AL DIS	SPLAN	SORDE	PLANT	LANT
		E								SEASE	EASE	T	R		
20-24	3	2	1	0	0	0	0	0	0	0	0	0	0	0	0
25-29	7	3	4	0	0	0	0	0	0	0	0	0	0	0	0
30-34	10	5	5	0	0	1	0	0	0	0	0	0	0	0	0
35-39	10	2	8	0	1	2	1	0	0	1	0	0	0	0	0
40-44	22	5	17	1	1	2	3	0	0	1	0	0	0	0	1
45-49	31	11	20	3	5	4	3	0	0	3	0	1	2	0	2
50-54	43	10	33	3	10	7	2	1	0	2	1	0	0	0	2
55-59	50	14	36	4	6	4	3	2	0	8	0	0	3	0	3
60-64	63	14	49	4	9	7	6	0	2	8	0	0	4	0	2
65-69	254	85	169	20	28	32	16	3	3	46	7	0	13	0	14
70-74	231	66	165	14	21	33	22	2	4	35	3	0	7	0	13
75-79	163	39	124	23	28	20	17	3	7	48	4	0	5	0	10
80-84	131	32	99	13	13	21	22	4	4	33	4	0	9	0	14
85-89	64	11	53	12	4	13	12	3	4	20	3	0	2	0	10
90-94	20	5	15	1	0	2	2	1	4	4	0	0	1	0	0
95-99	10	2	8	0	0	2	1	0	2	2	1	0	2	0	2
Total	1112	306	806	98	126	150	110	19	30	211	23	1	48	0	73
% of To	tal	28%	72%	9%	11%	13%	10%	2%	3%	19%	2%	0%	4%	0%	7%

Notes: 72% (806) of the target population has one or more chronic disease diagnoses. 19% (211) have ischemic heart disease, 13% (150) have Cancer, and 11% (126) have COPD.

SNP Target Population 10b2 – Age Group by Chronic Disease and Selected Conditions (Incidence 2010) – San Diego

Number of members with selected conditions that are new for 2010.

AGE GROU P	Tot al	NO CHRON IC DISEAS E	CHRON IC DISEAS E	CHF	CO PD	CANC ER	CEREBROVA SCULAR	AMI	ALZHEIM ER	ISCHEM IC HEART DISEAS E	CHRON IC RENAL DISEAS E	KIDNEY TRANSPLA NT	RHEUMAT IC DISORDE R	LIVER TRANSPLA NT	ANY TRANSPLA NT
55-59	8	7	1	2	1	2	1	1	0	2	0	0	0	0	0
65-69	21	16	5	6	6	7	2	1	1	10	2	0	0	0	4
50-54	6	4	2	0	0	2	1	1	0	0	1	0	0	0	1
90-94	1	0	1	0	0	0	1	0	2	1	0	0	0	0	0
95-99	0	0	0	0	0	0	0	0	0	0	1	0	1	0	0
35-39	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0
60-64	10	8	2	1	2	3	1	0	2	2	0	0	0	0	0
45-49	4	2	2	2	2	2	1	0	0	1	0	0	0	0	0
85-89	6	4	2	2	0	2	5	1	1	2	1	0	1	0	5
40-44	3	2	1	0	0	0	0	0	0	0	0	0	0	0	0
20-24	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
80-84	13	10	3	4	2	5	6	2	0	6	0	0	1	0	6
30-34	1	1	0	0	0	0	0	0	0	0	0	0	0	0	0
25-29	1	1	0	0	0	0	0	0	0	0	0	0	0	0	0
75-79	18	14	4	8	5	6	8	1	2	10	3	0	1	0	2
70-74	27	19	8	4	3	9	2	0	3	6	1	0	1	0	5
	119	88	31	29	21	39	28	7	11	40	9	0	5	0	23
% of Total		74%	26%	24%	18%	33%	24%	6%	9%	34%	8%	0%	4%	0%	19%

Notes: 74% (88) of new members have one or more chronic disease diagnoses. 34% (40) have ischemic heart disease, 33% (39) have Cancer, and 18% (21) have COPD.

SNP Target Population 10c – Primary Language by Chronic Disease and Selected Conditions – San Diego

J				3	,									- 9 -	
LANG_DESC	Total	NO_C HRO NIC_ DISE ASE	CHRON IC_DIS EASE	CHF	COPD	CANCE R	CEREB ROVAS CULAR	AMI	ALZHEI MER	ISCHE MIC_HE ART_DI SEASE	CHRON IC_REN AL_DIS EASE	KIDNEY _TRAN SPLAN T	RHEUM ATIC_DI SORDE R	LIVER_ TRANS PLANT	ANY_T RANSP LANT
Arabic	2	0	2	0	1	0	1	0	0	0	0	0	0	0	0
Cambodian	11	2	9	1	1	1	1	1	0	1	0	0	0	0	0
Chinese	2	1	1	0	0	0	0	0	0	0	0	0	0	0	1
English	315	130	185	14	32	26	16	0	3	23	2	0	11	0	13
Laotian	9	1	8	0	0	0	0	0	0	1	0	0	0	0	0
Other Non- English	1	0	1	0	0	0	0	0	0	0	0	0	0	0	0
Spanish	531	153	378	54	46	74	54	8	16	116	11	1	27	0	37
Tagalog	10	1	9	0	1	3	3	0	0	0	2	0	1	0	2
UNK	230	17	213	29	45	46	35	10	11	70	8	0	9	0	20
Vietnamese	1	1	0	0	0	0	0	0	0	0	0	0	0	0	0
Z_Total	1112	306	806	98	126	150	110	19	30	211	23	1	48	0	73

Notes: 378 of the target population has one or more chronic disease diagnoses and has Spanish as primary language.

SNP Target Population 10c2 – Primary Language by Chronic Disease and Selected Conditions (Incidence 2010) - San Diego

Number of members with selected conditions that are new for 2010.

Lang Desc	Tot al	NO_CH RONIC_ DISEAS E	CHRON IC_DIS EASE	CHF	COPD	CANCE R	CEREB ROVAS CULAR	AMI	ALZHEI MER	ISCHE MIC_HE ART_DI SEASE	CHRON IC_REN AL_DIS EASE	KIDNEY _TRAN SPLAN T	RHEUM ATIC_DI SORDE R	LIVER_ TRANS PLANT	ANY_T RANSP LANT
Arabic	2	2	0	0	1	0	1	0	0	0	0	0	0	0	0
Cambodian	7	6	1	0	0	0	1	0	0	0	0	0	0	0	0
Chinese	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1
English	26	14	12	5	1	11	5	0	2	4	1	0	1	0	3
Laotian	3	3	0	0	0	0	0	0	0	0	0	0	0	0	0
Spanish	53	41	12	19	10	20	16	2	5	29	3	0	4	0	12
Tagalog	1	1	0	0	0	1	0	0	0	0	1	0	0	0	1
UNK	27	21	6	5	9	7	5	5	4	7	4	0	0	0	6
Z_Total	11 9	88	31	29	21	39	28	7	11	40	9	0	5	0	23

SNP Target Population – Total Paid by Age Group and Service Area – San Diego

YOS	Age Group	Member s	Total Paid	% of Paid	% of Members
2010	20-24	1	\$6,219	0%	0%
2010	25-29	4	\$15,140	1%	1%
2010	30-34	2	\$949	0%	1%
2010	35-39	4	\$13,771	1%	1%
2010	40-44	6	\$24,406	1%	2%
2010	45-49	12	\$63,809	3%	3%
2010	50-54	19	\$156,850	6%	5%
2010	55-59	19	\$235,783	10%	5%
2010	60-64	25	\$123,421	5%	7%
2010	65-69	85	\$461,679	19%	23%
2010	70-74	79	\$477,014	20%	21%
2010	75-79	56	\$431,712	18%	15%
2010	80-84	35	\$299,647	12%	9%
2010	85-89	19	\$101,954	4%	5%
2010	90-94	3	\$9,886	0%	1%
2010	95-99	2	\$630	0%	1%
Total		371	\$2,422,872	100%	100%

Notes: While age groups 70-74 and 75-79 are relatively over-represented in total paid amounts as compared to their percent of the total population, the distribution of costs appear to segment by their proportion of the total population.

SNP Target Population – Total Paid by Top Diagnosis Categories – San Diego

YOS	CATEGORY_2	Total Paid
2010	Trauma	\$156,635
2010	Gastrointestinal	\$140,179
2010	Arrhythmia Disorder	\$128,891
2010	Septicemia	\$116,992
2010	Neurologic Disorder	\$105,962
2010	Osteoarthrosis	\$104,298
2010	Bone or Joint Disorder	\$85,505
2010	Opthalmo logic	\$79,689
2010	Diabetes	\$73,324
2010	Cerebrovascular Disorder	\$73,278
2010	CHF	\$72,500
2010	Low er Respiratory	\$71,176
2010	Cancer	\$62,968
2010	Acute Ulcer/Peritonitis	\$54,367
2010	Psychosis	\$42,020
2010	Surgery Complication	\$41,768
2010	Reproductive Female	\$38,899
2010	Chest Pain	\$37,074
2010	Ischemic Heart Disease	\$36,403
2010	Dyspepsia	\$35,835
2010	AMI	\$34,674
2010	COPD	\$34,498
2010	Acute Renal Disease	\$33,738
2010	Cellulitis	\$33,076
2010	Otologic	\$25,477
2010	Infectious Disease	\$24,392
2010	Pneumonia	\$21,377
2010	Backache	\$20,913
2010	Joint Pain	\$20,046
2010	Urinary Tract Disorder	\$19,612
2010	Cardiovascular	\$19,097
2010	Abdominal Pain	\$18,471
2010	Respiratory Disorder	\$18,155
2010	Cardiomyopathy	\$16,488
2010	Arteriovascular Disease II	\$16,369
2010	Reproductive Male	\$15,229
2010	Hypertension	\$14,480
2010	Carditis	\$12,897

Highest costs were incurred by diagnosis conditions relating to trauma, gastrointestinal, and septicemia diagnoses.

SNP Target Population – Top 40 Members by Total Paid 2010 – San Diego

RANK			TOTAL
PAID	MEM NO	YOS	PAID
1	873953*01	2010	\$93,634
2	1003522*01	2010	\$91,743
3	1074107*01	2010	\$69,100
4	868574*01	2010	\$60,025
5	866484*01	2010	\$53,728
6	1003867*01	2010	\$51,108
7	860505*01	2010	\$50,263
8	889157*01	2010	\$50,121
9	896638*01	2010	\$48,153
10	1130974*01	2010	\$44,882
11	1071685*01	2010	\$40,457
12	860171*01	2010	\$40,099
13	866912*01	2010	\$36,614
14	896630*01	2010	\$33,460
15	1009779*01	2010	\$33,142
16	1084127*01	2010	\$32,315
17	867521*01	2010	\$32,140
18	996236*01	2010	\$28,344
19	1073571*01	2010	\$28,284
20	1038946*01	2010	\$26,335
21	903819*01	2010	\$25,785
22	883788*01	2010	\$24,335
23	849662*01	2010	\$23,891
24	862915*01	2010	\$23,469
25	1110918*01	2010	\$21,915
26	1111140*01	2010	\$21,893
27	867789*01	2010	\$21,235
28	1160913*01	2010	\$20,826
29	849257*01	2010	\$20,465
30	1152023*01	2010	\$20,403
31	1078923*01	2010	\$19,718
32	860129*01	2010	\$19,638
33	905578*01	2010	\$19,281
34	1116837*01	2010	\$19,075
35	1078399*01	2010	\$18,698
36	1079695*01	2010	\$17,616
37	1112508*01	2010	\$17,332
38	1117467*01	2010	\$17,319
39	1175037*01	2010	\$16,705
40	874439*01	2010	\$16,397

All members paid claims totals are known and used for risk assessment, case management, and other interventions.

Element 2 - Measurable Goals

Describe specific goals

Care1st's Medicare SNP Model of Care in San Diego County, CA, is designed to meet the following goals:

- Improving access to essential services such as medical, mental health, substance use, social services, long term services and supports and homeand community-based services:
- Care1st has established access to care standards to ensure members' accessibility to primary care, specialty care, behavioral health care, substance use, long term services and supports (LTSS) and home and community-based services (HCBS). These standards are distributed to the provider network annually and all PCPs and high volume specialist are audited annually. (See attachment, Element 2, Factor A, 1-3,). Behavioral Health Services are provided through an NCQA Accredited MBHO and they are delegated the responsibility for access to care studies, which are provided to Care1st and reported through our Medical Services Committee. Any Health services for members with Serious Mental Illness (SMI) and Substance Use which are not provided through our MBHO will be provided through the Behavioral Health Division of the San Diego County Health and Human Services Agency and its contracted clinics. The same access standards as referenced above will apply. LTSS, including HCBS, are provided through contracts with the existing organizations in the Aging and Independent Living network in San Diego County that have the expertise and track record to provide these services.
- Care1st conducts annual access to care audits to measure performance to standards and are analyzed for improvement opportunities (see attachment Element 2, Factor A, 4). Physician offices are audited compared to these standards, through survey and secret shopper
- analysis. Care1st performs an annual appointment availability audit of all PCPs and high volume specialists. High volume specialist is defined on our Availability of Specialist policy and procedure, which details they must have greater than 2% of the referral volume. Physicians that do not meet a 95% or higher compliance score on audit are required complete a corrective action plan addressing the deficiency and they will be re-audited to document improvements.
- Care1st has a Nurse Advice toll free phone line 24 hours a day 7 days a week for members to contact for questions or how to access care. Providers are required to be available or have coverage 24 hours a day 7 days a week.
- Care1st utilizes grievance data and member satisfaction (CAHPS) data to further
 evaluate members experience with access to care (see attachment Element 2,
 Factor A, 4). Grievance data is annualized per 1000 members and is utilized to
 give validity to our audit results.
- Geographic standards are in place to ensure beneficiaries are appropriately assigned to practitioners and have the required access to PCP, specialty care,

hospital and ancillary care. These specialized geographical standards are audited biannually using a Geo Access software system that maps out the coverage and measures compliance to identify opportunities for improvement (see attachment Element 2, Factor A, 5). Care1st P&Ps detail that we conduct these audits on all high volume specialties but we run the Geo Access on all specialty types to measure and monitor improvements. Geo Access mapping is done to measure that the PCPs, specialists, hospitals and ancillary service providers are within 15 miles or 15 minutes from the member home. Care1st has a goal to meet 95% compliance with all PCPs, high volume specialties, hospitals and ancillary services.

• Care1st Health Plan conducts Facility Site Reviews (FSR) on all our PCPs and high volume specialist. In addition to the routine FSR we also complete a Physical Accessibility Review Survey, which is not scored and a corrective action plan (CAP) is not required. Results of the Physical Accessibility Review Survey will be available to members on Care1st website. The website will display the level of access met per provider site as either Basic Access or Limited Access, and they can also qualify as meeting Medical Equipment Access as detailed in the table below. In addition results will include at a minimum whether each provider site has or does not have access in the following categories: parking, building exterior, building interior, waiting room/reception area, exam room, restroom and medical equipment (ex: height adjustable exam table and patient accessible weight scales).

Basic Access: Demonstrates facility site access for the members with disabilities to parking, building, elevator, doctor's office, exam room and restroom. To meet Basic Access requirements, all (29) Critical Elements (CE) must be met.

<u>Limited Access:</u> Demonstrates facility site access for the members with a disability is missing or is incomplete in one or more features for parking, building, elevator, doctor's office, exam room, and restroom. Deficiencies in 1 or more of the Critical Elements (CE) are encountered.

Medical Equipment Access: PCP site has height adjustable exam table and patient accessible weight scales per guidelines (for wheelchair/scooter plus patient). This is noted in addition to level of Basic or Limited Access as appropriate.

This survey will be completed on all high volume specialist and ancillary service providers that provide care to a high volume Seniors and Persons with Disabilities (SPD) and Dual Eligible SNP members, in addition to PCP sites. Care1st will offer physical accessibility reviews to any provider that request to be evaluated (see attachment Element 2, Factor A, 6).

2. Improving access to affordable care:

- The appointment access and geographical availability standards address Care1st ability to provide affordable PCP, specialist, hospital and ancillary services to our target population. The specialized FSR enhancements focus on members with physical accessibility, where these needs are greater among our Dual Eligible SNP population.
- In addition to the access to care and geographical access standards, Care1st provides transportation services to beneficiaries to assist in promoting access to

affordable care. Transportation is coordinated and utilization is monitored by the Member Services Department. The Member Services Department monitors beneficiaries' access to affordable care by evaluating member grievance reports to identify barriers to care as well as coordinating benefits to beneficiaries. In early 2010 the volume of members who needed transportation with a medical transportation service (gurney or wheelchair accommodations) increased and because we measure these requests we were able to contract with additional transportation vendors that are able to accommodate the member's needs.

- Care1st Case Managers are trained and understand both Medicaid and Medicare product lines. Case Managers work collaboratively with the physicians, medical groups and regulatory agencies to assure continuity and coordination of benefits, assuring affordable care is provided to the member.
- Member grievance data is monitored, tracked and trended to identify any
 possible access to care or service related issues. These reports are supplied to
 our Medical Services Committee for discussion and action. These grievances are
 annualized per 1000 members, which allow us to measure improvement.

3. Improving coordination of care through an identified point of contact;

- The PCP is a gatekeeper for the member in providing their clinical care and medical needs. The PCP works with the Medical Group, Case Manager and Health Plan to coordinate care needs appropriately. Care1st measures the member satisfaction with the PCP through member satisfaction surveys. ..
- The Utilization Management Department provides Case Management services to the member, where a Case Manager (Nurse) is assigned to the member to coordinate care and services. The Case Manager works with the provider or medical group to fast track authorizations, assist in arranging care, and assure the coordination of the member's benefits (Medicare and Medicaid). The Case Manager will also refer the member to appropriate Disease Management Programs available to help the member learn about their medical problems, learn self-care strategies and identify opportunities to improve health outcomes. Care1st measures the satisfaction with Case Management and Disease Management services through member satisfaction surveys that measure member quality of life improvements.
- SNP Members are assigned to a Care Navigator, who is responsible to navigate them throughout the care continuum, including medical, behavioral health, long term services and supports (LTSS) and home- and community-based services (HCBS). For duals members residing in senior affordable housing that have on-Service Coordinators, the Service Coordinators will be invited to be part of the plan's ICT, to assist with conducting in-home assessments, provide ongoing monitoring of members' health and functional status, and to provide assistance with care transitions. Care1st goal is for the Care Navigator to develop a strong relationship with the member so they feel confident we will provide them with the appropriate information and services. The member can contact their assigned Care Navigator with any issue and they will work with the appropriate department or entity to resolve or provide the information to the member (i.e. authorization,

- transportation, translation, grievances, provider issues, claims, etc.). Care1st will measure the success of this concept through member satisfaction surveys
- The Quality Improvement Department conducts annual continuity and coordination of care studies that measure specific aspects of care. Examples of recent studies include documented follow-up with the member on lab or diagnostic study results and documented communication from the specialist to the PCP on status and care plan.

4. Improving seamless transitions of care across healthcare settings, providers, including Long-Term Services and Supports and Home- and Community-based Services

- The Care1st Care Transition Team contacts beneficiaries during planned and unplanned transitions of care. The primary purpose is to ensure the beneficiary understands the transition process, to assist in coordination of care and services and timely notification to the beneficiaries' primary care physician. The beneficiaries are followed by the Care Transition Team from their usual setting of care and throughout the transition of care. The required elements for the programs processes are captured in the Care Enhance Clinical Management Software (CCMS). Effective measurement reports are generated to analyze for improvement opportunities and presented to the Medical Services Committee (see attachment Element 2, Factor A, 7).
- All members that have been admitted to the hospital will have inpatient case management and discharge planning. The Care1st Case Manager works to transition the member from the inpatient setting to skilled nursing or home depending upon needs and member preferences. If the member's preference is to receive services in his or her home versus skilled nursing care, the Case Manager and/or Care Navigator will work with its partners providing LTSS and HCBS, to provide services in the home, i.e., IHSS, home-delivered meals, etc., and other social services supports, as appropriate, and completes a medication reconciliation with the member and PCP to assure continuity and coordination of care is established. This is measured through the Medication Reconciliation Post Discharge HEDIS measure and evaluation of re-admissions per 1000.

5. Improving access to preventive health services

- Care1st provides members with required and pending preventive health services information at several points of service where the member would access health care services. These points of service includes the following:
 - Member required and pending preventive health services are posted on the Care1st provider web portal. This data is updated monthly and the beneficiaries' practitioner has the ability to update the posted data and communicate this to Care1st. When the provider office prints the eligibility check the required preventive services are posted on the printout as well, reminding the physician to complete these services.
 - The Care1st Member Services representatives have access to the beneficiaries' preventive health information, which is populated on their member service screens. This information is updated monthly and the

representative will review and reinforce the importance of completing these preventive services. The Member Services Representative will assist the member in scheduling appointments and transportation if needed to ensure access to preventive health services.

- Beneficiaries are mailed an annual newsletter that contains preventive health guidelines information. In addition, members that have not complete these required preventive services by August will be mailed a reminder in September from Care1st that preventive services are still due. The member is provided with a toll free phone number to contact us and we will help them schedule the appointment for the service.
- Practitioners receive Profile Reports demonstrating their compliance to required preventative health services for their beneficiaries (see attachment Element 2, Factor A, 8).
- All of the above interventions are measured through HEDIS measures, which are completed and audited annually.

6. Improving access to Long-Term Services and Supports and Home- and Community-based Services

Care1st has a partnership with the Adult and Independent Services (AIS) and its contracted providers, to provide LTSS and HCBS in the home for complex care members with unmet long-term care needs. Members are identified as having potential social services needs through the following: health risk assessments (HRAs), concurrent inpatient rounds, case management, interdisciplinary care team (ICT) referrals, and provider and member referrals. Once a beneficiary is identified as at-risk, the plan will send a Case Manager to the member's home to perform a comprehensive in-home assessment, which looks at financial need, activities of daily living, orientation, behaviors, environmental problems/barriers, medications, medical and behavioral health conditions, nursing services and treatment, fall risk assessment, and nutritional status. The assessment identifies members that may qualify for CBAS, LTSS and HCBS through including but not limited to: transportation, home care, counseling, legal assistance, home making /chore assistance, home delivered meals, benefits assistance program, and a family caregiver support program. The information from the assessment and qualifications for additional services is provided to the member's ICT. The ICT will develop or update individualized care plans (ICP) and define member goal setting: identify education for member self care skills and monitor defined outcomes. Outcomes are defined as: reduction in inpatient stays, reduction in emergency room visits, reduction in skilled nursing facility stays and an increase in medication compliance. The plan will continue to monitor the member on an ongoing basis, and will conduct a follow up assessment within six months of the interventions to determine improvements in the member social and long-term care needs status.

7. Assuring appropriate utilization of services

 The Care1st Care Transition, Complex Case Management, Inpatient Case Management and Social Services staff oversee the care of the SNP beneficiary during any transition of care. Their collective integrated responsibilities for assuring appropriate utilization of services include ensuring the beneficiary or responsible party is informed of their health status, access to and coordination of available care and services, coordination with practitioners' plan of care, researching community resources, transportation, assistance with authorization referrals, coordinating services with the beneficiaries' medical group (see attachment Element 2, Factor A, 7).

8. Improving beneficiary health outcomes (specify MAO selected health outcome measures)

Below are outcome measures for the SNP population:

Clinical Improvement- HEDIS

- Annual Monitoring of Persistent Medications (MPM)
- Care for Older Adults (COA)
- Colorectal Cancer Screening (COL)
- Controlling High Blood Pressure (CBP)
- Glaucoma Screening (GSO)
- Medication Reconciliation Post Discharge (MRP)
- Use of High Risk Medications in the Elderly (DAE)

Clinical and Service Improvement-Potential Quality Issue (PQI) Reviews

Accessibility to Care and Service

- Appointment Availability
- After Hours Availability
- Primary Care Practitioner (PCP) Geographical Availability
- Specialist Geographical Availability
- Hospital and Ancillary Care Geographical Availability
- Physical Accessibility Review Survey

Member Satisfaction

- Member Grievances
- Member Satisfaction

Element 2, Factor B

Describe the goals as measureable outcomes and indicate how MAO will know when goal is met

All measures described above will be analyzed on an annual basis. A comprehensive qualitative and quantitative analysis will be done. Goals for each of these measures will be established by the Medical Services Committee.

All of the measurable outcome goal benchmarks described below are based on 2010 Reporting year data. All measurable outcome goals described below will be based on 2011 reporting year.

Clinical Improvement- HEDIS Annual Monitoring of Persistent Medications (MPM)-

- i. Care1st has experienced improvements with SNP SD.
- ii. Goal to improve the SNP SD by 10 percentage points.
- Care for Older Adults (COA)
 - i. We exhibited improvement with SNP SD plan for the Advanced Directive measure and have set a goal to improve by 25 percentage points.
 - ii. We exhibited improvement with SNP SD plans for the Functional Assessment measure and have set a goal to improve by 25 percentage points.
 - iii. We exhibited a decline for SNP SD for the Pain Assessment measure and have set a goal to improve by 25 percentage points.
 - iv. We exhibited improvement with SNP SD for the Medication Reconciliation measure and have set a goal to improve by 15 percentage points.
- Colorectal Cancer Screening (COL)-
 - For SNP SD 2010 was the first year we reported this measure.
 We met 50th percentile and have set a goal to increase the rate by 10 percentage points.
- Controlling High Blood Pressure (CBP)-
 - SNP SD revealed a slight decrease in rate (not significant) and we met the 25th percentile, we have set our goal to increase our rate by 5 percentage points.
- Glaucoma Screening (GSO)-
 - SNP SD has a baseline rate of 47.7%, which is below the 25th percentile. We have set a goal to reach the 25th percentile and a 10 percentage point increase.
- Medication Reconciliation Post Discharge (MRP)-
 - i. SNP SD revealed significant increases from 2009 to 2010 (P= <0.05)
 - ii. We have set our goals to increase the rate for SNP SD by 5 percentage points.
- Use of High Risk Medications in the Elderly (DAE)
 - i. There are two measures for this measure, one high risk medication and two high risk medications. The lower the rate the better. We have seen a decrease in rate for SNP SD Our goal is to sustain the rate for SNP SD.
 - ii. We have seen an increase in rate for SNP SD. We have set our goal to decrease our rate for SNP SD by 2 percentage points.

Clinical and Service Improvement - Potential Quality Issue (PQI) Reviews

- We review all Potential Quality Issues (PQIs) and keep them in a tracking and trending database. We have seen a significant decrease in member generated and sentinel event related PQIs.
- We will continue to monitor these through routine review and have set goals to improve member satisfaction by identifying trend issues with member generated grievances and providing process improvements.
- 3. Attachment Element 2, Factor A, 9 details the most current outcomes analysis with key findings, goals, interventions, quantitative and qualitative analysis, and follow-up actions taken or planned.

Accessibility to Care and Service Measureable Outcomes and Goals

- Appointment Availability
 - i. Measured through survey and secret shopper audits with a requirement for the providers to meet 95% compliance rates.
 - ii. Attachment Element 2, Factor A, 4 details the most current outcomes analysis with key findings, goals, interventions, quantitative and qualitative analysis, and follow-up actions taken or planned.
 - iii. Member grievances and CAHPS survey results are also analyzed and included on the overall measurement of these standards.

After Hours Availability

- i. Measured through secret shopper audits with a requirement for the providers to meet 100% compliance with providing after hours coverage and assuring emergency instructions are given to members if they have a recorded answering service.
- ii. Attachment Element 2, Factor A, 4 details the most current outcomes analysis with key findings, goals, interventions, quantitative and qualitative analysis, and follow-up actions taken or planned.
- iii. Member grievances and CAHPS survey results are also analyzed and included on the overall measurement of these standards.
- Primary Care Practitioner (PCP) Geographical Availability
 - Measured through Geo Mapping software programs every six months with a requirement for Care1st to meet 95% compliance with coverage within 15 miles of members home for all PCPs.
 - ii. Attachment Element 2, Factor A, 5 details the most current outcomes analysis with key findings, goals, interventions, quantitative and qualitative analysis, and follow-up actions taken or planned.
 - iii. Member grievances and CAHPS survey results are also analyzed and included on the overall measurement of these standards.

Specialist Geographical Availability

- i. Measured through Geo Mapping software programs every six months with a requirement for Care1st to meet 95% compliance with coverage within 15 miles of members home for all high volume specialists.
- ii. Attachment Element 2, Factor A, 5 details the most current outcomes analysis with key findings, goals, interventions, quantitative and qualitative analysis, and follow-up actions taken or planned.
- iii. Member grievances and CAHPS survey results are also analyzed and included on the overall measurement of these standards.

Hospital and Ancillary Care Geographical Availability

- i. Measured through Geo Mapping software programs every six months with a requirement for Care1st to meet 95% compliance with coverage within 15 miles of member's home for all hospitals and ancillary service providers.
- ii. Attachment Element 2, Factor A, 5 details the most current outcomes analysis with key findings, goals, interventions, quantitative and qualitative analysis, and follow-up actions taken or planned.
- iii. Member grievances and CAHPS survey results are also analyzed and included on the overall measurement of these standards.

Physical Accessibility Review Survey

- i. Measured through an on-site audit of PCP, high volume specialist and ancillary service providers. Physical site audit is completed when provider is first contracted and every three years thereafter. Results are posted on the website for members to review and compare.
- ii. Attachment Element 2, Factor A, 6 is a copy of the actual audit tool used for these reviews.

Member Grievances

- Measured by the utilization of database to track and trend member grievances and we use an annualized per 1000 comparisons to profile providers and medical groups for interventions.
- ii. Attachment Element 2, Factor A, 10 details the most current outcomes analysis with key findings, goals, interventions, quantitative and qualitative analysis, and follow-up actions taken or planned.

Member Satisfaction

 Measured through CAHPS survey and scored in cohorts and individually by question. Our goal is to meet at least the 50th percentile of the national rates. ii. Attachment Element 2, Factor A, 10 and Attachment Element 2, Factor A, 11 details the most current outcomes analysis with key findings, goals, interventions, quantitative and qualitative analysis, and follow-up actions taken or planned.

Element 2, Factor C

Discuss actions that will be taken if goals are not met in the expected timeframe

In case individual measures do not meet goal, there will be a root cause analysis made. Any program changes that are needed will be presented to the Medical Services Committee for approval.

Clinical Improvement- HEDIS Measures (MPM, COA, COL, CBP, GSO, MRP AND DAE):

- Specific measureable goals have been established and described above.
- All of these measures are conducted annually
- If goals are not met Care1st will complete a written action plan that details current interventions, evaluation of any new interventions and re-establishing an appropriate new goal for improvement. Previously used corrective action plan included incentives to providers for specific measures in order to improve compliance. In addition when individual goals have not been met for specific measures a targeted outreach to members has been instituted which consisted of telephonic and mail outreach, facilitating appointments and transportation for preventive visits or testing.
- The written action plan is presented to the Medical Services Committee and through this committee to the Board of Directors for recommendations and approval.
- All key findings, goals, interventions, qualitative and quantitative analysis and action plans are formally summarized in our annual evaluation each year.

Clinical and Service Improvement-Potential Quality Issue (PQI) Reviews

- Specific measureable goals have been established and described above.
- The annualized per 1000 analysis is conducted and reported to the Medical Services Committee (and through this committee to the Board of Directors) quarterly.
- All individual quality issues identified with each review has an individual corrective action plan completed to close the investigation and review process. Each case is given a severity level which is entered into out database for tracking and trending purposes.
- Providers or medical groups where trends have been identified (higher rates annualized per 1000) are given education and are

- required to submit a corrective action plan on how they will improve the identified trend.
- If goals are not met Care1st will forwards individual providers to the Peer review/Credentialing Committee for recommendation and action. The Committee can take actions such as requiring CME up to termination of their contractual agreement.
- If goals are not met Care1st will forwards Medical Group trends to the Board of Directors for recommendation and action. The Board can take actions such as requiring de-delegation up to termination of their contractual agreement.
- All key findings, goals, interventions, qualitative and quantitative analysis and action plans are formally summarized in our annual evaluation each year.

Accessibility to Care and Service- Appointment availability, After hours availability, Geographical availability (PCP, Specialist, Hospital and Ancillary services), and Physical accessibility:

- Measured through survey and secret shopper audits with a requirement for the providers to meet specified compliance rates.
- Each provider that does not meet compliance with these standards must complete an individual corrective action plan (in writing) that addresses how they will correct the deficiency and timeframes for completion.
- Care1st will re-audit each provider that completes a CAP to document improvements.
- Providers who fail to submit a CAP or correct the issues identified are forwarded to the Credentialing Committee for recommendations and corrective actions up to termination of their contract.
- Geographical mapping study results are provided to the Provider Network Operations (PNO) department for follow-up and actions. The PNO department works to contract with additional physicians, specialists, hospital and ancillary service providers to cover gaps identified with the study. Areas not meeting the 95% compliance rate must have an action plan that addresses how Care1st will meet member needs. For example: we have a remote area that does not have specific specialty types available within the distance requirements. Care1st has an action plan that provides free transportation to members needing these specialty types that are not available near their home.
- The Physical Accessibility Review Survey is not scored and there is no CAP process. Providers that do not meet specific needs for members are identified on our website for members to evaluate and compare. This process allows members to choose a provider that best fits their needs.

Member Satisfaction

- Each member grievances is reviewed and investigated individually and a severity level is applied to the case.
- Each case where a quality issue has been identified the provider or medical group is required to submit a written corrective action plan that addresses the issue identified.
- All cases are trended and annualized per 1000 comparisons are presented to the Medical Services Committee for recommendations and action.
- Providers or medical groups where trends have been identified (higher rates annualized per 1000) are given education and are required to submit a corrective action plan on how they will improve the identified trend.
- If goals are not met Care1st will forwards individual providers to the Peer review/Credentialing Committee for recommendation and action. The Committee can take actions such as requiring CME up to termination of their contractual agreement.
- If goals are not met Care1st will forwards Medical Group trends to the Board of Directors for recommendation and action. The Board can take actions such as requiring de-delegation up to termination of their contractual agreement.
- All key findings, goals, interventions, qualitative and quantitative analysis and action plans are formally summarized in our annual evaluation each year.
- We also utilize the CAHPS survey to measure member satisfaction, which is scored with specific cohorts groups and individually by question.
- When specific cohorts or questions are indentified as not meeting our goals of improvement these results are presented to the Quality Improvement Activity Steering Committee (QIASC) for recommendations and actions. The QIASC is a sub-committee of the Medical Services Committee and through this Committee reports are given to the Board of Directors.
- The QIASC has representatives from all departments within Care1st Health Plan because most interventions aimed at improving member satisfaction requires interdepartmental interface to accomplish. For example: We established the Primer Member Services department, where Medicare SNP members have a specific Member Services representative assigned to them to develop a strong working relationship and serves as a gatekeeper for the members in accessing the plans services. This was established due to corrective action recommendations based on CAHPS survey results through this committee.
- If we do mot meet our goals of improvement with the CAHPS survey we will follow the process and re-establish new interventions and goals.

Care1st Health Plan has a continuous quality improvement process in place and we conduct a root cause analysis to identify barriers to meeting our goals. Prioritized action plans are developed to address the barriers identified and are reported to the Medical Services Committee for review, recommendations and approval.

Interventions will be implemented, measured, and evaluated for the effectiveness and metrics will be in place to continually measure improvement and if goals are met. Most measures are re-measured on an annual basis.

The below is an example of the Medical Services Committee agenda, which details the types of SNP population projects and measures that are being tracked continuously.



Medical Services Quarterly Committee Meeting

February 23, 2011

		AGENDA	
L	Call to Order		
п.	Old Business	David Wedemeyer	
	A. PSS Survey Project Incentiv B. Provider Portal Enhancemer C. State Collaborative – ER –v	nts- Demo	
ПΙ	Review and Approval of Decen	aber 14, 2010 Minutes	l min
IV.	Annual Confidentiality Statement	ents	
v.	Quality Management	David Wedemeyer, Associate VI	P of Quality Imp.
	A. 2010 4th Quarter Report Grievance/PQI Report FSR Report Credentialing Report B. Annual Evaluation Report LA/SD Medical LA/SD Medicare Healthy Families C. 2011 Program Description LA/SD Medicare LA/SD Medicare Healthy Families D. P&P Updates/Annual Ap	rt on/ Work Plan	15 min. 15 min.
	 E. QI Updates NCQA Update Provider Satisfaction: HCC & Quality Outre CAHPS Update 	Survey Update – Web portal demo each	
	F. Organizational Chart		

G. Continuity of Case (Lab & Radiology 2nd Year Validation)

H. State Collaborative QIA Project Updates • ER Collaborative Update • Aware/URI Collaborative Update	10 min.
 I. QM Sub-Committee Minutes for Review and Approval Credentialing Minutes Peer Review Minutes 	l min.
VI. Utilization Management - Josie Wong, VP of Medical Services	
A. 2010 4th Quarter/Annual UM Evaluation Report	5 min.
B. 2010 4 th Quarter IPA Oversight Reports	2 min.
C. 2011 UM Criteria Approval 2011 Milliman Care Guidelines — 13th Edition, 2009 2011 Apollo's Medical Review Criteria Guidelines — 7th Edition, 2008 UpToDate Nelson Textbook of Pediatrics Ingenix Guirent Procedural Coding Expert (CPT Codes) 2010 UM Disclosure Log	2 min.
D. 2011 UM Program	2 min.
E. 2011 UM Work Plan	2 min.
F. 2011 UM Policies and Procedures	2 min.
G. UM Special Programs - Robert Feldman, Dir of Medical Services • Model of Care • 2011 Case Management Program • 2011 Complex Case Management Policies and Procedures • Complex Case Management Reports • Disease Management • i. 2010 4th Quarter/Annual DM Evaluation Report • ii. 2011 Disease Management Program • iii. 2011 DM Policies and Procedures • iv. Clinical Guidelines • Nurse Advice Line	5 min.
VII. Health Education - Linda Fleischman, Health Education Manag	er
A. Year End HE Evaluation	5 min.
B. 2011 HE Work Plan	5 min.
C. 2011 HE Program	5 min.

D. 2011 HE Policies and Procedures	5 min.				
E. Year End CLAS Evaluation	5 min.				
F. 2011 CLAS Work Plan					
G. 2011 CLAS Program	5 min.				
H. CLAS Policies and Procedures	5 min.				
VIII. New Business					
VIV. Next Meeting					

Below are examples of quality improvement projects and measures we track on a continuous basis.

Examples of measures we continuously monitor and provide analysis on include but are not limited to:

Clinical Improvement- HEDIS Measures (MPM, COA, COL, CBP, GSO, MRP AND DAE):

- Specific measureable goals have been established and described above.
- All of these measures are conducted annually
- If goals are not met Care1st will complete a written action plan that details current interventions, evaluation of any new interventions and re-establishing an appropriate new goal for improvement. Previously used corrective action plan included incentives to providers for specific measures in order to improve compliance. In addition when individual goals have not been met for specific measures a targeted outreach to members has been instituted which consisted of telephonic and mail outreach, facilitating appointments and transportation for preventive visits or testing.
- The written action plan is presented to the Medical Services Committee and through this committee to the Board of Directors for recommendations and approval.
- All key findings, goals, interventions, qualitative and quantitative analysis and action plans are formally summarized in our annual evaluation each year.

Clinical and Service Improvement-Potential Quality Issue (PQI) Reviews

 Specific measureable goals have been established and described above.

- The annualized per 1000 analysis is conducted and reported to the Medical Services Committee (and through this committee to the Board of Directors) quarterly.
- All individual quality issues identified with each review has an individual corrective action plan completed to close the investigation and review process. Each case is given a severity level which is entered into out database for tracking and trending purposes.
- Providers or medical groups where trends have been identified (higher rates annualized per 1000) are given education and are required to submit a corrective action plan on how they will improve the identified trend.
- If goals are not met Care1st will forwards individual providers to the Peer review/Credentialing Committee for recommendation and action. The Committee can take actions such as requiring CME up to termination of their contractual agreement.
- If goals are not met Care1st will forwards Medical Group trends to the Board of Directors for recommendation and action. The Board can take actions such as requiring de-delegation up to termination of their contractual agreement.
- All key findings, goals, interventions, qualitative and quantitative analysis and action plans are formally summarized in our annual evaluation each year.

Accessibility to Care and Service- Appointment availability, After hours availability, Geographical availability (PCP, Specialist, Hospital and Ancillary services), and Physical accessibility:

- Measured through survey and secret shopper audits with a requirement for the providers to meet specified compliance rates.
- Each provider that does not meet compliance with these standards must complete an individual corrective action plan (in writing) that addresses how they will correct the deficiency and timeframes for completion.
- Care1st will re-audit each provider that completes a CAP to document improvements.
- Providers who fail to submit a CAP or correct the issues identified are forwarded to the Credentialing Committee for recommendations and corrective actions up to termination of their contract.
- Geographical mapping study results are provided to the Provider Network Operations (PNO) department for follow-up and actions. The PNO department works to contract with additional physicians, specialists, hospital and ancillary service providers to cover gaps identified with the study. Areas not meeting the 95% compliance rate must have an action plan that addresses how Care1st will meet member needs. For example: we have a remote area that does not have specific specialty types available within the distance requirements. Care1st has an action plan that provides free

- transportation to members needing these specialty types that are not available near their home.
- The Physical Accessibility Review Survey is not scored and there is no CAP process. Providers that do not meet specific needs for members are identified on our website for members to evaluate and compare. This process allows members to choose a provider that best fits their needs.

Member Satisfaction

- Each member grievances is reviewed and investigated individually and a severity level is applied to the case.
- Each case where a quality issue has been identified the provider or medical group is required to submit a written corrective action plan that addresses the issue identified.
- All cases are trended and annualized per 1000 comparisons are presented to the Medical Services Committee for recommendations and action.
- Providers or medical groups where trends have been identified (higher rates annualized per 1000) are given education and are required to submit a corrective action plan on how they will improve the identified trend.
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- All key findings, goals, interventions, qualitative and quantitative analysis and action plans are formally summarized in our annual evaluation each year.
- We also utilize the CAHPS survey to measure member satisfaction, which is scored with specific cohorts groups and individually by question.
- When specific cohorts or questions are indentified as not meeting our goals of improvement these results are presented to the Quality Improvement Activity Steering Committee (QIASC) for recommendations and actions. The QIASC is a sub-committee of the Medical Services Committee and through this Committee reports are given to the Board of Directors.
- The QIASC has representatives from all departments within Care1st Health Plan because most interventions aimed at improving member satisfaction requires interdepartmental interface to accomplish. For example: We established the Primer Member Services department, where Medicare SNP members have a specific Member Services

representative assigned to them to develop a strong working relationship and serves as a gatekeeper for the members in accessing the plans services. This was established due to corrective action recommendations based on CAHPS survey results through this committee.

 If we do mot meet our goals of improvement with the CAHPS survey we will follow the process and re-establish new interventions and goals.

Element 3 – Staff Structure and Care Management Roles

Each department at Care1st Health Plan is involved in supporting and/or directly participating in the Model of Care. An organization chart with emphasis on Medicare responsibilities is included as an exhibit. (*Please refer to attachment Element 3*)

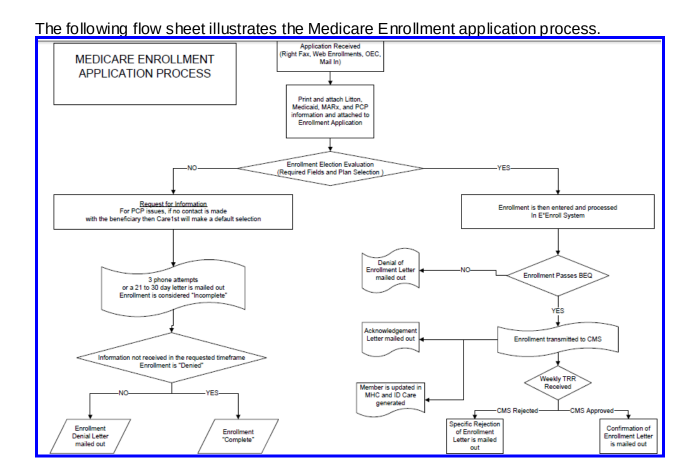
Element 3, Factor A

Identify the specific employed or contracted staff competent to perform administrative functions.

Administrative support starts with the beneficiary enrollment process. Care1st Marketing and Medicare Enrollment teams are instrumental in ensuring that beneficiaries who select Care1st Health Plan's Dual-Eligible SNP meet the eligibility criteria.

Care1st's Medicare Marketing Department is led by a Vice President of Marketing and Sales. Additionally, we have two Medicare Marketing Managers. One manager is responsible for overseeing employed internal sales agents. The second manager oversees the external sales agencies. The Marketing Management's responsibility is to train, educate and monitor the sales process to ensure that all activities are conducted in accordance with CMS requirements. Care1st believes that it is very important to assure that the benefit plan is clearly explained to the beneficiary and that the decision to select Care1st Health Plan's SNP for their healthcare insurance is a choice that suits the beneficiaries' needs. Care1st employs twelve internal Medicare sales agents and is contracted with twelve external Field Marketing Organizations. Agent certification training sessions are conducted throughout the year and include presentations by the Marketing Manager and Care1st's Compliance Officer.

Coupled with the efforts of the Marketing team, Care1st's Medicare Enrollment team evaluates each application to validate the beneficiaries' eligibility to enroll in Care1st Health Plan's Dual-Eligible SNP plans. Validation includes, but is not limited to, verification of Medicaid and Medicare eligibility. The Medicare Enrollment Department is comprised of a Manager and four Enrollment Specialists. The Medicare Enrollment Manager is responsible for monitoring changes in CMS enrollment guidance and providing enrollment training to the Medicare Enrollment, Medicare Marketing, and Medicare Member Services staff.



Carelst Health Plan
Medicare Operations

V.P. Medicare Operations

Wedicare Operations Coordinator

Medicare Enrollment Specialist II

Medicare Enrollment Specialist I

The following is the organizational chart for the Medicare Enrollment Department.

Job description of staff involved in the processing of Medicare applications:

- 1. Manager Medicare Enrollment -
 - Review incoming enrollment data to ensure accuracy in processing and timeliness in accordance with regulatory guidelines
 - Actively monitor and audit production, quality and timeliness of data
 - Provide monthly reconciliation efforts to identify and resolve discrepancies in enrollment records
 - Assure that all enrollment process schedules are met
 - Provide oversight to member verification and member retention programs in order to aid in the retention of members by educating them about their

- enrollment, Plan benefits and processes and resolution of issues prompting requests to cancel their membership
- Generate accurate member correspondence notifications in conjunction with regulatory guidelines in a timely manner
- Provide oversight on the management of member documents in accordance with regulatory guidelines.
- Responsible for maintaining knowledge and understanding of current Medicare guidance and regulations.
- Responsible for coaching and training Medicare Enrollment personnel.
- Responsible for implementing Care1st policies and procedures.
- Responsible for interacting with other departments to resolve Medicare Enrollment issues.
- Responsible for maintaining the Medicare Enrollment Department performance objectives.
- Responsible for informing the V.P. of Pharmacy & Medicare Operations of all unresolved issues or questions and act as facilitator to resolve them.

2. Medicare Enrollment Specialist II -

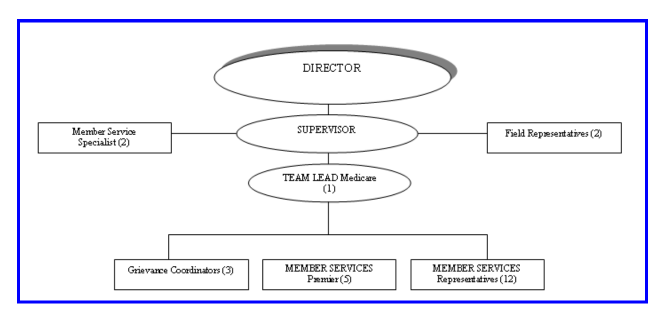
- Reconciliation of monthly CMS Reply Report, analyzing each section of the report, including enrollments and disenrollments, CMS facilitated transactions, special status codes, and state county code transactions. Analyze and update member records. Contact members to obtain information necessary to resolve discrepancies. Generate and process appropriate letters.
- Analyze and resolve monthly rejection report, contact enrollees, update system and generate appropriate letters accurately and timely.
- Analyze and resolve all exception reports, including enrollment database transactions.
- Address all calls from members requesting disenrollment. Generate necessary letters in a timely manner.
- Responsible for accurate processing of retroactive requests for disenrollment.
 Gather appropriate documentation, contact members and thoroughly prepare correspondence to be sent to regulatory agencies.
- Interface with Member Services Call Center to assist with discrepancies in regards to enrollments and disenrollments.

3. Medicare Enrollment Specialist I -

- Analyze and process incoming Medicare enrollment requests. Responsible for reviewing accuracy of application information, verifying eligibility and processing applications into the enrollment database.
- Contact members to resolve discrepancies.
- Interface with Medicare Marketing to ensure all applications are accurate and complete.
- Send regulatory required member notifications related, but not limited to enrollment and disenrollment transactions, late enrollment penalty, and lowincome subsidy letters.

Following the enrollment process, Care1st's Medicare Member Services team reaches out to the beneficiaries to welcome them to Care1st Health Plan. Their goal is to introduce Care1st's Premier Member Services Program and assist the beneficiary with the plan transition, ensure that they understand how to use their benefit and access services and answer any questions. In particular, the focus for the dual-eligible population is explaining how to coordinate their Medicaid and Medicare benefits so that they may appropriately utilize the services that are available. The Care1st Premier Member Services Program is designed to provide the member with a personal plan The member has the option of contacting the plan advocate directly. This individual understands the member's particular needs and concerns. The Medicare Member Services Department is overseen by the Director of Member Services and a Medicare Supervisor. There are five member service representatives in the Medicare Premier Member Services Division and an additional twelve Medicare Member Service Representatives in the general call center. Should the call volume require additional support, all Care1st's Member Service Representatives are trained on the Medicare benefit and can assist with calls. The total number of Member Service Representatives available to assist our members is fifty-five.

The following is the organizational chart and the job descriptions for the Medicare Member Services Department.



- 1. <u>Member Services Director:</u> Responsible of development and implementation of an effective Member Services Department, providing staff with the tools to efficiently respond to member inquiries and complaints in culturally sensitive and linguistically competent manner.
- 2. <u>Member Services Supervisor:</u> Assists with the over-site of the department including assistance with the coordination of member care, continuity of care, access,

eligibility, and assignment/disenrollment issues. In addition, the Supervisor is responsible for ensuring adequate staff coverage at all times as well as other duties as required by the Director of Member Services.

- 3. <u>Member Services Specialists:</u> Responsible for ensuring the delivering of high quality customer service to Plan members reviewing and auditing call center process and procedures by listening to recorded calls. In addition to providing detailed reports showing results of the audit and providing corrective action plans.
- 4. MS Field Representative: Responsible for educating new members and maintaining individuals in the Care1st Health Plan program by providing them with the tools that allow them to access care. Responsible for representing the Plan at all times and when needed in Public events.
- 5. <u>Team Lead:</u> With the supervisor guide, Team Lead is responsible to provide support and guidance to Call Center staff by giving direction and assistance to resolve issues.
- 6. <u>Member Services Premier:</u> Responsible for delivering high personalized quality customer service in an efficient, effective and timely manner promoting a positive image to Plan members, providers and Plan personnel.
- 7. <u>Member Services Representative:</u> Acts as a liaison between plan and members efficiently assisting and guiding them to navigate the system, in addition to assist members with inquiries related to their benefits, eligibility, and access to care.
- 8. <u>Grievance Coordinator:</u> Reviews, process and resolves all member grievances/complaints related to quality of care and or service adhering to regulatory agencies guidelines. In addition to report, track and trend issues to prevent future complaints.

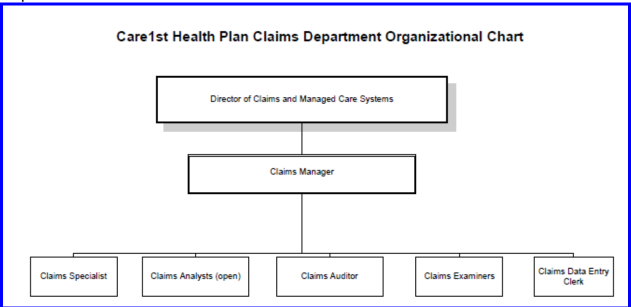
In line with Care1st's commitment to provide support for our members, Care1st's Grievance is structured under the Director of Member Services. Thus, we are able to carefully track and trend all member calls to monitor and detect issues that may require process improvements. There is a Grievance lead and two Grievance coordinators who are responsible for acknowledging and resolving all member grievances in compliance with CMS guidelines and timeframes. Communication with the beneficiaries is conducted telephonically and by formal written notification.

Similar to the Grievance process, Care1st has an Appeals process that is designed to receive appeal requests from members and providers. The Appeals Department is overseen by Care1st's Vice President of Medical Services and includes a Manager of Appeals, who is an LVN, two clinical nurses, and two Appeals coordinators. The Appeals Department handles both Part C and Part D appeals. Communication with the beneficiaries and providers is conducted telephonically and by formal written notification.

Claims payment is another important administrative function. Care1st's Claims Department includes a Claims Director, Claims Manager, Claims Supervisor, Claims Auditor and five Claims Examiners focused on processing claims for our Medicare product line. The Claims Director is responsible for the benefit set-up in the claims system and for monitoring accuracy and timeliness of claims processing. Reports on claims performance is presented at Care1st's Compliance Committee Meetings.

It is the responsibility of the department heads to monitor CMS guidance and provide staff training and assessment to ensure competency.

The following represents the organizational chart and the job descriptions for the Claims Department.



- Claims Director (employed)- Responsible for the benefit set-up in the claims system and for monitoring accuracy and timeliness of claims processing. Reports on claims performance is presented at Care1st's Compliance Committee Meetings.
- Claims Manager (employed)- Responsible for the management of the day to day operations of the Claims Department and to assess performance and resource needs.
- Claims Supervisor (employed)- Responsible to provide claims auditor and examiners close support and track process flow to identify areas for improvement. Responsible for providing reports to the Manager concerning accuracy and timeliness of claims processing.
- Claims Auditor (employed)- Responsible to audit claims and the process to assure accuracy, timeliness and compliance. Responsible for providing reports to the Manager concerning accuracy and timeliness of claims processing.

- Claims Examiners (5) (employed)- Responsible to process claims for the Medicare product line
- Claims Specialist (employed) Responsible for the accuracy and appropriateness of capitation deductions, payment recoveries and reconciliation. This position assists the Claims Management in improving processes by identifying claims processing deficiencies and root causes of claims payment issues. The Claim Specialist also assists in the regular audits of delegated entities
- Claims Analyst (employed) Responsible for analyzing and adjudicating medical claims. Generates and develop Management reports which include but not limited to timeliness reports and inventory reports. Performs payment reconciliations and/or adjustments related to retro-active contract rate and fee schedule changes. Identifies root-causes of claims payment errors and reports to the Management.
- Claims Data Entry (employed) Performs routine data entry and provides clerical support for the Claims Department. The Claims Data Entry Clerk is responsible for performing clerical activities to include but not limited to copying, filing, data entry, and verifying member eligibility and provider information.

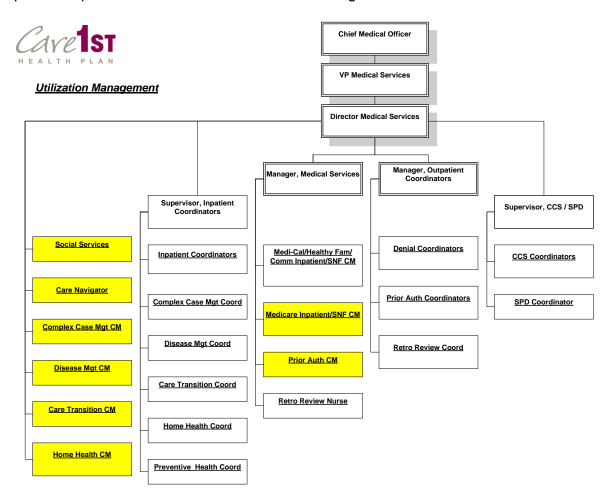
Element 3, Factor B

Identify the specific employed or contracted staff competent to perform administrative and clinical functions.

Coordinating care for the dual-eligible population involves multiple departments.

Care1st's Utilization Management Department is responsible for authorizing and coordinating access to medical services. The Vice President of Medical Services oversees all aspects of medical care including inpatient and outpatient services. To assist with the care management programs, the Director of Medical Services is involved in developing and directing the staff who are involved in Care1st's Complex Case Management and Disease Management Programs. The Utilization Management Department also has a Manager and Supervisors for the inpatient and outpatient Utilization Management Coordinators support the clinical managers by services. managing incoming authorizations, processing authorizations and ensuring that member and provider communication is completed. The Care1st Utilization Management Department reports to Care1st's Chief Medical Officer. All individuals in this department are aware of the Medicaid and Medicare benefits and are able to assist beneficiaries in coordinating their care. All duals members will be assigned to a Care Navigator, who is responsible to navigate members throughout the care continuum, including medical, behavioral health, LTSS and HCBS. The Utilization Management nurses and coordinators assist the members with scheduling appointments and followup care. If necessary, they request assistance from Care1st's Health Education and Cultural and Linguistics Department to access interpreter services or to arrange for health education. Care1st's Member Services Department coordinates all transportation requests. Care1st offers free transportation to medical and pharmacy services as necessary. This way we assure that the beneficiaries are able to keep their appointments, stay on track with their treatment plan and obtain their medications.

Below is the Utilization Management Department Organization Chart. The Highlighted positions perform clinical function in coordinating care and services.



2/22/2012

Identified clinical staff includes:

Care1st employs nurses, social workers, physicians, and other experienced licensed clinicians to interface with our Members and Providers. They receive ongoing training on communication skills, motivational interviewing, clinical best practices, HIPPA, cultural competency to name a few in an effort to provide Members with a rewarding healthcare experience. Members develop a connection with their Case Managers and often realize that these dedicated clinicians are their advocates. Below is a summary of the types of roles and clinical functions they perform:

- 1. Complex Case Manager: (employed) Coordinate care and services across continuum of illness, promotes effective utilization and monitors healthcare resources. Review, analyze and stratify Member healthcare needs based on HRA data and Case Management activities/communication Member/caregiver and ICT. Provides Member education on self-management plans, consults with pharmacy on Member medications, refers to Behavioral Health vendor. Assumes a leadership role within the ICT to achieve optimal clinical and resource outcomes. Assess, plan, implement, coordinate, monitor and evaluate services and outcomes to maximize the health of the Member. A Complex Case Manager is a Licensed Nurse available to assist the member with care coordination, community resources, provide condition specific education, assess the member's condition, coordinate benefits, generate an individualized care plan, and is the main driver of the ICT.
- 2. **Prior Authorization Nurse:** (*employed*) Review of prior authorization requests and adjudicates requests or consults under the direction of the medical director.
- 3. **Concurrent Review Nurse:** (*employed*) Evaluates inpatient treatment and clinical progress of members admitted to acute care facilities, skilled nursing facilities and inpatient rehabilitations facilities.
- 4. **Appeals Review Nurse:** (*employed*) Reviews clinical information provided by the facility and providers to evaluate the medical necessity and clinical appropriateness of requested services for a member.
- 5. **Medical Director:** (*employed*) Oversight and guidance to Case Managers and conduct peer to peer interventions as needed.
- 6. **Clinical Pharmacist:** (*employed*) Provides clinical pharmacy direction for the health plan. Assists in the preparation of drug review evaluations. Provides regular formulary updates to pharmacy technicians and Medical Directors.
- 7. **BH Care Manager:** (*contracted*) Provide Behavioral Health coordination, collaboration and assistance (resources) to the Member.
- 8. **Licensed Clinical Social Worker:** (*employed*) Provides Members with community service resources and overall assistance with the identification of the Member's needs.
- 9. **Home Health Case Manager**: (*employed*) Review of referrals requesting home health services, coordinates care/services ancillary providers, member's PCP, specialist when applicable and with Case Management team.
- 10. **Disease Management Case Manager:** (*employed*) Provides focused education for members with CHF, COPD or Asthma. Oversees care for this population by coordinating with member, PCP and Case Management Team. Establishes care

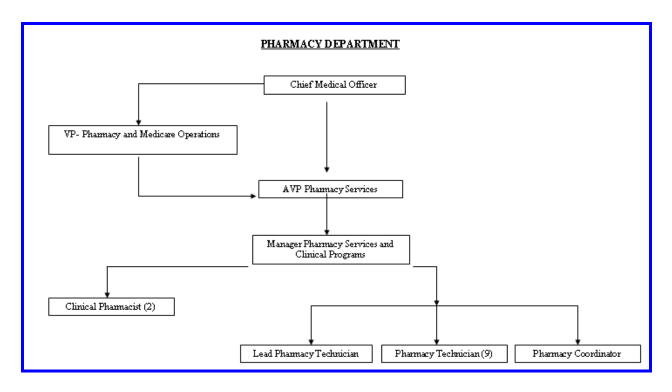
plan based on HRA data and information received from comprehensive assessments and identifies opportunities for member self-management.

- 11.Care Transition Case Manager: (employed) Communicates with all SNP members during any transition from usual setting of care to another setting. Assists member/caregiver by providing information related to the transition and coordinates care and services for member during and after the transition. Develops care plan based on members' individual needs and coordinates with PCP.
- **12.Care Navigator:** *(employed)* Responsible to navigate dual members throughout the care continuum, including medical, behavioral health, LTSS and HCBS.

Example: The PCP faxes a request for DME to the Prior Authorization department. The Prior Authorization nurse reviews the request and approves requested DME. The Prior Authorization nurse generates a notice via the EMMA system that notifies the Member's case manager of the DME approval. The case manager updates the Member's care plan, shares information with the ICT, including verbally with the Member.

Care1st's Pharmacy Department is responsible for authorizing and coordinating access to pharmaceuticals and pharmaceutical services. The Associate Vice President of Pharmacy Services is a licensed pharmacist and has clinical, operational and pharmacy benefit management experience. This individual's responsibility is to oversee all Part D Pharmacy functions. Assisting the Associate Vice President of Pharmacy Services is the Pharmacy Manager, two Clinical Pharmacists and nine Pharmacy Technicians. Their responsibility is to ensure that all Care1st members receive clinically-appropriate, cost-effective, and timely access to pharmaceutical care. The clinical pharmacists are also involved in the interdisciplinary care team providing input and conducting medication regimen reviews. CMS requires that all plans administer a Medication Therapy Management Program. Based on program criteria, dual-eligible beneficiaries are oftentimes identified for participation in this program. Care1st clinical pharmacists conduct this program and interface with the provider and members directly to provide recommendations on improving their medication therapy.

_The following represents the organization chart and job descriptions for the Pharmacy Department.



Job description of staff involved in the review of Pharmacy Utilization data:

- 1. Manager Pharmacy Services and Clinical Programs-
 - Responsible for identifying, reviewing and compiling clinical drug information resources and maintaining Pharmacy Department access to data library.
 - Develop, review and update pharmacy prior authorization guidelines and clinical therapeutic guidelines
 - Responsible for identifying, developing and implementing drug use evaluations (DUEs) and Retrospective Drug Reviews (DURs) as well as clinical interventions focused on promoting appropriate medication use and improving clinical outcomes.
 - Responsible for maintaining current clinical drug knowledge.
 - Assures efficient and effective operations of the Pharmacy Department and the Prior Authorization process.
 - Conduct pharmacy prescription claims queries, utilizing on-line analytical program, in an effort to ensure appropriate medication use and accurate adjudication in accordance with Care1st Health Plan Pharmacy & Therapeutics Committee Formulary decisions.

2. Clinical Pharmacist-

- Assists the Pharmacy Services and Clinical Programs Manager in assuring efficient and effective operations of the Pharmacy Department and the Prior Authorization process.
- Receives phone inquiries from providers regarding clinical pharmacy and pharmacy benefit issues.

- Responsible for identifying, reviewing and compiling clinical drug information resources and maintaining Pharmacy Department access to data library.
- Assist in the oversight of the injectable medication program and interface with the Specialty Pharmacy vendor.
- Develop, review and update pharmacy prior authorization guidelines and clinical therapeutic guidelines.
- Responsible for identifying, developing and implementing drug use evaluations (DUEs) and clinical interventions focused on promoting appropriate medication use and improving clinical outcomes.
- Conduct pharmacy prescription claims queries, utilizing on-line analytical program, in an effort to ensure appropriate medication use and accurate adjudication in accordance with Care1st Health Plan Pharmacy & Therapeutics Committee Formulary decisions.
- Assist Pharmacy Services and Clinical Programs Manager with Formulary Maintenance. This includes communicating P&T Committee decisions and conducting continual review of prescription claims processing.

3. Pharmacy Technician-

- Receives phone inquiries from providers (physicians and pharmacy personnel) via an (ACD) system, Automatic Call Distribution.
- Responsible for reviewing Prior Authorization based on approved clinical guidelines.
- Document clinical information into the pharmacy Prior Authorization data base.
- Assist pharmacies/pharmacist with claims adjudication issues.
- Provide formulary support to internal and external departments.
- Support clinical programs developed management.

Care Management, triaging beneficiary needs, conducting risk assessments and facilitating the implementation of the individualized care plan is conducted by the Care1st Medical Services Division under the guidance of Care1st's Chief Medical Officer. Nurses, pharmacists, social workers, health educators, and other health service personnel are involved in the process.

Care1st recognizes the unique needs of the SNP membership it serves and provides the clinical and support staff to perform the functions needed to service this population. The Case Management Nurse is required to meet the following requirements, minimum of three years in Case Management, minimum of three years' experience in the acute care setting, licensed as an active California registered nurse or vocational nurse and ability to coordinate the management of complex medical and social problems. Case Managers must have current understanding of case management principles, concepts and processes to effectively address clinical and psychosocial issues.

The Case Manager is responsible for coordination of care and services for beneficiary's enrolled in the Case Management Program. The primary role of the Case Manager is to coordinate and optimize care in the ambulatory care setting. The Case Manager is

responsible for working closely with the beneficiary and/or caregivers regarding their identified condition(s) and provides appropriate education directed toward beneficiary self-management. Frequency of member contact/communication is determined by the acuity and needs of each member.

The Care Navigator is responsible to navigate dual members throughout the care continuum, including medical, behavioral health, LTSS and HCBS. Frequency of member contact/communication is determined by acuity and the needs of each member.

The Case Management process begins with contacting the member and performing the following critical functions in sequential order. Complete a comprehensive Risk Evaluation Assessment and review of the Health Risk Assessment and Individualized Care Plan in order to develop an effective plan of care. Stratification based on specific criteria to determine the acuity level of the member to be assigned to one of 3 distinct levels for Case Management. The stratification levels of High, Medium or Low drives the beneficiary /caregiver contact frequency, interventions and level of multi-disciplinary team involvement. Milestone Process is the specific timed beneficiary contact based on the Stratification level to reassess the beneficiary's condition(s) as compared to their previous assessment. Finalize an Individualized Care Plan to include specific Problems, Interventions and Goals to meet member/caregiver needs and assessment of beneficiary progress to self-management plans and beneficiary /caregiver participation level in the case management program. The Case Managers can work collaboratively with additional staff for a multi-disciplinary approach to optimize member outcomes that includes but is not limited to Social Workers, Pharmacists, Primary Care Physician and specialist, Medical Director, and other allied health professionals.

The Initial Health Risk Assessment (HRA) questions are weighted to calculate stratification levels to determine the scope of intervention needed for the SNP population. All beneficiaries stratified to a Tier Level 3 are referred to Complex Case Management. An example of this process is a new member identified through the HRA as having heart failure, depression, and no advance directive and has no scheduled appointment with their Primary Care Physician. The Case Manager conducts the comprehensive telephonic assessment and identifies barriers and needs to coordinate care, education on clinical condition and provides assistance with coordination and access to LTSS and HCBS.

The Case Manager refers the member to the Licensed and Masters prepared Social Worker, who is responsible for identifying and addressing unmet long-term care needs and behavioral health issues, provides psychosocial interventions through resource identification and program development. The social worker assists members in identifying and providing information and guidance on federal, state and privately funded programs and community based resources. The social worker conducts a psychosocial assessment and depression screening to determine the appropriate interventions for the member or caregiver. Also discusses and assists with the advance directive process, including mailing the required documents to the member. The Case

Manager ensures the member has access to their primary care provider, schedules appointments, educates member/caregiver on their clinical condition, provides educational material. In addition will facilitate transportation as appropriate to ensure member has access to care and services.

Based on the member's health status, comorbidities and social needs, the Case Manager will establish a schedule of follow up call frequency, care coordination needs, and determine if an in-home assessment is needed to further evaluate the member's need for LTSS and HCBS. The in-home assessment may be performed by a nurse, social worker or specially trained Care Navigator, who is the member's direct point of contact with the Plan and responsible for assisting and coordinating the member through the care continuum. The in-home assessment identifies members that may need LTSS and HCBS, which include, but are not limited to: counseling, legal assistance, homemaking/chore assistance, CBAS, home delivered meals, benefits assistance program, home repairs for safety, family caregiver support program, transportation centered on instrumental activities of daily living, and behavioral health interventions. In addition to the HRAs, members are also identified as having medical and social service needs through concurrent review rounds, hospital discharge planners, claims, case managers, and ICT referrals from providers and beneficiaries, which can trigger the need for an in-home assessment.

Care1st is contracted with a NCQA Accredited Managed Behavioral Health Organization (MBHO), to provide behavioral health and substance abuse services to our SNP members. The MBHO is responsible to coordinate all behavioral care services in conjunction with Care1st Case Managers and PCPs. Members are identified through weekly clinical rounds with Care1st Case Manager, or by referral from PCPs or Social Workers. The MBHO works in tandem with the Care1st Case Manager to coordinate behavioral and physical care needs. The MBHO Case Managers receive referrals for behavioral health and drug rehab services from many sources such as crisis lines, PCPs, family members, social workers and Care1st Case Managers. As a NCQA accredited Managed Behavioral Health Organization, Case Managers utilize evidence based clinical guidelines to determine best practice and appropriateness of care. The MBHO physician reviewers also conduct peer to peer discussions with the attending physicians to determine the most appropriate level of care based upon many factors, i.e., the degree of functional impairment, appropriate setting of care, and intensity of services. (see attachment Element 3, Factor B)

Care1st's Social Workers are also part of the Utilization Management Department. They participate in interdisciplinary care rounds with the nurses and coordinators and directly interact with beneficiaries who require assistance. Examples of the valuable role of our social workers is their involvement in assisting dual-beneficiaries with providing resources available to low-income individuals, family support with end-of-life decision making, in-home living condition assessments, LTSS and HCBS, etc.

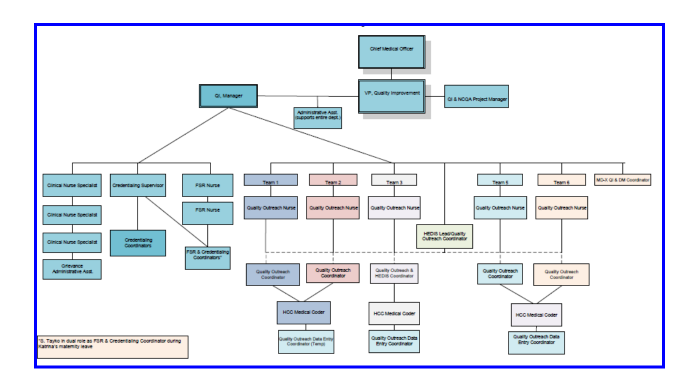
The responsibility to collect, analyze, report and act on performance and health outcome data is shared by several departments that include the Encounter Data Department, Healthcare Informatics Department and Quality Improvement Department.

The Encounter Data Department is responsible for interfacing with all delegated entities to collect encounter data. The Encounter Data Manager provides information to the delegated entities so that they submit data files in formats that promote data storage, data mining and regulatory compliance. The Encounter Data Manager is responsible for monitoring the delegated entities performance. Encounter data submission performance is reported to Care1st's Contract Committee. The Encounter Data Manager reports to the Medical Director of Healthcare Informatics.

The Healthcare Informatics Department is comprised of the Medical Director of Healthcare Informatics and six data analysts. Their responsibility is to mine and analyze health care data. The Medical Director of Healthcare Informatics is a medical physician. By combining clinical expertise, analytical skills and business process awareness, Care1st is able to fully utilize the health care data that is available to evaluate utilization trends, detect issues, identify opportunities for improvement and measure outcomes. The Medical Director of Healthcare Informatics works closely with Care1st's Chief Medical Officer so that all clinical departments involved in the Model of Care have the information necessary to perform their duties and responsibilities.

Care1st Health Plan has a Quality Improvement Department. The Quality Improvement Department is comprised of a Vice President of Quality Improvement, a Quality Improvement Manager, Clinical Quality Review Nurses, Data Analysts, Credentialing Coordinators, HEDIS Coordinators and HEDIS Nurses, Facility Site Review Nurses, a Quality Improvement Project Manager and administrative support staff. The Vice President of Quality Improvement reports to Care1st's Chief Medical Officer. The Quality Improvement Department is also engaged in clinical data through their HEDIS outreach efforts and medical chart collection and review activities. Data collected is warehoused and available to the Informatics Department for analysis. The Quality Improvement Department leads the Quality Improvement Activities throughout the organization. All improvement activities comply with the National Committee for Quality Assurance (NCQA) standards and include measurable parameters so that baseline and outcome assessments are valid. All Quality Improvement Activities are reported at the Quality Improvement Committee Meetings.

The following represents the organization chart and job descriptions for the Quality Improvement Department.



Vice President of Quality Improvement (employed)- Registered Nurse responsible for the oversight and of the Quality Improvement Department functions such as but not limited to: Credentialing, Facility Site Review, Potential Quality Issues reviews, HEDIS, CAHPS, QIP/QIAs, and Quality Outreach. Has the following support staff:

- 1. Quality Improvement Manager (employed)- Registered Nurse responsible to provide day to day direction to the Quality Improvement department functions. Serves as a direct resource to staff and evaluates resources for the department.
- 2. Credentialing and Facility Site Review Supervisors (employed)- Credentialing Supervisor directly oversees the credentialing staff and functions. Is responsible to provide delegated oversight to delegated groups. The FSR Supervisor is in the field and has responsibility to provider oversight of the FSR staff and process. Has reporting responsibility to regulator agencies.
- 3. Facility Site Review Nurse (2) (employed) and Contracted Nurses (2)-Responsible for performing facility site reviews, medical record reviews, specialized Seniors and Persons with Disabilities assessments and education to provider offices and ancillary facilities.
- **4. Clinical Review Nurses (3) (employed)-** Responsible for reviewing Potential Quality Issues (PQI) and summarize the content of the issue for the Chief Medical Officers review and determination. Responsible for preparing cases for Peer Review and specialist consultation reviews.
- 5. HEDIS Outreach Nurses (6) (employed)- Responsible for providing direct oversight of Quality Outreach Coordinators. Provides education on Quality related functions and needs such as; HEDIS, CAHPS, HCC, Regulatory requirements, Clinical Practice Guidelines, Preventive Health Guidelines, Medical record documentation improvement practices, and provides tools and resources for the providers office to

- meet goals. Provides physicians with Quality profile reports detailing their rates among their peers.
- 6. Quality Outreach Coordinators (12) (employed)- Serves as a field representative addressing all quality improvement programs and services. Provides a direct contact to the plan for physicians and office staff for answering questions and coordination of services. Works directly with Outreach Nurses. Collects and scans medical records for quality purposes and provides reminders valuable to helping provide practice management tools for provider sites.
- **7. Medical Coders (3) (employed)-** Provides coding of medical records for the Risk Adjustment process for submission to CMS. Works to provide valuable data back to the providers concerning gaps in documentation.
- **8. Administrative Assistants (2) (employed)-** Provides day to day administrative support to the management and staff. Helps field staff in assuring specific data is available and provides internal support.
- **9. Credentialing Coordinators (3) (employed)-** Provides for all the primary credentialing functions, provides audit support for delegated oversight audits of the medical groups. Credentials the Health Delivery Organizations (HDO) and works closely with Provider relations to resolve provider issues.
- 10. NCQA Project Manager (employed)- Responsible for providing all aspects of the organizations directions and guidance for understanding NCQA Accreditation Guidelines. Assures all aspect of NCQA standards are being met and provides direct communication of changes and supports the audit process.

Care1st prioritizes the importance of ensuring that the providers who care for our members are properly credentialed. The Care1st Credentialing Department is run by a Credentialing Supervisor and Credentialing Technicians. Their responsibility is to perform pre-contracting credentialing verification and re-credentialing reviews. All credentialing reports are submitted to Care1st's Credentialing Committee for review and approval.

All clinical departments report to the Chief Medical Officer. Thus, authorizing the Chief Medical Officer to ensure that all medical services are clinically appropriate and in the best interest of the beneficiary.

It is the responsibility of the department heads to monitor CMS guidance and provide staff training and assessment to ensure competency.

Element 4 – Interdisciplinary Care Team (ICT)

As previously stated all care delivered to our members is through contracted physicians with our delegated Medical Groups. The composition of the ICT is delegated to the Medical Groups, but must consist of all CMS required participants such as:

- Primary Care Physician
- Specialists
- Case Managers
- Social Workers
- Mid Level Providers such as Nurse Practitioners
- Pharmacists
- Health educators
- · Behavioral Health Providers
- IHSS workers
- CBAS providers
- HCBS providers
- LTSS providers

Element 4, Factor A

Describe how the Plan will determine the composition of the ICT.

The composition of the ICT will be individualized according to the beneficiaries' clinical and psychosocial needs. For instance, a member that has congestive heart failure and depression will have a cardiologist and a behavioral care specialist in the ICT. A member who has cancer will have an oncologist and a palliative care specialist as part of the ICT. In some instances the member's ICT composition may be augmented by the recommendations of one of the ICT members. For example, in the case of a member with COPD, the pulmonologist evaluates the member and identifies the need for a respiratory therapist to assist with pulmonary rehabilitation. Based on this recommendation, a referral is made for a respiratory therapist who would then become a new member of the ICT.

Taking into consideration our SNP membership and disease prevalence for cancer, cardiac and pulmonary diseases, (see Element 1) it is reasonable to expect that cardiologists, oncologists and pulmonologists will very often be ICT participants.

Once the HRA has been completed it is stratified into 3 categories: low, medium and high risk.

In addition all answers to the HRA are entered into our case management software, CCMS and based on pre programmed information; the answers to the HRA will generate an individualized care plan (POC) that contains a series of Problems, Interventions and Goals.

All members that fall into the high risk are automatically referred to a Complex Case Manager (CCM). All other members are referred to a Case Manager. The CCM or Case Manager (as applicable) will contact the member telephonically and complete a comprehensive assessment, which will lead to the development of a comprehensive POC

The core ICT composition consists of:

- Member and or care giver(if applicable),
- case manager,
- social worker,
- Primary Care Physician,
- Medical Director,
- Clinical Pharmacist,
- Additional members of the ICT such as behavioral care providers, specialists, IHSS workers, HCBS providers will be determined by the core ICT based on the individual needs of the member.

Frequency of meetings: The core ICT members meet on an average **twice a week** to discuss SNP members that are either hospitalized or have high acuity issues.

Member participation: Based on member's acuity level, follow up calls are made monthly to every 6 months.

Method of communication and documentation: Face to face and via conference call .All discussions, and subsequent action plans are documented in CCMS. This record is a member centric, HIPAA complaint electronic medical record. The information in this record is available to all ICT members either electronically or via fax.

Case Study below is to illustrate interventions with Initial call by Complex Care Manager after identification as a Tier 3 level for stratification and the determination and composition of membership for ICT:

Member Name/ID Call type: Person Calling: Concerns (to or from)	Interventions	Interdisciplinary Care Team	Outcomes
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XXXXX	CCM Nitial Routine Care Conference Outlier SW Initial Routine Care Conference Outlier CT: Initial Routine Care Conference Outlier Premier Premier Member Service Initial Routine Conference Outlier Outlier Outlier Outlier Care Outlier Care Outlier Outlier Outlier Outlier Care Outlier Outli	Member Provider Family Other	Initial call to regarding HRA, (stratification for Tier 3 CM), recently discharged from hospital w/ CHF. Comorbidities: 1. IDDM 2. Diabetic Retinopathymild 3. Chronic Renal Failure (non dialysis) 4. Depression Mbr. Agreed to participate in ICT and understand need for being compliant with all meds and appts.	S/W her PCP who confirmed her new diagnosis of CHF will forward labs and notes. Asked if he or designee would participate in ICT, was in agreement. S/w DM case manager she will assess member and participate in ICT. CTCM will participate for any transition needs. S/w Cardiologist nurse made arrangement for f/u appt., will participate in ICT. S/w member about transportation, no needs for transportation to be arranged.	ICT via teleconference; all in agreement for POC: Ed. Materials sent: CHF Management Brochure Referrals:
					☐ MHC ☐ POC sent to Mbr. 4/29/11

Element 4, Factor B

Describe how the Plan will facilitate the participation of the beneficiary in the ICT whenever feasible.

Care1st encourages beneficiary participation by providing each beneficiary with a copy of his/her Individualized Care Plan(POC). A cover letter accompanies the POC and provides information that encourages the member to make an appointment with his/her Primary Care Physician in order to review the POC and make any changes based on

any additional information the beneficiary may provide. In addition the POC may be modified based on the findings made by the Primary Care Physician. (see *attachment Element 4*, Factor B)

In addition, the Case Manager through his/her routine interaction with the member and other ICT members will be able to elicit additional information which will further encourage the member's participation. Members are contacted telephonically in their primary language, if possible, or by using a language line interpreting service or through a TTD/TTY line for those that are hearing impaired. For instance, the preferred language is approximately 51% Spanish for our LA County members. We therefore have ensured that we have an adequate number of Spanish speaking case managers. In the case of our Santa Clara County members there is a predominance of Vietnamese speaking members. We therefore have recently hired a Vietnamese speaking Case Manager to serve their needs. Through a comprehensive assessment, the Case Manager will be able to identify educational, psychosocial and care management needs. The Case Manager has access to the Krames Educational Materials in hard copy and electronic format. Depending on the member's preference the educational materials can be mailed to the member, or may be accessed electronically. If members happen to have a diagnosis of congestive heart failure, COPD, or asthma, they may be enrolled in our Disease Management Programs. These programs offer in-depth education and outreach that complement the support provided by the Case Manager. In some cases the Case Manager will identify certain needs such as lack of transportation. In those instances free transportation will be offered to the member in order to access care. The Case Manager through his/her routine involvement with the member and the caregiver becomes the member's proxy and advocate in the ICT.

Each delegated Medical Group must establish Policies and Procedures as to the how often the ICT will meet and how information is disseminated. Meetings must have minutes kept that properly document the meeting's findings, and identify the meeting participants. ICTs may meet in person, via teleconference or webinar. The information may be disseminated between participants either through electronic medical records, fax or mail. All information must be disseminated in a HIPPA compliant fashion.

All information received from the delegated Medical groups will be aggregated and presented to the Care1st Medical Services Committee on a quarterly basis. The Chief Medical Officer will in addition present data it receives from its NCQA Accredited Behavioral Care Providers and data it analyzes from its own Complex Case Management Department and Informatics Department.

Element 4, Factor B

Describe how the MAO will facilitate the participation of the beneficiary whenever feasible.

Case Study below is to illustrate interventions with Initial call by Complex Care Manager after identification as a Tier 3 level for stratification and the participation by member with the ICT: This includes education and community outreach.

Member Name/ID	Call type:	Person Calling: (to or from)	Problem/ Concerns	Interventions	Interdisciplinary Care Team	Outcomes
XXXXX	CCM Initial Routine Care Outlier DM Initial Routine Care Conference Outlier SW Initial Routine Care Conference Outlier CT: Initial Routine Care Conference Outlier Premier Member Service Initial Routine Conference Outlier Outlier Outlier Outlier Outlier Conference Outlier Outlier Conference Outlier Outlier Outlier Conference Outlier Outlie	Member Provider Family Other	Initial call to regarding HRA, (stratification for Tier 3 CM), recently discharged from hospital w/ CHF. Comorbidities: 5. IDDM 6. Diabetic Retinopathymild 7. Chronic Renal Failure (non dialysis) 8. Depression Mbr. Agreed to participate in ICT and understand need for being compliant with all meds and appts.	S/W her PCP who confirmed her new diagnosis of CHF will forward labs and notes. Asked if he or designee would participate in ICT, was in agreement. S/w DM case manager she will assess member and participate in ICT. CTCM will participate for any transition needs. S/w Cardiologist nurse made arrangement for f/u appt, will participate in ICT S/w member about transportation, no needs for transportation to be arranged.		ICT via teleconference; all in agreement for POC: Ed. Materials sent: CHF Management Brochure Referrals: DM educ. Classes @ CA Hospital MC Adult Yoga Depression (mbr declined) F/U 2 weeks w/ MSW and 1 week w/ DM Prevent Care: Podiatrist visits within 6 months Documentation: CCMS (records attached) MHC POC sent to Mbr. 4/29/11 POC sent to PCP 4/29/11 Other: POC to Cardio 4/29

Care Managers and Care Navigators present the list of classes available to member in demographic area and the ICT agrees on appropriate and most beneficial classes.

<u>Sample of list of Monthly classes available to Care1st Health Plan members:</u> <u>January 2012</u>

<u>Smoking Cessation Counseling, Mon-Fri 9 am-9 pm & Sat 9 am-1 pm:</u>
<u>English:</u> -800-NO-BUTTS; Spanish: 1-800-456-6386; <u>Cantonese:</u> 1-800-456-6386; <u>Vietnamese:</u> 1-800-778-8440 <u>Korean:</u> 1-800-556-5564; <u>TDD/TTY:</u> 1-800-933-4833

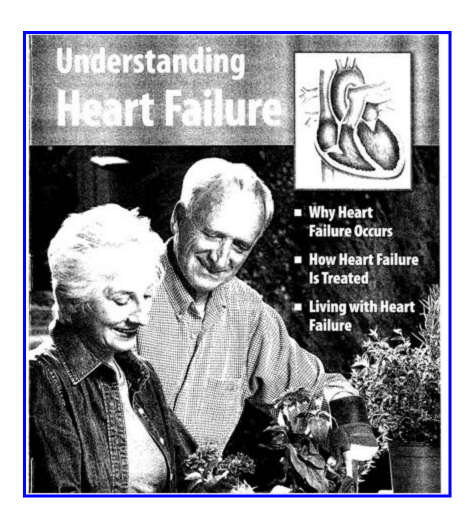
1 SD_January.xls Hospital-based Health Education Programs Care1st Health Plan

January 2012			tion Programs Care1st F						
Hospital Topic/ Date/Tin			1e	L	Cost		Phone Number		
California Smoker	.				· •				
<u> </u>		=	9 am-9 pm & Sat 9	Е	FREE		1-800-NO-		
		am-1 pm					BUTTS		
:			9 am-9 pm & Sat 9	Sp	FREE		1-800-456-		
Counseling		am-1 pm					6386		
Smoking Cessation	1	=	9 am-9 pm & Sat 9	Cant.	IT FREE		1-800-838-		
Counseling		am-1 pm					8917		
Smoking Cessation	1	=	9 am-9 pm & Sat 9	Viet.	FREE		1-800-778- 8440		
Counseling		am-1 pm					1-800-556-		
Smoking Cessation Counseling	1	am-1 pm	9 am-9 pm & Sat 9	Ko.	FREE		5564		
Smoking Cessation		••	9 am-9 pm & Sat 9	TDD/TT			1-800-933-		
Counseling	1	am-1 pm	•	Y	FREE		4833		
X			3020 Children's		. <u></u>				
Children's Hospital and Healthcare Center			Way, San Diego 92123	858-576-	1700	700 http://www.ch sd.org/			
following class he	eld at:		Wellness Ce 92105	enter- 4440	Wightman	St., Suite	200, San Diego		
Zumba		Tue and	Tue and Thu noon-1pm		FREE	REE 619-3			
Standing Proud Martial Arts Mon			Mon 4:30-6:30pm and Wed 2:30-4pm		FREE		619-321-2920		
Ask a Nurse		Wed 3:3	0-4:30pm	E/Sp	FREE		619-321-2920		
Support Bre Groups ng	astfeedi	Mon 1/2-	-1/30 10:30am	E/Sp	FREE				
Paradise Valley Hospital			st Fourth St., City 91950	619- 470- 4321	http://w .org/	ww.paradisevalleyhospital			
"Help, I'm going to be a call for n			nore information	Е	619-470	4346			
Smoking Cessation (6 wks) Registration is Required call for s			chedule	E/Sp	FREE	619-472-4628			
following class he	eld at:	Westfiel	d Shopping Town	Plaza Bonit	a				
Club Walk call for s					FREE	EE 619-470-4346			
following class held at:				- E	Center for Health 619-472-4628				
Cholesterol/Nutrition/Hyp ertension Tue 2/7 9:4			15-10:45am	Е	FREE	619-472-	4628		
		call for sch	edule	Е	FREE	619-472-4628			
Individual Diabetes Every Tue					_		619-472-4628 619-472-4628		
Individual Diabetes Counseling	3	Every Tue	by appointment	Е	FREE	619-472-	4628		

Counseling	,								
Stress Management	Thu	3/1 11am-noo	n]	Ē	FR	EΕ	619-472-4	628
Asthma		for schedule			 E	FR	EΕ	619-472-4	
Compassionate				١.	 –				
Communication	call	all for schedule			E	FK	EE	619-472-4	268
Weight Management	2nd	& 4th Wed 11	am-noon]	E	FREE 619-470-434			346
Hepatitis C	4th v	wed 5 pm		I	E/Sp	FR	EE	619-470-4	346
Scripps Well Being	Dan	Parenting Classes (Infants,			call for				
Center, Chula Vista cont.		ddlers, & Pres	•	5	schedul	E/S	Sp	619-862-6	6609
				(9				
Stroke/Parkinson's Exercis	е	Thu 11am-no	on	ı	E	FR	EΕ	619-862-6	600
Group									
Total Joint Replacement (N	/lust	Thu 1/12 1-2	om	I	E	FR	EE	619-862-6	600
RSVP) Thu 1/12 2-3pm			FREE	ſ	619-862-6	ะคาก			
1110 1/12 2-3β[[]		Sp Breastfeedi	FREE	() 13-002-C	UUU			
Support Groups		ng	Mon 1-2 pr	n	E/Sp	FR	EE		619-862-6600
		2nd Thu 5-	_		<u> </u>	_			
Diabetes		6pm	Е			FR	EE		619-862-6600
1st Thu 4-5pm		Sp FREE		(619-862-6600				
I		2nd & 4th Mon 10am-							
Widowed		noon		ŀ	E	FK	EE		
following class held at:		Norman Pari	k Center- 27	'0 F	Street ,	Chu	la Vis	ta	
Exercise		call for sched	dule		E		EE		619-691-5086
Strength Training		Wed 6pm			<u> </u>	FREE			619-691-5086
Yoga (Chairs)		Wed 4:30pm		I			FREE		619-691-5086
Yoga (Gentle)		Thu 4:30pm		[E	FR	EE		619-691-5086
Parkinson's Disease		1st Tue 10am		[EE		619-691-5086
A Women's Wellness Cent	er	call for sched	ule	I	E FREE			619-425-5927	
following class held at:				/ler	cy Traini	ng (Center	, 499 H Str	eet, Chula
ronoming oraco nord att			Vista		¥		y		<u> </u>
Support Groups		Overeaters	Tue & Thu		Sp		FRE	E	619-862-6600
' '		Anonymous	7-8 pm		<u> </u>				
		354 Santa Fe Dr.,	760-633-		http://www	w cc	rinne	hoolth oral	ClassFinder.as
Scripps Hospital, Encinit	as	Encinitas	6501	- 8	ոււթ.//ww p?sType	w.50	ripps	nearin.org/	Ciassfilluer.as
		92024	0301	'	pisiype				
		Breastfeedi		i					
		ng (681							
:		Encinitas	Fri 1-2pm		Е		FRE	E	800-727-4777
	Blv								
		Encinitas)							
Scripps Memorial Hospita	al.	9888	858-626-		http://w	ww	scrinr	shealth.or	g/ClassFinder.
La Jolla		Genesee	4123		asp?sT				J. 2 2
		Ave., La				- · ·			

		Jolla 92037							
Support Groups Breastfeedi ng		Tue 2-3pm		Ε		FREE	800-727-4777		
Postpartum De	pression	by appointmen t	Е				FREE	800-727-4777	
Scripps Mercy	/ Hospital	4077 5th Avenue, San Diego 92103	616-29 8111)4-	=	ttp://www sp?sType	• • •	th.org/ClassFinder.	
Breastfeeding		Thu 2-3pm	Е		FF	REE	800-727-47	77	
Tri-City Medical Center		4002 Vista Way, Oceanside 92056	760-7 8411	24-	ht	ttp://www	.tri-citymed.c	com/	
Parkinson's		call for schedule	Е	FREE		760-940-	7272		
Stroke		call for schedule	Е	FREE		760-940-	7272		
Total Joint Rep RSVP)	placement (Must	call for schedule	Е	FREE		760-940-	5788		
Support Groups	AA Young People's	Sat 7:30- 9pm	Е	FREE		760-758	758-2514		
Better Breathers		call for schedule	E FREE			760-940-3055			
Cancer		Wed 1/11 10:30- 11:30am	Е	FREE		760-940-3632			
A.W.A.K.E S	leep Apnea	Tue 1/24 7- 9pm	Е	FREE		760-630	-1964		

Sample of the CHF brochure that is mailed to the member:



Element 4, Factor C

Describe how the ICT will operate and communicate

All medical groups and their ICT participants are notified of future meetings. The notification is sent by email and fax using SNP administrative support staff.

As an example of information presented in the latest Medical Services meeting, we presented information about the correlation between the HRA tier level and hospital utilization rates. All members that complete the HRA are tiered into levels 1-3. This tiering is based on numerical values that are assigned to each question in the HRA. Those that are tiered level 3 are considered to be clinically more fragile, tier 1 would be considered to be clinically more stable.

SNP

			Members			
Year_						Mbr
of_						S
Surve	Plan			Mbrs	Mbrs	Tier
у	Type	Grouping	Members	Tier 1	Tier 2	3
2010	SNP	Has	257	22	201	34

Acute Day	Acute Days							
	Day		Day					
Total Days	s Tier 1	Days Tier 2	s Tier 3					
1,762	102	1,326	334					

Α	cute A	Admits		
	otal dmit	Admit s Tier 1	Admit s Tier 2	Admits Tier 3
3	93	25	300	68

SNP

		Inpatient Days												
2010	SNP	No Inpatient Days	1,836	442	1,341	53								
			2,093	464	1,542	87	1,762	102	1,326	334	393	25	300	68
		Percent of Total		22%	74%	4%		6%	75%	19%		6%	76%	17%

The most important information from this chart is that members who are in tier 3, represent 4% of the SNP population but account for 17% of the admissions. It is therefore imperative to assess these members and enroll them in Complex Case Management.

Agenda and minutes of the Medical Services Meeting where the above information was presented. (see *attachment Element 4, Factor C, 1* and *attachment Element 4, Factor C, 2*)

The minutes of the Medical Services Committee are presented by the Chief Medical Officer at the monthly Care1st Board Meeting for approval. Based on information and data received from claims and pharmacy data, all POCs, Case Managers, ICT members, Social Workers, beneficiaries and their caregivers, a comprehensive analysis by the Medical Informatics and Quality Improvement Departments will be made to identify best practices. This information will then be shared with all ICT members, Medical Groups and the beneficiaries in order to further enhance the quality of care our SNP members receive. This information will be shared quarterly in different venues or formats such as Joint Operations Meeting, mailings or newsletters. All information is either member de-identified, or transmitted in a HIPAA compliant manner.

An example of this will be our ongoing analysis of all the HRA questions in order to establish correlation with future hospitalization. In effect it will be able to assign a predictive value for certain HRA questions and answers. This information is valuable as it will be able to further identify certain subsets of our SNP members who may need to be assessed sooner and require closer observation.

In addition to the quarterly meetings, where aggregated data and reports are presented, the ICT meets twice a week to discuss and review all SNP members who are presently hospitalized. The ICT members who participate include:

- Medical Director,
- VP of Medical Services,
- UM Director,
- UM Manager,
- Care Transition Specialist,
- Social Workers
- Case Managers
- Care Navigators

The Case Manager will present all clinical information including any discussions with the PCP or specialist. These interactions occur at least every other day. The social worker

or Care Transition specialist will present any discussions that have occurred with the member or caregiver. The member or caregiver is always contacted within two days of admission in order to keep them informed regarding their care transition The ICT will jointly make changes to the POC based on the member's clinical condition and social needs. The case manager will document the changes in the minutes of each meeting and preserved in CCMS, the member's centric medical record. This information is available to all ICT members via electronic distribution or via fax in a HIPAA compliant fashion.

Case Study below illustrates communication and frequency of ICT:

Member Name/ID	Call type:	Person Calling: (to or from)	Problem/ Concerns	Interventions	Interdisciplinary Care Team	Outcomes
XXXXXX	CCM Initial Routine Care Conference Outlier DM Initial Routine Care Conference Outlier SW Initial Routine Care Conference Outlier CT: Initial Routine Care Conference Outlier Premier Member Service Initial Routine Coutlier Outlier Outl	Member Provider Family Other	Initial call to regarding HRA, (stratification for Tier 3 CM), recently discharged from hospital w/ CHF. Comorbidities: 9. IDDM 10. Diabetic Retinopathymild 11. Chronic Renal Failure (non dialysis) 12. Depression Mbr. Agreed to participate in ICT and understand need for being compliant with all meds and appts.	S/W her PCP who confirmed her new diagnosis of CHF will forward labs and notes. Asked if he or designee would participate in ICT, was in agreement. S/w DM case manager she will assess member and participate in ICT. CTCM will participate for any transition needs. S/w Cardiologist nurse Cardiologist nurse made arrangement for f/u appt, will participate in ICT. S/w member about transportation, no needs for transportation to be arranged.	Member ☐ Family ☐ Caregiver: ☐ CT: M. Rodriguez, LVN ☐ CCM: N. Cabaccang, LVN ☐ DM: V. Silla, LVN ☐ SW: S. Chang, MSW ☐ MD: Dr. Peters ☐ Specialist: Cardiology nurse ☐ Rx: ☐ BH: CompCare ☐ Other: ☐ Tier 1 q 6 months ☐ Tier 2 q 3 months ☐ Tier 3 q month	ICT via teleconference; all in agreement for POC: Ed. Materials sent: CHF Management Brochure Referrals: DM educ. Classes @ CA Hospital MC Adult Yoga Depression (mbr declined) F/U 2 weeks w/ MSW and 1 week w/ DM Prevent Care: Podiatrist visits within 6 months Documentation: CCMS - records attached MHC POC sent to Mbr. 4/29/11 POC sent to PCP 4/29/11 Other: POC to Cardio 4/29

Case Study below sample of the twice weekly IDCP Meeting minutes identifying hospitalized SNP members that represent collaboration and communication with multiple disciplines:

Auth #	LOB	Issue	Discussion	Interventions	Responsible	Follow-up
					Person(s)	
XXXXXX	☐ MCR ☐ SNP: ☐ Tier 1 ☐ Tier 2 ☐ Tier 3	Admitted thru ER (identified thru IP census) w/ SOB, to ICU vent. Transfer to Rehab, new diagnosis of CHF. First acute hospitalization	Will stay in Rehab until safe with minimum assist will get home PT. 4/21: Per MSW PT progressing, Coumadin level stable, had h/o of bld clotso family concern, monitoring closely. 4/26 Refer to CCM, member going to live with sister (25 miles from doctors) will setup transportation to assure visits.	Referral to: Psych Consult 4/12 Referral to: Home Health SN/PT 4/29 Referral to: CCM 4/26 Referral to: MSW 1/26 CT initiated: 4/10/11	Person(s) G. Hernandez, LVN – IP-CM N. Cabaccang, LVN – CHF CCM - Primary V. Silla, LVN - DM	W Cardiologist 5/1 CCM to discuss classes available: done 4/27 Transportation to MD visits: done 4/27 None Documentation: CCMS (records attached) MHC Other: Minutes IDCP folder Minutes IDCP discuss classes minutes IDCP discuss classes minutes IDCP folder MHC minutes IDCP folder Minutes IDCP min

Element 5 – Provider Network having Specialized Expertise and Use of Clinical Practice Guidelines and Protocols

Element 5, Factor A

Describe the facilities pertinent to the care of the targeted special needs need population and providers (at a minimum includes: inpatient, outpatient, rehabilitative, long-term care, medical specialists, mental health specialists, nursing professionals, allied health professionals, dialysis facilities, specialty outpatient clinics)

Care1st's provider network is continually assessed to identify additional specialized needs of our population and gaps in coverage, then actions are taken to assure we have the appropriate medical specialists, mental health specialists, specialty facilities, and clinics necessary to provide care to the dual-eligible special needs population.

- Care1st works to assure our provider network has the appropriate number and type of facilities to meet our target population needs. In addition to assuring we have appropriate hospital (inpatient and outpatient), radiology and lab facilities our population needs additional rehabilitative, long-term care, psychiatric and day care facilities available. Care1st performs an availability assessment every six months to identify additional need. This assessment consists of a Geo Access mapping study, assessment of claims and authorization data to identify our dual eligible population needs. In our most recent assessment we documented appropriate coverage for rehabilitative, long-term and psychiatric care for SNP LA, OC and SD and found some gaps in coverage with SNP SB (mostly rural area), which our provider contracting department is working to cover. Care1st has a comprehensive network of contracted care facilities to cover our dual eligible populations needs, which includes but is not limited to: hospitals, emergency facilities, dialysis centers, urgent care centers, radiology centers, diagnostic/surgery centers, skilled nursing, rehabilitation, psychiatric, day care, and respite
- Care1st conducts access to care studies in additional to Geo Access mapping studies. Member complaints and the assessment of CAHPS study results help us to identify additional areas where coverage can be improved (i.e., Members who report through a complaint or survey that they are having issues getting appointments for specific specialties. The QI department will analyze Geo Mapping, grievance trends, access to care studies and trends with surveys to identify provider network needs. Then take action to contract additional providers to meet those needs better). Care1st has a comprehensive network of PCPs and specialist available to cover our dual-eligible populations needs, which includes but is not limited to: Allergy, Anesthesia, Audiology, Cardiology, Chiropractic, Dermatology, ENT, Endocrinology, Gastroenterology, Geriatrics. Gynecology/Oncology, Hematology/Oncology, Hepatology, HIV Specialist,

Infectious Disease, Nephrology, Neurology/Neuro Surgery, Nutritionists, Nuclear Medicine, OB/GYN, Occupational Medicine, Ophthalmology/Optometry, Orthopedic, Pathology, Physical Therapy, Podiatry, Proctology, Psychiatry/Psychology/Mental Health, Pulmonary Medicine, Radiology, Radiation Therapy, Rheumatology, Speech Therapy, Substance Abuse Counselors, Surgery, Urology, and Vascular Surgery

- See attachment Element 5, Factor A
- Care1st contracts with an NCQA Accredited MBHO. It is delegated the
 responsibility for providing for the coverage of all Behavioral Health needs, such
 as but not limited to: psychologists, psychiatrists, substance abuse counselors,
 after hours support and coverage. Any Medi-Cal mental health benefits for those
 with SMI, or with substance use that cannot be provided through our MBHO, will
 be provided through the Behavioral Health Division of the San Diego County
 Health and Human Services Agency and its contracted clinics
- Care1st contracts and employs nursing professionals within our network and internal departments such as: case management, disease management, complex case management, utilization management, quality management, grievance and appeals to name a few. Within our network of providers we have physician extenders such as Nurse Practitioners and Physician Assistants, who are required to complete the credentialing process and have a supervising physician on-site with them. Care1st employs nurses throughout our organization with medical management expertise and they serve multiple roles.

Utilization Management:

- Vice President of Medical Services, Utilization Manager and Utilization Supervisor are all Registered Nurses licensed in California and have comprehensive experience in all aspect of medical management.
- 2 Inpatient Case Managers, who are Registered Nurses or Licensed Vocational Nurses licensed in California. Although Care1st delegates specific Utilization Management functions Inpatient Case Management is conducted by Care1st clinical staff.
- 2 Care Transition Case Managers, who are Registered Nurses or Licensed Vocational Nurses licensed in California. These nurses are experienced case managers that work to improve seamless transitions of care across multiple healthcare settings, providers and health services.
- o 4 Complex Case Managers, who are Registered Nurses or Licensed Vocational Nurses licensed in California. These nurses have years of case management experience and work to identify and provide comprehensive and coordinated case management services for members with multiple or complex medical needs.
- 4 Disease State Managers, who are Registered Nurses or Licensed Vocational Nurses licensed in California. These nurses are experienced case managers who have been specifically trained to monitor, provide

- effective interventions and education to member identified with specific disease states. Although members are enrolled into a disease management program because they have a specific disease state these case managers case manage all the medical conditions the member has.
- 3 Medical Group Compliance Nurses, who are Registered Nurses or Licensed Vocational Nurses licensed in California. Care1st delegates Utilization Management functions to contracted Medical Groups and these nurses are responsible for delegated oversight of these functions. Care1st still provides Disease State Management, Inpatient Case Management and Complex Case Management to SNP members who belong to delegated entities.

Quality Improvement:

- Vice President of Quality Improvement and the QI Manager are Registered Nurses licensed in California and have comprehensive medical management and quality management experience. They are responsible for directing the day to day operations of the QI, Credentialing, Facility Site Review (FSR), and clinical outreach programs.
- 2 Quality Improvement Nurse Specialists, who are Registered Nurses or Licensed Vocational Nurses licensed in California. These nurses are responsible for reviewing potential quality issues (PQl's), which can be sentinel events, grievances, clinical or service issues referred from other entities, departments or providers. They are responsible to prepare case files for the Peer Review Committee (PRC).
- O 7 Quality Outreach Nurses, who are Registered Nurses or Licensed Vocational Nurses licensed in California. These nurses are very experiences with HEDIS measures and outreach. They work with coordinators to visit physician offices to educate the providers and office staff concerning quality improvement goals and functions (i.e. trained HEDIS measures, distribution of clinical practice and preventive care guidelines, provider web portal use, Health Risk Assessments (HRA), the Interdisciplinary Care Team (ICT) and various other clinical outreach needs.

Other Support Services:

- A nurse is employed in our Premier Member Services department and is a Licensed Vocational Nurse licensed in California. This nurse is responsible for providing clinical support to the Premier Member Services department. Examples include: working to fast track authorization requests, educating members on their medical conditions, discussing the member conditions with them to identify possible needs, collaborate with other departments to resolve member clinical issues quicker and more efficiently.
- Medical Grievances and Appeals department has Registered Nurses or Licensed Vocational Nurses licensed in California. These nurses have responsibility to review grievances and appeals, summarize issues and

work to get determination decisions from Medical Director or Chief Medical Officer.

- Care1st contracts with allied health professionals and ancillary care services, such as but not limited to: Physical therapists, occupational therapists, speech therapists, radiology services, laboratory services and pharmacists. Care1st employs three pharmacists who work to review and improve clinical medication therapy. For example: all members who are being discharged from the hospital after having a heart attack are referred to the clinical pharmacist to track and monitor that the member is filling and being compliant with their Beta-Blocker therapy. All women who have had a fracture are referred to the clinical pharmacist to work with the PCP to schedule a bone density study or prescribe a medication to treat or prevent osteoporosis. All members who have been diagnosis with rheumatoid arthritis are referred to the clinical pharmacist to assure they have seen a rheumatoid specialist, have been evaluated appropriately and are being treated with a DMARD medication.
- Care1st provides access to LTSS and HCBS, including but not limited to, In-Home Supportive Services (IHSS), Multipurpose Senior Services Program (MSSP), Community Based Adult Services (CBAS), long-term care services (skilled nursing facilities, intermediate care facilities, sub-acute services, etc.), home-delivered meals, home modifications, etc., through its partnership with the San Diego Aging and Independence Services (AIS), the local Area Agency on Aging (AAA), and its contracted senior service providers. The plan also works with AIS's Aging and Disability Resource Center (ADRC), which provides an integrated service delivery system for information and assistance, and serves as the gateway to AIS programs and services, and with Access to Independence, which is the Independent Living Center for San Diego County.
- Care1st conducts credentialing functions for all direct contracted providers in accordance with all federal and state regulations. Care1st also conducts a credentialing assessment on all Health Delivery Organizations (HDO) and these include but are not limited to: Hospitals, home health agencies ("HHA"), skilled nursing facilities ("SNF"), freestanding surgical centers, hospices, clinical laboratories, comprehensive outpatient rehabilitation facilities ("CORF"), outpatient physical therapy and speech pathology providers, providers of endstage renal disease services ("ESRD"), providers of outpatient diabetes self-management training, portable x-ray suppliers, rural health clinics ("RHC"), federally qualified health centers ("FQHC"), inpatient, residential and ambulatory behavioral healthcare providers, durable medical equipment, and other HDO's as deemed necessary.
- The primary care provider is the gatekeeper and responsible for identifying the needs of the beneficiary. Care1st, in conjunction with its delegated Medical groups and the primary care physician, works together to ensure that the

beneficiary has access to the necessary services. Care1st conducts a Health Risk Assessment (HRA) on all newly enrolled members and every year thereafter. This information is used to produce an Individualized Care Plan (POC) for each member.

- The HRA and POC are provided to the PCP and details specifics on needs the member has. If a member has urgent needs Care1st will take a more proactive role in getting the member to appropriate care or working to obtain medical equipment or services. The PCP is responsible to utilize the HRA and POC in assessing the member for a full comprehensive physical when they become eligible and every year thereafter. The full comprehensive physical examination includes; a full risk assessment, medical and surgical history, medication reconciliation, vital signs and BMI, full functional assessment, full pain assessment, discussion of advanced directives, full head to toe physical examination and an assessment, documentation with a status and plan of all member chronic conditions. When the member needs specific specialty services the PCP submits an authorization request (to the Medical Group or Care1st as appropriate) and once the services are authorized, the beneficiary is notified in writing. Care1st provides unlimited transportation benefits. Therefore any beneficiary may access our free transportation in order to see their primary care physicians, specialist, receive dialysis or diagnostic services or to fill medications. In the event that beneficiaries require assistance with scheduling of appointments, they may seek assistance through Care1st Premier Member Services Unit. This unit is comprised of 5 member services representatives that are exclusively assigned to our Medicare beneficiaries. In addition to scheduling appointments, they can refer members for case management if they believe they will benefit from it. As previously stated the Primary Care Physician and relevant specialists are part of the ICT, and therefore all medical records of these physicians become part of the overall care plan for each beneficiary. It is the responsibility of the Medical Group to ensure that all relevant information is integrated and available to all ICT members so care plans can be modified as needed.
- The primary care provider is the gatekeeper and responsible for identifying the needs of the beneficiary. The Interdisciplinary Care Team (ICT) resides at the Medical Group level, with Care1st representation. The composition of the ICT consist of all CMS required participants such as:
 - Primary Care Physician
 - Specialists
 - Case Managers
 - Social Workers
 - Care Navigators
 - Mid Level Providers such as Nurse Practitioners
 - Pharmacists
 - Health educators
 - Behavioral Health Providers

- IHSS worker
- CBAS provider
- HCBS provider

Care1st provides the Health Risk Assessment and Individualized Care Plan to the PCP, ICT, and member. Any specialized needs the member has will be identified and addressed by the Case Manager. The PCP is responsible to complete a comprehensive physical examination as described above. The PCP will identify additional specialized needs the member may have and will arrange these services through the ICT at the Medical Group level.

- Care1st assures that specialized services are delivered to the member in a timely and quality way through multiple checks and balances.
 - First when a member in newly enrolled Care1st conducts the Health Risk Assessment within 90 days of enrollment. The importance of this HRA is it gives Care1st the opportunity to identify the members' complex needs very early and work proactively to arrange the specialized services, including LTSS and HCBS. During these HRA contact calls the member in encouraged to schedule the comprehensive physical with their PCP right away and we offer assistance in scheduling for them and providing free transportation. A summary of the HRA and an Individualized Care Plan is developed and sent to the PCP for the record.
 - Care1st Quality Improvement department conducts access to care studies annually to monitor timeliness with appointment availability (PCP and specialists), after hours coverage, geographical distribution (done every six months) of PCP, specialist, hospitals and ancillary services.
 - Care1st Quality Improvement department continuously monitors member grievances, potential quality issues (delay in auth, services etc.), and satisfaction surveys to identify breakdowns and opportunities for improvement that effect access and timeliness of care.
 - Every SNP member is assigned a Care Navigator representative, which allows the member to have a specific person to develop a relationship with that is trained to resolve any issue the member may have with the care system. If the member was to have any problem with access to care or untimely services they have a person to contact to get their issue resolved immediately.
 - The ICT is responsible for closely monitoring the member needs, care, and services. Care1st provides oversight of the ICT to assure member care and transitions are timely and that there is no breakdown in the quality of care and services.
 - Members with specific conditions are identified and enrolled into Disease State Management programs, where member with these conditions are monitored and care is fast tracked with close communication with the ICT.
 - Members with very serious and complex needs are referred to Complex Case Management programs, where specialized case managers work with the ICT to assure all care is fast tracked and member need are met.

- Care1st assures that reports on services are disseminated to PCP, ICT and any
 case or disease management case manager. In addition to providing the care
 team with the HRA and POC, Care1st routinely provides the care team with
 updated pharmacy utilization and diagnosis history reports. Providers can access
 this information through the web portal. Care1st does this to assure continuity
 and coordination of care because a specialist might have prescribed a
 medication the PCP might not know about or the member might have a condition
 the PCP was not aware of.
- Care1st has implemented specific processes to assure continuity and coordination of care across care settings and providers.
 - With every admission Care1st completes a full medication reconciliation with the member upon discharge. The Inpatient Case manager is responsible to provide the medication reconciliation to the PCP, with a copy of the discharge summary. The case Manager also contacts the member to assure the discharge medication were filled and picked up and that the member is being compliant with the treatment plan.
 - All newly enrolled SNP members have a complete HRA done with the development of an POC, which is provided to the PCP and the ICT.
 - Care1st monitors the functions of the ICT to assure continuity and coordination of care is being met.
 - The provider web portal was developed to provide the PCP with information about the member medical conditions, results and diagnosis and treatment history that the PCP can utilize and provide updates to the plan.
- Care1st's Medical Management decisions are based on the Milliman Care Guidelines, which are nationally recognized evidence-based clinical practice guidelines. The members and providers have the ability to appeal any organizational determination to Care1st. Care1st adopts nationally recognized Clinical Practice Guidelines (CPGs), which are taken through our committees for discussion and recommendations. Our committees are comprised of network physicians, medical directors and QI staff but only physicians have voting rights. We assure that all clinical practice guidelines are approved through these committees annually. These CPGs include but are not limited to Asthma, Chronic Obstructive Pulmonary Disease (COPD), Congestive Heart Failure (CHF), and Coronary Artery Disease (CAD). In addition, the Behavioral Health CPG will include Depression. In addition to the Utilization Management Department using Milliman Care Guidelines, they also use nationally recognized clinical practice guidelines such as National Heart, Lung and Blood Institute. American Diabetic Association and U. S. Preventive Services Task Force Standards. Review criteria are updated on an ongoing basis. For nationally recognized criteria sets they will be renewed at least every two years.

Describe how the Plan determined that their facilities and providers were actively licensed and competent;

Practitioner Initial and Recredentialing Process and Ongoing Monitoring

- All Care1st contracted practitioners, including but not limited to medical doctors, osteopathic doctors, podiatrists, dentists, optometrists, chiropractors, audiologists and psychologists are reviewed and evaluated against credentialing criteria and performance standards established by the Credentialing Committee prior to entering the Care1st network.
 - Review process. The Credentialing Committee is responsible for making decisions regarding initial credentialing of practitioners. The Credentialing Committee's decision will not be based solely on the applicant's race, ethnic/national identity, gender, age, sexual orientation, types of procedures performed or payor sources. However, this will not preclude Care1st from including in its network practitioners who meet certain demographic or specialty needs.
 - o **Initial application.** Care1st uses the *California Participating Physician Application* ("CPPA") and Addendum A, B, and C (Appendix A). The application will include an Attestation Questionnaire and Release, both must be signed (stamped signature is not accepted) and dated; the Attestation and Release must be no more than 180 calendar days old at the time of the Credentialing Committee's review and approval. This Attestation will require the applicant to provide information on:
 - a) Reasons for inability to perform the essential functions as a practitioner, with or without accommodation;
 - b) Lack of present substance abuse, including illegal drug use;
 - c) History of loss of license and felony convictions;
 - d) History of loss or limitations of privileges or disciplinary activities;
 - e) Current malpractice insurance coverage; and
 - f) Attestation by the applicant of the correctness and completeness of the application.
 - Completed initial application. Each applicant will be required to submit a completed CPPA or similar application (dated no more than three (3) months) along with the following required supporting documentation:
 - a) A copy of a current and unrestricted California medical or professional license, certificate or registration to practice or a Physician's Certificate of Registration while practicing medicine within the constraints of Section 2113 of the California Business and Professions Code;
 - b) A copy of a valid DEA certificate (if applicable) with a California address. If the applicant has not been granted a DEA or if it is in the process of renewal, the applicant will need to provide written documentation that another practitioner with a valid DEA certificate is willing to write all prescriptions requiring a DEA number for the prescribing practitioner until he/she has a valid DEA certificate;
 - c) A copy of a current malpractice liability insurance certificate, in the minimum amounts of \$1 million per occurrence and \$3 million aggregate (\$1 million and \$2 million for optometrists and audiologists);
 - d) A current curriculum vitae ("CV") or documentation of at least the last 5 years of work history on the application. Any discrepancy or gap of six months or more in work history must be explained in writing;

- e) A copy of ECFMG (if applicable); and
- f) Written explanations regarding any sanction activity, pending malpractice suits, malpractice judgments/settlements in the last five years, restriction of privileges, etc
- Incomplete application. If the application received is deemed incomplete by the credentialing staff, the applicant will be notified by facsimile, letter, email or telephone of any incomplete (e.g. application which is incomplete, is not accompanied by all supporting documentation, is dated more than three months prior to receipt, etc.). The Credentialing Department will make three (3) attempts over a 60-day period to obtain the information. Failure to submit the information after the third attempt will be considered a voluntary withdrawal of the application and will result in the applicant not being added to the Care1st network. This information will be forwarded to the Provider Network Operations ("PNO") Department.
- Recredentialing date. All practitioners will be recredentialed no more than every three (3) years from their Credentialing Committee approval date.
- o Recredentialing packets and initial notification. The Credentialing Department mails recredentialing packets to the practitioners six (6) months prior to the end of their three (3) years appointment period. Each recredentialing packet includes a California Participating Physician Reapplication ("CPPR") (Appendix D) pre-populated with the practitioner's data stored in the credentialing database, Addenda A, B and C, a list of currently contracted hospitals, a stamped self-addressed return envelope, and a cover letter that specifies the supporting documents to be returned with the application and that the application is due back to the Credentialing Department within thirty (30) calendar days. The CPPR will include an Attestation Questionnaire and a Release; the practitioner will be instructed to answer all questions on the Attestation and to sign and date both the Attestation and Release. Both the Attestation and Release must be no more than 180 calendar days old at the time of the Credentialing Committee's review and decision. The Provider Network Operations ("PNO") Department is given a list of practitioners who are sent recredentialing packets.
- Second notification. If the recredentialing packet is not received after 35 calendar days, the Credentialing Department sends a second notice to the practitioner requesting the recredentialing application be submitted within fifteen (15) calendar days. PNO is given a list of practitioners who are sent the second notice for recredentialing packets.
- Final notification. If the recredentialing packet is not received after twenty (20) calendar days of the second notice, the Credentialing Department sends a third and final notice by certified mail requesting the recredentialing application be submitted within ten (10) business days. The practitioner will

be informed via the final notice that failure to submit the recredentialing application by the deadline will be considered a voluntary resignation from the Care1st network and will be forwarded to the Credentialing Committee for "Administrative Termination" effective the last day of the month of the Committee review. A list of these non-compliant practitioners, along with a copy of the final notice, is forwarded to PNO to assist in follow-ups with the requests for recredentialing.

- Non-compliance with recredentialing. If the recredentialing packet is not received after fifteen (15) days after the final notice, the Credentialing Department sends a list of the practitioners who have not returned their recredentialing packets to PNO. PNO will administratively terminate the practitioner from the network for being non-compliant with recredentialing pursuant to Policy 70.1.3.4.
- Credentialing file. The Credentialing staff will set up a confidential credentialing file for each applicant and initiate a credentialing checklist, which is used as a worksheet to track verification process. The file will include the application, all the supporting documentation received, all the verifications, and facility site review (if applicable).
- Verification Sources. Care1st will verify the above information from one of the following sources:
 - a. The primary source, the entity that originally conferred or issued the credential;
 - b. A contracted agent of the primary source. If the agent is used, Care1st will obtain documentation from the agent indicating that there is a contractual relationship between it and the approved source, entitling it to provide verification of specific credentials on behalf of the approved source (e.g., licensure verification by an agent on behalf of the state licensing board, education verification by an agent on behalf of a medical school); or
 - c. Another NCQA-accepted source listed for the credential (e.g., AMA, AOA, CertiFacts).
- o Primary source verification and timeframe. Upon receipt of a completed application, the Credentialing Department will verify, through the most effective methods (e.g. online, in writing or verbally) the information below with the listed sources. The Credentialing Department will obtain, additional information or clarification, as needed, to provide the Credentialing Committee with adequate information to make an informed decision regarding the applicant's qualifications. All verifications will be date-stamped, initialed, and will not be more than 180 days old at the time of the credentialing decision. Although work history does not require primary source verification, the Credentialing Department will review, within 180 calendar days of Committee decision, for documentation of a minimum of five years (or since the time of initial licensure, whichever is less) of relevant work history via the

practitioner's application or CV; any gap of 6 months or more during the reviewed period must be clarified in writing. The time limit for the application and all credentialing verifications must be no more than 180 calendar days old at the time of the credentialing decision, unless otherwise stated below:

- a. A current California license, certificate or registration to practice must be verified with the appropriate board listed:
 - Physicians: Medical Board of California ("MBC") or Osteopathic Medical Board of California ("OMBC");
 - o Podiatrists: Board of Podiatric Medicine ("BPM") of California;
 - o Dentists: Dental Board of California ("DBC");
 - o Optometrists: California Board of Optometry;
 - Psychologists: California Board of Psychology or MBC;
 - o Chiropractors: California Board of Chiropractic Examiners; or
 - Speech-Language Pathologists and Audiologists: California Speech-Language Pathology and Audiology Board or MBC.
- b. Current and valid DEA, if applicable, can be verified with a legible copy or with the U.S. Drug Enforcement Administration, the National Technical Information Service ("NTIS") website, or the American Medical Association ("AMA").
- c. Current and adequate malpractice insurance can be verified with a legible insurance certificate of coverage or directly with the insurance carrier (No verification time limit ("VTL") but must be received prior to Committee decision).
- d. Hospital privileges, if applicable, directly from the hospital(s) listed on the application.
- e. Current Board certification, if applicable, from:
 - Physicians: American Board of Medical Specialties ("ABMS"), its member boards or through an official ABMS Display Agent, entry in the AMA Physician Master File, or entry in the American Osteopathic Association ("AOA") Master File;
 - Podiatrists: American Board of Podiatric Surgery ("ABPS") or American Board of Podiatric Orthopedics and Primary Podiatric Medicine ("ABPOPPM")
 - Dentists: Various specialty board however, board certification is not a substitute for verification of dental education or residency; or
 - Non-Physician Medical/Behavioral Professionals: confirmation from the specialty board, state licensing agency, or registry. If the state licensing agency or registry are used, there must be an annual written confirmation from these agencies stating that they conduct primary source verification.
- f. If the practitioner is not board certified (except for dentists), the highest level of training or education may be confirmed from one of the following (VTL = none, however, the verification must be received prior to Committee decision):
 - Physicians: from the residency training program, AMA or AOA Physician Master File, confirmation from an association of schools of

- the health professions or the state licensing. If the association of schools or state licensing agency are used, there must be an annual written confirmation from these agencies stating that they conduct primary source verification;
- Podiatrists: from the residency training program or podiatry medical school, entry in a podiatry specialty board master file or the state licensing agency. If the specialty board or state licensing agency are used, there must be an annual written confirmation from these agencies stating that they conduct primary source verification;
- Dentists: confirmation from the dental school, appropriate specialty program of residency training, or the state licensing agency. If the state licensing agency or is used, there must be an annual written confirmation from that they conduct primary source verification; or
- Non-Physician Medical/Behavioral Professionals: confirmation from the professional school, state licensing agency, or a specialty board or registry. If the state licensing agency, specialty board or registry is used, there must be an annual written confirmation from these agencies that they conduct primary source verification.
- g. Professional liability claims for the last five (5) years can be verified by querying the National Practitioner Data Bank ("NPDB") or the insurance carrier directly.
- h. License sanction activities may be verified with the individual licensing board, Federation of State Medical Boards ("FSMB"), NPDB, or Healthcare Integrity and Protection Data Bank ("HIPDB").
- i. Medicare or Medicaid sanction activities may be verified from the NPDB-HIPDB, FSMB, Office of Inspector General ("OIG") website, Medicare Exclusion and Reinstatement report, Medi-Cal Suspended and Ineligible Provider List, or AMA Physician Master File.
- j. Medicare Opt-Out status from the Palmetto GBA website (http://www.palmettogba.com).
- Hospital privileges. The applicant must have unrestricted privileges in the specialty that he/she is practicing. Verifications of hospital privileges must be done no more than 180 calendar days prior to credentialing decision. Primary Care Practitioners ("PCPs") and physicians practicing in specialties that do not typically require hospital privileges (i.e. Allergy & Immunology, Dermatology, Pathology, Radiology, Radiation Oncology, Psychology, Optometry, dental Surgery, Physical Therapy, Audiology, Chiropractic, and Acupuncture) may be exempt from this requirement upon approval by Care1st's Chief Medical Officer ("CMO"). However, the PCPs must arrange with other physicians in the same specialty in the Care1st network to cover inpatient admissions. A letter from the covering physician will be required to verify this arrangement or the PCP may use the Care1st admitting hospitalist panel of physicians to cover for their inpatient admissions. Care1st may also, at its discretion, credential physicians who have privileges at contracted freestanding surgical centers.

- Facility site/medical record review. There will be an initial facility site/medical record review of all PCP's offices prior to inclusion in the Care1st network. This will be a structured visit, in accordance with the Quality Improvement ("QI") facility site review and medical record procedures. The facility site review must be conducted within three (3) years prior to initial credentialing. A PCP who joins the practice or of an existing Care1st PCP, who has passed a facility site review within the previous three (3) years, may be credentialed pending a medical record review within six (6) months of joining the network.
- Once added to the network, all practitioners are subjected to a surprise office site visit each time the QI Department receives a member complaint about the quality, safety or accessibility of the practitioner's site. This type of membercomplaint related office site visit will be conducted in accordance to QI P&P 70.1.4.12.
- File review. The Credentialing Department will review all documentation for completeness, accuracy, and to ensure that all verifications are still valid and within the specified timeframe. When the file is complete, the credentialing staff will sign and date the credentialing checklist and forward this information to the Credentialing Committee in a summarized credentialing report that will include, but not limited, to board certification status, training, hospital affiliations, and facility site review status (if applicable). The applicant's license number will be used as the identifier on the credentialing report; no names will be used.
- Negative information. If the Credentialing Department identifies any negative data during the credentialing process, this information will be flagged and forwarded to the CMO and Credentialing Committee for review. Negative data includes but is not limited to:
 - Any state medical or professional license disciplinary action, 805 reports or state hearing procedures or sanctions;
 - b. Any information was reported by the NPDB/HIPDB;
 - c. Training not commensurate with requested status;
 - d. Any reported death involving the applicant:
 - e. Medicare/Medicaid sanction activity:
 - f. Any discrepancies on the applicant's attestation questions;
 - g. Any issues involving lack of or restriction of hospital privileges;
 - h. Any issues involving malpractice insurance coverage; and
 - i. Any malpractice claims, either open or closed with payment, in the last 5 years.
- Applicants with no negative information. A list of applicants for initial credentialing with no negative information is presented to the CMO for "clean" file review or the Credentialing Committee for review and approval. The

Committee/CMO is provided sufficient information to adequately assess the applicant's qualifications.

- Applicants with negative information. All applicants identified with negative data as defined above are reviewed by the CMO, then forwarded to the Credentialing Committee to review the issues and to recommend action. If the Committee recommends denial of membership (Initial Credentialing), termination or restriction of privileges (if currently credentialed) based on a medical disciplinary cause or reason, the applicant will be afforded fair hearing rights in accordance with Credentialing P&P 70.1.3.10. Negative information fond through hot sheets or ongoing monitoring activities will be added to the practitioner file between credentialing cycles.
- Report to Board of Directors. A report of the decisions of the Credentialing Committee is forwarded to the Board of Directors for final approval. The Credentialing Committee approval date is considered the approval date for determining that the individual credentials verifications meet the established time limits.
- Performance monitoring. Care1st incorporates data from the following sources in the recredentialing decision-making:
 - a) Quality Improvement ("QI") Activities (all practitioners);
 - b) Utilization Management ("UM") Data (all practitioners);
 - c) Member Grievances (all practitioners);
 - d) Facility Site Review within 3 years (Medi-Cal PCPs only); and/or
 - e) Medical Record Review within 3 years (Medi-Cal PCPs only).

Facilities Initial and Reassessment Process and Ongoing Monitoring

Prior to contracting with the HDO, Care1st assess the HDO to ensure they are able to provide quality care and service to Care1st. Re-evaluation of the HDO will be performed every three (3) years thereafter. The assessment includes:

- Confirmation that the HDO is in good standing with state and federal regulatory bodies;
- Confirmation that the HDO has been reviewed and approved by an accrediting body; and
- o If the HDO is not accredited, conducts an onsite quality assessment.

Care1st will include the following HDO in its assessment:

- Medical providers:
 - a) Hospitals
 - b) Home health agencies ("HHA")
 - c) Skilled nursing facilities ("SNF")Freestanding surgical centers
 - d) Hospices
 - e) Clinical laboratories
 - f) Comprehensive outpatient rehabilitation facilities ("CORF")
 - g) Outpatient physical therapy and speech pathology providers

- h) Providers of end-stage renal disease services ("ESRD")
- i) Providers of outpatient diabetes self-management training
- j) Portable x-ray suppliers
- k) Rural health clinics ("RHC")
- I) Federally qualified health centers ("FQHC")
- Behavioral healthcare providers:
 - a) Inpatient
 - b) Residential
 - c) Ambulatory
- Durable Medical Equipment
- o And other HDO as deemed necessary.
- Care1st will not contract with HDO, as described above, that have not been approved either by a recognized accrediting body or been through a Centers for Medicare & Medicaid Services ("CMS"), Department of Health Care Services ("DHCS") or Care1st site review.
- As part of the initial contract/application package, HDO providers must submit the following documentation PNO:
 - a) Proof of current good standing with applicable state and federal regulatory bodies; and
 - b) Proof of current accreditation by an approved accrediting body;
 - c) If not accredited, evidence of review and approval by CMS or DHCS within the previous three (3) years; and
 - d) Proof of current malpractice liability insurance. The minimum required coverage for hospitals, home health agencies, skilled nursing facilities, and freestanding surgical centers is \$1 million per occurrence and \$3 million annual aggregate.
- The Credentialing Department perform the following:
 - a) Confirms the HDO is in good standing with state and federal regulatory bodies:
 - State licensing agency (i.e. DHCS)
 - Physician-owned surgical clinics are not required to be licensed by the California Department of Public Health ("CDPH") but must be accredited by an agency approved by the Medical Board of California ("MBC")
 - a) Federal regulatory bodies will be accomplished by query of the Office of Inspector General ("OIG") online exclusion database to ascertain whether the provider has been excluded from participation in Medicare
 - a. Confirms HDO is accredited by one of the following accepted accrediting bodies:

Provider	Approved Accrediting Bodies
Hospitals	 The Joint Commission ("TJC") Healthcare Facilities Accreditation Program ("HFAP"), the accrediting program approved by the American Osteopathic Association ("AOA") Det Norske Veritas National Integrated Accreditation for Healthcare Organization ("DNVNIAHO")
Home Health Agencies	 TJC Community Health Accreditation Program ("CHAP") Accreditation Commission for Health Care Inc. ("ACHC")
Skilled Nursing Facilities	 TJC Commission on Accreditation of Rehabilitation Facilities ("CARF") Continuing Care Accreditation Commission ("CCAC")
Free Standing Surgical Centers	TJC American Accreditation Association for Accreditation for Ambulatory Surgery Facilities ("AAAASF") Accreditation Association for Ambulatory Health Care ("AAAHC")
Hospices	• TJC • CHAP
Clinical Laboratories	 Clinical Laboratory Association Improvement Amendments ("CLIA") Certificate CLIA Waiver Commission on Office Laboratory Accreditation "COLA")
Comprehensive Outpatient Rehabilitation Facilities ("CORF")	• TJC • CARF
Outpatient Physical Therapy and Speech Pathology Providers	No accreditation, but must be certified by Medicare
Providers of End-Stage Renal Disease Services ("ESRD")	No accreditation, but must be certified by Medicare
Providers of Outpatient Diabetes Self- Management Training	 American Association of Diabetes Educators ("AADE") Indian Health Service ("IHS")
Portable X-Ray Suppliers	Federal Drug Administration ("FDA") Certification
Rural Health Clinics ("RHC")	No accreditation, but must be certified by Medicare

Provider	Approved Accrediting Bodies
Federally Qualified Health Centers ("FQHC")	No accreditation, but must be certified by Medicare
Behavioral Health Care Providers (inpatient, residential, and ambulatory)	 TJC CARF HFAP Council on Accreditation for Children and Family Services ("COA")
Durable Medical Equipment ("DME")	No accreditation, but must be certified by Medicare

- c. Conducts an on-site quality assessment, if the HDO is not accredited. The criteria for site audit may vary, according to the type, size and complexity of the HDO under review. The criteria may include, but not be limited to, verifying that the HDO had credentialed their practitioners, interviews with senior management, chiefs of major services, and key personnel in nursing, Quality Improvement ("QI") and Utilization Management ("UM"). Care1st may, at its discretion, decide to conduct an onsite audit for accredited HDO as well.
 - i) Although CMS or state review or certification does not serve as accreditation of the facility, in the case of non-accredited facilities, Care1st may substitute a CMS or state review (i.e. DHCS) in lieu of the required site visit. In this case, the Credentialing Department must obtain the report from the HDO to verify that the review has been performed and that the report meets Care1st standards.
 - ii) Care1st may contract with a non-accredited HDO that has not been audited by CMS or the state **if** the HDO is located in a rural area; evidence of the HDO meeting this requirement will be included in the HDO file.
- 2. The Credentialing Department will maintain a database of all credentialed HDO which will include information on their standing with state and federal regulatory bodies and accreditation status. The required documents will be maintained in the HDO's file which will include a checklist (attached) used to document the receipt of each required documents
- 3. Once the HDO file is completed, it will be presented to the Credentialing Committee for review and approval. The HDO files may be presented on a list which will include sufficient information for the Committee to adequately assess the HDO's qualifications. If any issues (i.e. malpractice judgment, state disciplinary action or citation) are identified against the HDO, then the issues will be forwarded to the Credentialing Committee for review.
- 4. HDO's that are identified with negative information are reviewed by the Chief Medical Officer ("CMO") and forwarded to the Credentialing Committee for review and action. Negative information obtained after the HDO has been actively contracted will be added to the HDO file and forwarded to the CMO and to the Credentialing Committee for review and action.

- 5. **Notification.** The Credentialing Department notifies the PNO Department of the final credentialing decision. The PNO Department will follow their procedures for executing the contract. After execution, the PNO Department will submit a *Provider Database Maintenance Form* ("PDMF") to the Provider Data Maintenance ("PDM") Department to add the practitioner to the network, in accordance with Credentialing P&P 70.1.3.19. The Credentialing Department provide a list of approved HDO's to the Board of Directors' meeting and after the Board of Directors' final approval of the Credentialing Committee's decision, the Credentialing Department will mail the approval letters to the practitioners notifying them of the Committee's decision. These letters will be mailed within sixty (60) calendar days of the Credentialing Committee's decision.
- 6. Prior to the expiration of certification, licensing or accreditation, but in any case not less than every three (3) years, the Credentialing Department will require the HDO to submit evidence that they remain in continued good standing with the regulatory body and/or that they have received continued certification or accreditation. HDO's that are not accredited will be required to submit their latest CMS or DHCS site review.
- 9. The CMO will initiate sanctions, in accordance with the terms of the contract, against any HDO found, during the reassessment or at any time, to no longer be in good standing with a regulatory body or to no longer be accredited. The CMO may also delegate this responsibility to the Credentialing staff.
- 10. The Credentialing Department will provide reports on the status of HDO to the Credentialing Committee on an as needed basis, but not less than three (3) years since the HDO's last credentialing date.

Describe who determines which services beneficiaries will receive;

The primary care provider functions as the gatekeeper and responsible for identifying the needs of the beneficiary. Care1st in conjunction with its delegated Medical groups and the primary care physician work together to ensure that the beneficiary has access to all medically necessary and appropriate services. Requests for authorizations for services/care are submitted to the Medical Group for review and adjudication within established time frames. The turnaround time is dependent on the clinical urgency of the authorization. Once the services are authorized, the beneficiary is notified in writing.

An example of services the beneficiary will receive is the "Evidence of Coverage" provided to the beneficiary at time of enrollment. Section 1.2 "Basic rules for getting your medical care that is covered by the plan" delineates the "referral" process in detail and provides examples of types of care that would require a referral. The beneficiary can call Member Services for further explanation, clarification, inquiry regarding referral status or assistance with the referral process.

Another example in the "Evidence of Coverage" is section 2.2 "What kinds of medical care you get without getting approval in advance from your PCP" itemizes the services available to the beneficiary, e.g. routine women's health care, preventive health services, flu shots, etc. As example the beneficiary can receive their flu and pneumonia vaccinations from their PCP and a referral is not required to be submitted.

See attachment Element 5, Factor C

Another example is the transportation benefit for beneficiaries. Care1st provides unlimited transportation benefits. Therefore any beneficiary may access our free transportation in order to see their Primary care physicians, a specialist, receive dialysis or diagnostic services or to fill medications. In the event that beneficiaries require assistance with scheduling of appointments, they may seek assistance through Care1st Premier Member Services Unit. This unit is comprised of five member services representatives that are exclusively assigned to our Medicare beneficiaries. In addition to scheduling appointments, they can refer members to case management for evaluation and ambulatory management if they believe additional intervention is warranted.

Care1st has a partnership with the AIS, the designated AAA for San Diego County, and its contracted providers, to provide LTSS and HCBS in the home for complex care members with unmet long-term care needs. Members are identified as having potential social services needs through the following: health risk assessments (HRAs), concurrent inpatient rounds, case management, interdisciplinary care team (ICT) referrals, and provider and member referrals. Once a beneficiary is identified as at-risk, the plan will send a Case Manager to the member's home to perform a comprehensive in-home assessment, which looks at financial need, activities of daily living, orientation, behaviors, environmental problems/barriers, medications, medical and behavioral health conditions, nursing services and treatment, risk for falls, assistive devices and nutritional status. The assessment identifies members that may qualify for LTSS and HCBS through including but not limited to: transportation, home care, counseling, legal assistance, home making /chore assistance, home delivered meals, benefits assistance program, and a family caregiver support program. Dual members will be assigned to a Care Navigator, who is responsible to navigate the member throughout the care continuum, including medical, behavioral health, LTSS and HCBS.

Each member who enrolls with Care1st selects their Primary Care Physician (PCP). The PCP is responsible for coordinating the care and has a list of responsibilities to that end outlined below that are incorporated into our provider agreements. However Care1st works closely with the Primary Care Physician in developing a Plan of Care as part of the Model of Care program to ensure dual eligible members are provided access to Medical, Behavioral Health and Social Services.

PCPs provide comprehensive Primary Care services to Plan Members. The PCP or usual practitioner is the Member's gatekeeper. The PCP or usual practitioner, as a key member of the ICT receives and provides information on needed services. The PCP or

usual practitioner orders services for the member via the case manager who coordinates the use of participating providers/vendors, etc and reports on any update to the member's care to the members of the ICT via the care plan. The case manager in collaboration with the Utilization Management department reviews the request for service/supplies. The case manager obtains an authorization, reports the approval to the ICT, and coordinates the needs for the member via the network providers/vendors. If the requested service/item is not an authorized member benefit, the case manager and UM employee review the request with the Medical Director for further determination. Upon review, either a peer to peer consult is conducted, or communication is sent to the requesting provider to inform of the determination. The case manager will also contact the provider to verbally discuss the outcome.

Care1st along with the provider network work in conjunction to ensure that the member has access to the necessary services. The member is notified of the process for obtaining services/referrals through the member information that is distributed upon enrollment, as well as the PCP or gatekeeper and case manager (ICT). Below please find an example of an Evidence of Coverage document which the member receives upon enrollment into the SNP plan.

PCP Responsibilities:

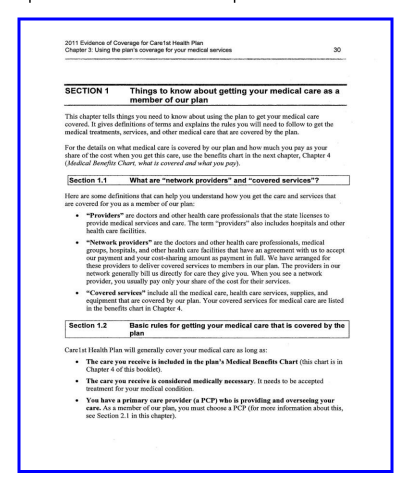
Following is a summary of responsibilities specific to PCPs who render services to Plan Members.

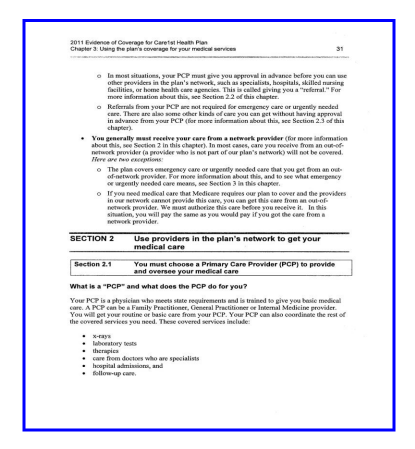
- Coordinate, monitor and supervise the delivery of Primary Care services to each member.
- Ensure the availability of physician services to members in accordance with "Appointment Scheduling".
- Arrange for on-call and after-hours coverage in accordance with the after-hours service.
- Ensure members are aware of the availability of public transportation, where available, and the medical non-emergency transportation service.
- Provide access to the Plan or its designee to examine thoroughly the Primary Care
 offices, books, records and operations of any related organization or entity. A related
 organization or entity is defined as: having influence, ownership or control and either
 a financial relationship or a relationship for rendering services to the Primary Care
 office.
- Submit an encounter/claim for each visit where the provider sees the member or the member receives a HEDIS service.
- Ensure members utilize network providers. If unable to locate a participating provider for services required, contact Utilization Management for assistance.
- See members for an initial office visit and assessment within the first 90 days of enrollment in the Plan.
- Notify patients of authorization decisions when received from the Plan.

The case manager takes an active role in determining additional services such as transportation needs, community resources, etc. Case Managers make determination based on clinical knowledge and understanding of benefits coordination. A case manager may recognize the need and eligibility for certain transportation services and can arrange directly with a transportation provider for the member.

Care1st along with the provider network work in conjunction to ensure that the Member has access to the necessary services. The Member is notified of the process for obtaining services/referrals through the Member information that is distributed upon enrollment, as well as the PCP or gatekeeper and case manager (ICT).

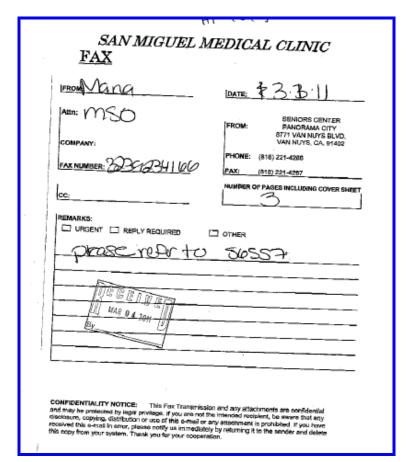
Below please find an example of an Evidence of Coverage document which the Member receives upon enrollment into the SNP plan.



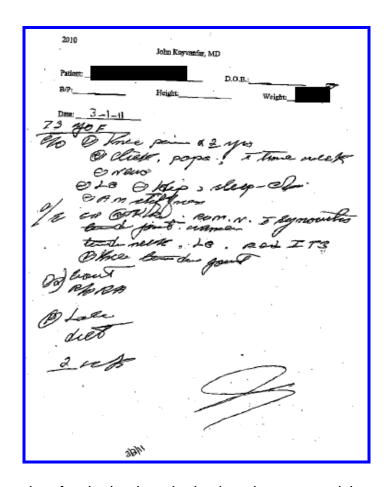


Below is an example of the Referral Form utilized by the provider network to request services.

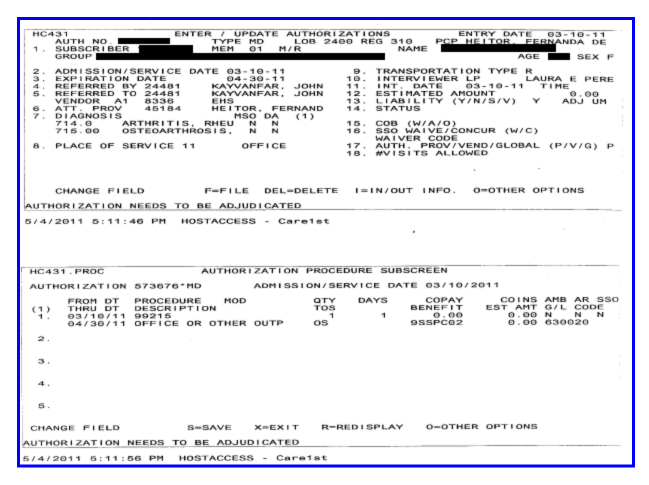
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		Pended					
		Standard Authorization					
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ADDRESS:		H-PHONE:					
		SEX:	Female				
		D.O.B:					
REQUESTED DATE:	03/03/2011	ELIGIBLE	Yes 09/01/2010				
REVIEWED DATE:	03/04/2011	RETRO DOS:	i				
EXPIRATION DATE:	04/03/2011						
REQUESTING PROV		SPECIALIST	PACILITY				
Heltor, Fernanda M.D.		Kayvanfar, John M.D.					
5417 Pacific Blvd		16573 Vantura Blvd.Src 3					
Huntington Park, CA 9025	15	Engino, CA 91436					
Tel:(818) 920-0303		Tel:(818) 990-9722	Tel:				
Fax:(816) 920-6603		Fax:(661) 947-8665	Fex:				
DIAGNOSIS:	714.0	RHEUMATOID ARTHRITIS					
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2	99215	OFFICE/OUTPATIENT VISIT, EST					
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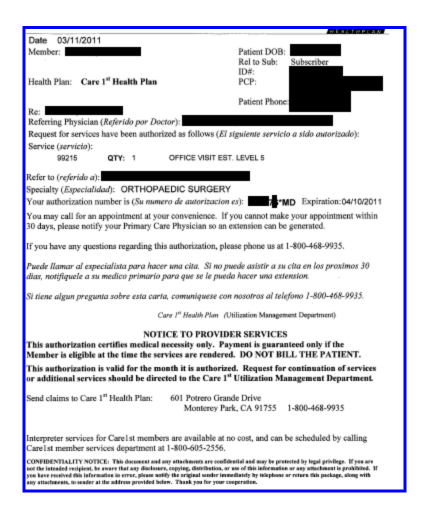
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John Kayvanfar, M.D.		
48005 10th St. West Suite Paimdale CA 93551	213	
(651) 547-0078 FAX (651) 947-	4das	



Below is an example of submitted authorization data entered into our authorization system to capture all required elements for processing.



Below is the notification document mailed to member to describe services requested and approved with all required information.



Describe how the provider network coordinates with the ICT and the beneficiary to deliver specialized services;

As previously stated the Primary Care Physician and relevant specialists are part of the ICT, and therefore all medical records of these physicians become part of the overall care plan for each beneficiary. It is the responsibility of the Medical Group to ensure that all relevant information is integrated and available to all ICT members so care plans can be modified as needed.

It is the responsibility of the Case Managers and Care Navigators to ensure that all health care needs such as specialty referrals, durable medical equipment or medications authorizations are submitted and processed timely. It is also the Case Manager's responsibility to ensure that appointments are made and kept and that transportation if needed be provided. Based on results of consultations or diagnostic testing the Case Manager is responsible for updating the POC and communicating the changes to the PCP or other relevant ICT members either in writing or telephonically. In addition, any changes to the POC must be communicated to the member telephonically and encouraged to discuss them with the provider in the next office visit.

Example: New beneficiary completes the HRA answers question # 16 which asks "Are you currently being treated for any of the following health conditions" "Yes" to "Congestive Heart Failure" and "Yes" to "If you have Congestive Heart Failure, have you been hospitalized for it in the last 12 months. This response generates the POC identifying this as a "Problem" requiring "Intervention" by a Case Manager and the beneficiary's PCP. In reviewing this beneficiary's clinical history it is established that there was no prior evaluation by a Cardiologist to determine severity or classification of CHF. All available clinical data is presented to the ICT with the cardiology and case management present. The recommendation is for a cardiology referral, and an echocardiogram to determine ejection fraction. The member will be enrolled in Care1st CHF Disease Management Program. The Case Manager will ensure all referrals completed, member notifications, appointments scheduled, transportation arranged. The interventions are documented in the ICT minutes, POC updated and communicated to the beneficiary and their PCP.

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The Care1st member was admitted to a skilled nursing facility for skilled rehabilitation following her admission to the local emergency room for status post-fall with hip fracture. The member was previously independent with all activities of daily living and lived with a son who worked erratic hours. The Care1st Social Worker contacted the member's two sons to coordinate the member's care and discharge plan. It was reported that the two sons would not be able to provide consistent care if the member were to discharge home. The Care1st Social Worker discussed alternative placement and care giving options with the member and her sons. Discussion included admission to an RCFE, ALF, long term skilled nursing facility, or an additional caregiver, either through IHSS or privately. Member expressed strong preference to return home. Following approximately three weeks of rehabilitation, the Care1st Inpatient Case Manager discussed with the Care1st Social Worker regarding the member's anticipated Last Covered Day. Concerns persisted regarding the member's care giving coverage at home. The Care1st Social Worker then contacted the social services team at the nursing facility and requested their assistance to also discuss the concerns and to present a temporary RCFE/ALF placement. The nursing facility social worker followed up with the member but the member declined all alternative options. She maintained preference to return home. Member returned home and reported that she tolerated the transition well. Case was then referred to Care1st Home Health Case Manager and home health services were initiated. Care1st Social Worker explored the IHSS program with the member again but she expressed reluctance to pay her Medi-Cal share of cost for the care giving services. Care1st Social Worker then conference-called Department of Social Services as well as Social Security Administration with the member to clarify her share of cost. Member declined changes they proposed for \$0 SOC eligibility. The home health agency skilled nurse visited the member and reported back to the Care1st Home Health Case Manager that an Adult Protective Services referral is not necessary at this time, although some concerns were noted. Member also reported to the Care1st Social Worker that she has been coping adequately with her transition home. With the member's permission, a referral was made to the local Aging Agency and application was submitted for SOAR, a county program which seeks to track and assist frail seniors

choosing to remain in the home. The Care1st Social Worker coordinated the case with the Aging Agency Case Intake Worker and then updated the Care1st Home Health Case Manager regarding the referral. All information was updated in the Case Management system, the POC was updated and PCP was notified.

Network provider selection to participate in the ICT is based on the individual needs of the members being discussed during the calls. Notification to network providers is communicated via phone or fax prior to the ICT. Notification to the member is communicated telephonically. In an instance when the case manager needs to communicate to several of the ICT members at once, notification is sent to the ICT participating members including the member's gatekeeper with two to three days' notice including a time and dial-in information. Attendance records of all communication meeting participants are kept on file.

The case manager with the available direction of the Director/Manager and/or Medical Director ensures that the ICT has the appropriate clinical and psychosocial participants with the required level of authority and resources to execute ICT recommended interventions that meet the needs of the SNP member.

Member's pertinent current clinical information as well as medical/psychosocial history, including the developed individualized care plan is shared and discussed with the ICT for comments and input from participants. ICT recommendations to current care plan information or new goals/interventions are documented by the case manager during the call and are maintained within the Cre1st Case Management System, called CCMS. The CCMS system generated care plan is a communication tool for all stakeholders. Updated care plans are sent to all members of the ICT. Follow-up with the member takes place to discuss the care plan in depth. The member is encouraged to discuss their care plan with their gatekeeper and specialists during office visits.

Services ordered for members who have had a transition may be ordered by someone other than a member of the ICT such as a Hospitalist, these orders are collected and shared with the ICT by the Case Manager who follows up with members who have any change in level of care, change in condition or caregiver when applicable.

Case Study below illustrates interventions with member for follow-up care and coordination by Care1st Health Plan Complex Case Management:

Member	Call type:	Person Calling:	Problem/	Interventions	Interdisciplinary Care	Outcomes
Name/ID		(to or from)	Concerns	THE VEHILIOHS	Team	Outcomes
xxxxxx	CCM Routine Care Conference Outlier DM Routine Care	(to or from) Member Provider Family Other	CONCERNS CCM contact member regarding HH and appt w/ MD. Mbr. stated no way of getting to	S/w member who confirm HH-PT coming 3 times a week. Has appt with PCP and needs assistance w/ transportation.	Team Member Sister – Caregiver: CCM: S. Fields, LVN DM: V. Silla, LVN SW: B. Quinonez,	Ed. Materials sent: Referrals: HH-PT Transportation: Schedule for appt.
	Conference Outlier SW Routine Care Conference Outlier CT Routine		doctor's office.	Informed CT-Case Manager of HH- PT.	MSW ☐ CT: M. Rodriguez, LVN ☐ MD: Dr. Nguyen ☐ BH: CompCare ☐ Other:	F/U 2 weeks w/ CCM-mbr. agreed Documentation: CCMS -records
	☐ Care				Frequency: Tier 1 q 6 months Tier 2 q 3 months Tier 3 q month	attached MHC POC sent to Mbr. POC sent to PCP: Other: Letter sent to external ICT members, internal via IDCP meeting.

Below is a sample letter as reference above in the Case Study, Outcomes, sent to member for notification regarding Case Management and SNP information.

DATE

PT Name Address City, State Zip

> Patient Name Patient DOB Client Name

Member Name Care1st Member ID #

Thank you for the recent opportunity to speak with you about Case Management services. As I explained to you, I am a nurse working as a Case Manager for Carelst Health Plan. Case Management is a benefit offered to you through Carelst Health Plan at no cost to you.

My job as a Case Manager is to assist you in obtaining quality cost-effective medical services. I do not make medical decisions, nor interfere with treatment plans, but am available to assist you in making decisions about your health care and benefits and as we discussed, to coordinate and facilitate the Interdisciplinary Care Team (ICT) and meeting.

As an enrollee in our Special Needs Program (SNP) you are entitled to participate in our gase management program and access any information obtained during the case management process. You will be receiving written documentation of services authorized and will receive written notification at the time of case management closure. If you wish to obtain copies of any of these documents, please contact me directly and I will be happy to assist you.

Enclosed please find an Authorization for Release of Medical Information/Consent for Case Management. Please sign and return this form in the enclosed self-addressed stamped envelope. I will need this consent to assist you with planning for your health case needs.

If you would like additional information on why you were chosen for case management seggices, have any concerns, or to precentify any services, please contact me at (800) 468-9935 (TTY users call 800-735-3069) from 8:00 a.m. to 8:00 p.m., seven days a week. I will be in touch with you soon.

Sincerely,

Describe how the plan assures that providers use evidence-based clinical practice guidelines and nationally recognized protocols

Care1st through its delegated process requires all Medical Groups to utilize nationally approved clinical practice guidelines to make utilization decisions. In addition, any denial of services is reviewed by Care1st on a quarterly basis to ensure that guidelines are properly applied on all instances. Care1st's Medical Management decisions are based on the Milliman Care Guidelines Edition 15. Ultimately beneficiaries and providers have the ability to appeal any organizational determination to Care1st. This is another way to ensure prompt review of any denial made.

Examples of Clinical Practice Guidelines used by Care1st Health Plan includes but not limited to: National Heart, Lung, and Blood Institute (NHLBI) National Education and

Prevention Program (NAEPP), Expert Panel Report 3 (EPR3): American Diabetes Association Guidelines, Guidelines for Diagnosis and Management of Asthma 2007, Global Initiative for Chronic Obstructive Lung Disease, 2007, Heart Failure Society of America Comprehensive Heart Failure Practice Guideline, 2006

ACCF/AHA Guidelines for the Diagnosis and Management of Heart Failure in Adults 2009. All Clinical Guidelines are presented annually to the Medical Services Committee for review, discussion, recommendations and approval. Providers are notified annually via Provider Newsletter of approved Clinical Practice Guidelines. The guidelines are also available on the Care1st Provider Web Site.

HEDIS Measures are an example of nationally recognized preventive guidelines. Through our Quality Improvement Department we monitor the performance of preventive measures throughout the year. The PCP has access to real time data through a secure portal. Therefore when a member is seen, the PCP can identify what preventive measures are missing for that member during the year. (see *attachment Element 5, Factor E, 1*)

In addition all PCPs are provided on an annual basis with a Performance Report that compares their HEDIS performance with that of their peers. (see *attachment Element 5*, Factor E, 2)

Another example of how the Plan ensures the use of evidence based guidelines is through our Medication Therapy Management Program (MTM). In this program a clinical pharmacist will perform regularly scheduled review of pharmacy profiles for members that meet certain pre established parameters such as taking a certain number of medications per month, or exceeding a certain cost per month. Under these circumstances, the pharmacist will review the profile for safety, duplication and guideline adherence. So if a member is diabetic, and the member is not filling a ACE or ARB(Recommended by ADA for all diabetics) the pharmacist will notify the prescribing physician in writing of this gap in care and recommend appropriate treatment. (see attachment Element 5, Factor E, 3)

Based on the health care needs of the member population and opportunities for improvement, clinical practice guidelines are adopted by the Plan. These guidelines are reviewed, revised and approved on an annual basis, using nationally-recognized evidenced-based literature. The guidelines are developed with input from community physicians via the Care1st Medical Services Committee and approved by the Medical Services Committee. Member education material, benefit plans and coverage parameters are reviewed against the guidelines annually to ensure consistency. Annually, a random sample of provider records is reviewed for compliance with one or more clinical practice guidelines. The guidelines are disseminated annually to providers (changes are also communicated as they occur) via the handbook and the Plan's website as well as to members upon request.

<u>Case Study</u> below illustrates the application of clinical practice guidelines address to the PCP from the Care1st Pharmacy Department.

	PHARMACY DEPARTMENT 601 Potrero Grande Dr. Monterey Park, CA 91.755 Phone: (877) 792-2731 Fac: (323) 889-6254
	Fax: 619/263-9601
Fro	Nora Tomassian, R.Ph. Date: 4/7/2011
m: Re:	Care 1 st MTMP (Medication Therapy Management Program) - Clinical Pharmacist Review
	(Quarter: 2011-Q1)
Your p	atient has filled 45 prescriptions during the following period: (10/1/2010 - 12/31/2010)
Membe	er name: Member ID #:
D T	CLINICAL RECOMMENDATIONS
Dear I	octor,
patient	lication Review was conducted by Care1st clinical pharmacy department for your , using member's medication fill data. A copy of the medication profile is attached for view. Please see following recommendations.
risk of	g—Age Precaution: the patient is over 70 years of age and has filled metformin. Since the l'actic acidosis increases in this age group, please monitor patient's serum creatinine and inction as drug clearance is reduced in renal and hepatic insufficiency situations.
myons	ntial Drug-Drug Interaction: The patient has filled gemfibrozil and a statin; the risk of thy and rhabdomyoksis may be increased by co-administration of a statin and rozil. Please consider alternative fenofibrate (generic Lofibra) less likely to interact statin
Diabeté known therapy	patient has filled antihyperglycemic medications and no ACE inhibitors. The American es Association guidelines recommend ACE inhibitors for all diabetic patients with HTN, CVD, or any degree of proteinuria. Please assess whether the addition of ACE inhibitor would be appropriate for your patient. Titration should be based on BP response (goal 0), serum creatinine, potassium level, and proteinuria.
4. Pleas	e indicate by faxing back this form if:
*Cli	nical recommendation is accepted: YES NO
*If	YES, please indicate action taken
	'NO, please indicate medical justification for not pting
_	the alternative medication is accepted, please provide a new prescription to the patient's macy
Please 1 at	eview the above suggestions and feel free to give me a call for any further discussion or questions
	XCARE1.or.(877).792-2731. Thank you!
privilege informat sender i	ENTIALITY NOTICE: Thisdogument and any attachments are confidential and may be protected by legal. Hoggy are not the intended recipient, be aware that any disclosure, copying, distribution, or use of this ion or any attachment is prohibited. If you have received this information in error, please notify the original namediately by telephone or return this package, along with any attachments, to sender at the address lekew. Thank you for your cooperation.

Element 6 - Model of Care Training for Personnel and Provider Network

Element 6, Factor A

Describe how the Plan for initial and annual MOC training including training strategies and content;

Care1st Health Plan Care Management staff has an in-depth orientation in regards to all aspects of case management, clinical guidelines and disease management in order to assure quality services to our enrollees. Written Policies and Procedures and clinical guidelines are reviewed annually by the Medical Services Committee and available to internal staff and external contracted providers. This training includes, but not limited to, in the SNP MOC training: Health Risk Assessment (HRA), Interdisciplinary Care Team, Enrollee participation, etc. as seen in training materials. The training is required to be taken yearly for all staff involved in MOC. Any new employees, who are involved in MOC will receive training within 30 days of the start date of their employment. Employees have access to the SNP policies and procedures that support the MOC.Policies and procedures are updated annually and approved by the Medical Services Committee and the Board.

In services are scheduled at least quarterly to educate staff on best practices and outcomes data as it relates to the MOC.

Example of primary training material is the *Model of Care and Quality Improvement Program Training May 27, 2009_Powerpoint presentation from CMS Division of Special Programs* which was presented in face to face meetings to 23 Plan staff. In addition the training materials were provided to all Medical Groups and providers. *(Attachment Element 6, Factor A, 1)*

Example used in training staff includes the SNP-MOC Responsibility Matrix that delineates Care1st and the IPA Responsibilities. (Attachment Element 6, Factor A, 2)

Provider Network Training:

Prior to the annual enrollment period the Care1st Provider Network Operations Department and Medical Services Management Department develop a training schedule and list of internal and external required participants. Special emphasis in training materials is placed on Model of Care and changes from prior year's plan benefits, if applicable. Training materials for the providers are posted on the Care1st provider portal. All providers are notified in writing regarding the annual training and how to access the information on the Care1st website.

Example of Care1st training approaches, described below:

In order to identify relevant SNP providers, the Healthcare Informatics Department runs a report listing SNP providers (i.e., any PCP assigned a SNP member and any specialist who has submitted two or more claims in a six-month timeframe for services rendered to a Care1st SNP member). Using that list, the SNP providers are sent written notification via blast fax.

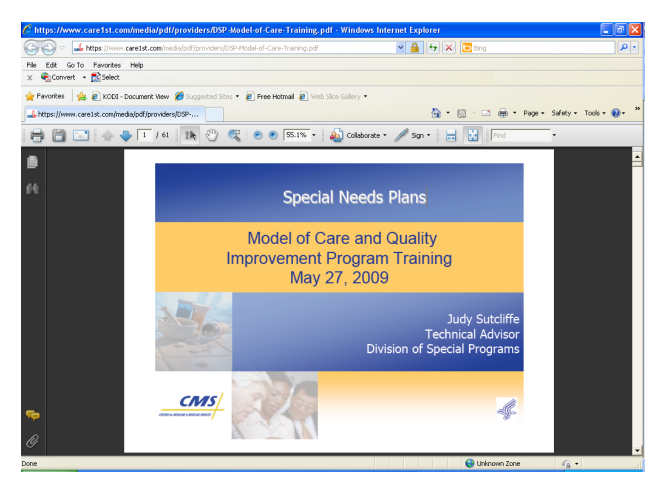
For SNP providers for which the initial fax failed or for whom Care1st did not have a valid facsimile number, Care1st identifies them for a subsequent mailing list and provide this mailing list to the Provider Network Operations (PNO) Department. For returned mail, the PNO Department will call the provider and attempt to obtain accurate mailing addresses.

For all providers who are unreachable via fax or mail, Care1st will conduct a phone campaign. The PNO Department will call providers to obtain current fax and mailing address information. The MOC training program information will then be faxed, or, if no fax number is available, mailed to the identified providers. For those providers who remain unreachable despite the efforts described, Care1st will conduct face-to-face training.

Additionally, the MOC training materials are available on Care1st provider web portal (https://www.care1st.com/media/pdf/providers/DSP-Model-of-Care-Training.pdf). Care1st advertises the availability of the web-based MOC training through written letter, provider newsletter and a banner message to all registered web portal users. (Care1st encourages all participating providers to register with Care1st's provider web portal to take advantage of self service functionality including claims look-up, eligibility authorization status, as well as a multitude of trainings and other resources.) Providers may also contact Care1st to request additional training.

Example:

Below is screen shots illustrating the SNP-MOC PowerPoint Presentation training tool posted on the Care1st website provider portal:



Personnel Training:

Care1st delivers annual specialized SNP-related training to those associates whose job responsibilities include substantive SNP-related activities. Attendee lists for all trainings are maintained by Medical Services Department.

Employees have access to the policies and procedure manuals (electronic and hard copy) that support the SNP Model of Care. Policies and Procedures are reviewed and updated annually. Quarterly staff audits are conducted by the Manager, Medical Services to ensure adherence to Model of Care policies and procedures. Deficiencies that are identified during the audit process are documented and addressed one on one with the staff. In-services are scheduled as needed to educate the entire staff on best practices and aggregate findings from the staff audits, as well as improved outcomes in support of the Model of Care. Attendance is documented in the form of a sign in sheet and kept by the Manager in departmental record.

Employees are encouraged to meet the Model of Care standards through training, oneon-one and the audit process. In the event that an employee is unable to meet department standards they are placed on a Performance Improvement Plan developed by their Manager. **Example**: Upon hire, a new SNP Case Manager will receive training on Care1st's SNP-MOC. During the course of his or her employment, the associate will receive ongoing training updates in regular staff meetings. Annually, the associate will be required to successfully complete a MOC training.

Personnel Training Contents:

Example of MOC Training Topics:

SNP Case Manager New Hire and Annual Trainings

- SNP Overview
 — characteristics of a SNP plan, Types of dual eligible members by qualification level, how member eligibility is determined Member Identification and Communication
 — how to identify eligible dual members, criteria for case management enrollment, MOC Program overview, goals
- Member Assessment and Monitoring —review HRA questions and information captured, stratification levels comparison, participants in the ICT, explanation of POC, and reporting requirements

SNP Case Manager Ad Hoc Trainings

- Transition of Care overview and specific components
- Transition of Care requirements and data capture
- Referring and Utilizing Community Resources
- Risk/Fall Prevention Program

Member Service Department Training

- Overview of Dual Special Needs Plans-Overview of Dual Special Needs Plans
- Serving Dual Special Needs Plan Members Key terms, benefits, Member Service Representatives role, identifying SNP Member calls, tracking calls

Element 6, Factor B

Describe method for assuring and documenting completion of training by the employed and contracted personnel;

Care1st Health Plan conducts initial training of the Model of Care for all relevant Health Plan employees to include but not limited to; Case Managers (licensed), Care Coordinators (non-license), Social Service (credentialed) and administrative support for the SNP program. The materials used (as stated above) were the CMS Model of Care Training slides and any relevant policies and procedures. Attendance was documented through minutes of the meeting. Annual training will be performed in a similar fashion for all new and existing employees prior to the annual enrollment period.

Example: Complex Case Management Meeting 10/12/10 Agenda, Minutes and signed attendance sheet (Attachment Element 6, Factor B, 1)

Example: Disease Management Meeting 11/3/10 Agenda, Minutes and signed attendance sheet (Attachment Element 6, Factor B, 2)

Example: For internal staff the Medicare Operations Department prior to annual enrollment conducts an inservice for benefits which includes SNP benefit changes, the attendance is mandatory, including telecommuting staff in face-to-face meeting. (Attachment Element 6, Factor B, 3) (Attachment Element 6, Factor B, 5)

Example: SNP Model of Care (MOC) training is conducted for delegated entities. The plan's Health Education Department in collaboration with IPA Compliance Department presented an in-service on March 18, 2011 – Included agenda IPA/Medical Group Seminar 2011, agenda IPA Compliance Update, (Attachment Element 6, Factor B, 4)

Provider Network Training:

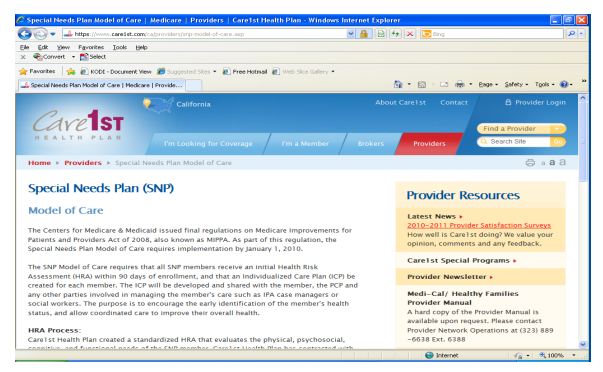
All Care1st providers are notified in writing annually regarding SNP-MOC information and training available on the Care1st provider web-site. This includes an explanation of the MOC and a link to the Special Needs Plan –Model of Care and Quality Improvement Program Training CMS PowerPoint presentation.

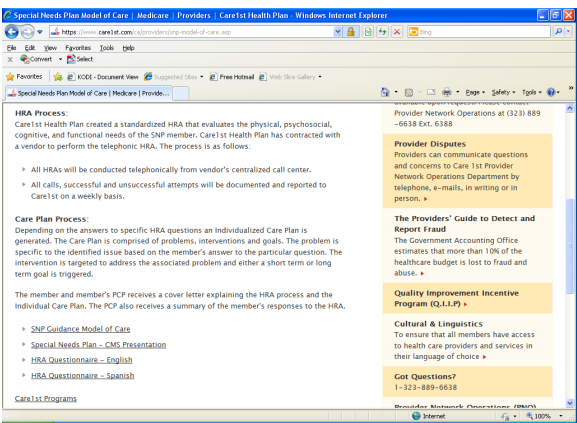
Care1st is in the process of including an evaluation form on our website requiring providers to complete and return to Care1st when they complete the training presentation. We will also provide the evaluation online. Specifically, when providers complete the online training, they can attest to completion through the online website.

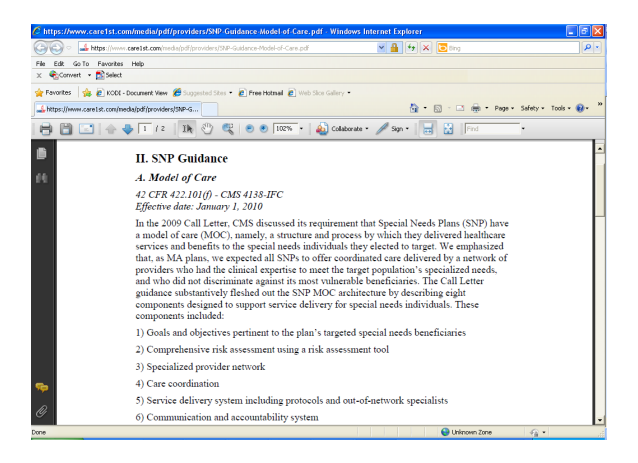
Care1st will track which providers return the MOC training attestation, identifying those that do as complete. For providers who do not return an attestation by one of the methods previously mentioned, Care1st will attempt to call or visit each provider in order to obtain attestations.

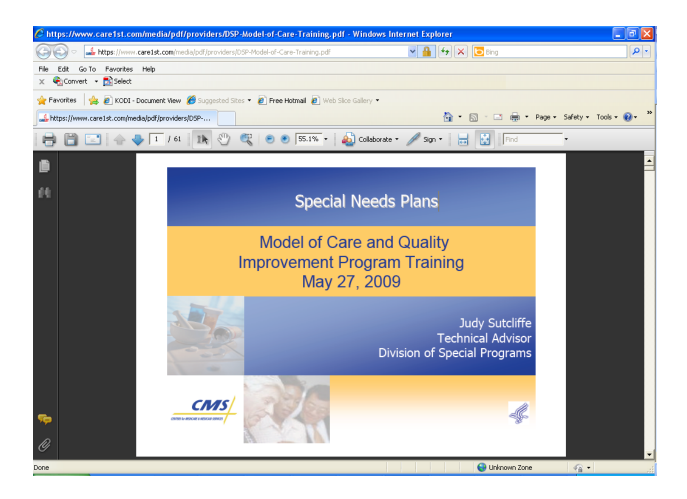
This process will be repeated annual for all identified SNP providers.

Below are screen shots illustrating the SNP-MOC information and training tools posted on the Care1st website provider portal









Element 6, Factor C

Describe identified personnel responsible for oversight of the MOC training;

The Director and Manager of Medical Services is responsible for internal clinical staff training for SNP – MOC that is annually conducted and is also available on an ad hoc basis for new employees or those that unable to attend. The instructors are licensed nursing personnel with experience in CMS compliance, either by extensive background development or subject matter expertise.

Example: Complex Case Management Meeting 10/12/10 Agenda, Minutes and signed attendance sheet (Attachment Element 6, Factor C, 1)

Example: Disease Management Meeting 11/3/10 Agenda, Minutes and signed attendance sheet (Attachment Element 6, Factor C, 2)

The V.P of Medicare Operations is responsible for oversight training for all internal staff on new benefits prior to open enrollment. This position is a licensed Pharmacist with expertise in Medicare operations, regulatory requirements, policies and benefits. Example: Annual mandatory Medicare benefit training including SNP benefits. (Attachment Element 6, Factor C, 3)

The V.P. Medical Services is responsible for oversight training for delegated IPA/Medical Groups for SNP – MOC requirements. This training is on a minimum of an annual basis and is conducted at the Joint Operations Committee (JOC) Meetings. The IPA Compliance Department will be disseminating the IPA Compliance Bulleting to all Care1st Medicare contracted delegates. This will include information on the SNP-MOC. Medical Services has a yearly mandatory meeting for all department employees regarding Medicare benefits. This includes, but not limited to: Plan Name requirement for SNP plan type, Call Center hours, Enrollment periods, Medicare Advantage Disenrollment Period (MAPD), 2011 renewal plans, any new or revisions to benefits, etc. This meeting also addresses any changes to Inpatient and Outpatient services, Medical Supplies, Preventive Care/Health and Wellness and Transportation.

Example: JOC Agenda, meeting minutes, attendance sheet. (Attachment Element 6, Factor C. 4)

Example: IPA Compliance Bulleting Volume 3 Issue 2 April 2011 (Attachment Element 6, Factor C, 5)

The V.P of Medicare Operations is responsible for oversight training for all internal staff on new benefits prior to open enrollment. This position is a licensed Pharmacist with expertise in Medicare operations, regulatory requirements, policies and benefits. Annually the Member Service Department conducts the same meeting (w/ some modifications) that is mandatory for their department employees to update on any changes to enrollees benefits.

See below title page of PowerPoint Presentation mandatory meeting for Utilization Management, Member Services and Medicare Operations.



Announcing Care1st's 2011 Medicare Benefits!

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Provider Network Training:

The Medical Services Management team in conjunction with Healthcare Informatics and Provider Network Operations is responsible for conducting the data analysis and identifying the universe of SNP providers who require MOC training. This Care1st team is also responsible for collecting evaluation forms received by providers to ensure completion.

Healthcare Informatics and Provider Network Operations will provide data to the Medical Services Management team indicating (a) which providers require telephonic outreach, and (b) which providers completed the training online. Medical Services Management and Healthcare Informatics and Provider Network Operations teams therefore jointly share responsibility for MOC training oversight.

Example: Medical Services Management team create/review/revise the model of care training materials. Medical Services Management team, with the assistance of Healthcare Informatics analytics identifies all providers (PCP/Specialists) who treat SNP members; Provider Network Operations completes a fax blast containing the information directing the providers to the MOC Training available on the Care1st website. Medical Services Management team keeps a log of all providers who have completed the training and the evaluation of the training. Medical Services Management team Management and Provider Network collaborate on all aspects of model of care training for providers.

Element 6, Factor D

Describe actions to take when the required MOC training has not been completed;

Staff not performing to meet the requirements set forth by the MOC training policies and procedures may be remediated by a corrective action plan (CAP). These include reeducation and training or one-on-one instruction. The Director of Medical Service (or designee) will develop oversight for SNP internal staff through random audit, inter-rater reliability studies and/or case conferences. If an identified deficiency is trended a focus audit will be administered.

Example: The SNP MOC description and additional website links for training are available to employees, external providers, member and public via the Care1st website at https://www.care1st.com/ca/providers/snp-model-of-care.asp . (Attachment Element 6, Factor D, 1)

Care1st's IPA Compliance Department is responsible for oversight of the Model of Care training for our contracted medical groups. They will effectuate oversight by conducting routine audits and impose CAP for outcomes not meeting goals.

Example: IPA oversight audit tool documents compliance to SNP MOC requirements. Medicare Advantage Addendum and UM Case Management Audit Tool (Attachment Element 6, Factor D, 2)

The materials used internally by Care1st staff were provided to all delegated Medical Groups and instructed to perform initial and annual training to relevant employees and contracted providers. Documentation of performance and MOC implementation for this requirement will be completed through an annual audit that is conducted by our IPA Compliance Auditors who are licensed nurses specializing in auditing/monitoring of our contracted medical groups. Care1st Health Plan will work with the delegated entities to ensure that proper training and implementation is conducted as required. In the event that training does not take place or is determined to be inadequate or the medical group does not comply with their delegated functions, Care1st will notify the delegated entity and—will be required to submit a CAP that addresses all deficiencies. Care1st will review the CAP, if it is not satisfactory, Care1st will assist the delegated group with implementation of a CAP that will correct and adhere to all requirements. Care1st IPA Compliance Auditors will then re-audit to ensure compliance. If the delegated entity has not met the mandated standards, this may include de-delegation of this function by the Health Plan.

Provider Network Training:

Care1st's goal for delivery of training materials to SNP providers is 100%, using all methods of delivery. Care1st's goal for provider completion of MOC training is 80%. Care1st's goal for return of evaluations or attestations from providers is 80%.

As described above, Care1st has adopted an electronic approach to following up on both delivery of MOC training material and subsequent evaluation or attestation by providers. If providers have not completed the training on the Care1st website and completed/returned the attestation then the following steps will occur:

- Fax SNP MOC materials to identified providers
- Mail materials to providers with no or failed fax
- Repeat the above steps to providers who do not return attestation
- Telephonic outreach to non-responding providers
- Outreach and/or conduct face to face visit with unreachable providers

Personnel Training:

All Care1st personnel with SNP-MOC responsibilities are required to participate in SNP training. All trainings are given with a specified date of completion. Manager(s) will be notified of staff members who have failed to complete SNP training in a timely fashion. Managers are held accountable for their staff's timely completion of all mandatory training. If an employee does not complete training as required, disciplinary action will be taken, up to and including termination of employment.

<u>Case Study</u>: Care1st initiates an annual notice to a case manager instructing her that she must complete the Annual SNP Model of Care Training. This case manager sees the email, but neglects to schedule time to complete the training promptly. As the completion date for the training approaches, they will be sent a second email reminding the case manager of the required training. The case manager again neglects to complete the training and the due date passes. The Director of Medical Service (or designee) then sends an email to the case manager's manager requesting that the manager direct the associate to complete the training. The manager officially discusses the situation with the case manager who completes the training forthwith.

Element 7 - Health Risk Assessment

Element 7, Factor A

Describe the health risk assessment (HRA) tool used to identify the specialized needs of its beneficiaries;

Care1st Health Plan created a standardized Health Risk Assessment questionnaire that evaluates the physical, psychosocial, cognitive, and functional needs of the SNP member. The questionnaire is designed to help identify key care needs. It does not replace the need for a comprehensive physical exam conducted by the primary care practitioner. The HRA survey tool is included with file name *H5928_Dual_HRAT_Exhibit A*.

The assessment includes but is not limited to:

- Health history
- Special care needs (DME, home health, social worker, etc.)
- Specialty care needs
- Living situation
- Activities of daily living (ADLs)
- Safety issues
- Mental status
- Behavioral conditions
- Substance Use
- Functional assessment
- Pain assessment
- Medication history
- Health educational needs

An example of the tool capturing the specialized need of a SNP member occurs when the HRA indicates that a member needs help at home but is unable to get any. This answer indicates that the member is at risk for falls, dehydration and nonadherence to medications. Therefore there will be an automatic trigger for a social worker to call the member and asses needs and coordinate with state Medicaid benefits such as home care worker.

Another example is question # 23 which asks "Have you completed an advance directive?" If they answer "no" there is a follow up question which asks them if they wish to receive information about Advance Directives. Those that answer yes are referred to our Social Services Department. They are provided with a sample Advance Directive and a letter that explains to them how to complete it, or how to reach a Social Worker at the Plan if they need assistance.

There are a number of questions that deal with mental health issues such as depression, and substance abuse. For those members that answer affirmatively about having a mental health or substance abuse issue, they are contacted in order to asses

their need for behavioral care. They are instructed how to self refer to our Behavioral Health Provider.

In addition to the above examples, based on the unique combination of answers to the HRA, the tool stratifies the member into 3 different tiers.. Those members with the highest acuity level are automatically referred to our Complex Case Management department for further assessment.

Care1st Health Plan has contracted with a vendor who will contact newly enrolled and current Care1st dual-eligible beneficiaries. The HRA is performed either telephonically or by mail. The HRA is completed for all new beneficiaries within 90 days of enrollment. All beneficiaries will be reassessed annually. The vendor will initiate the survey calls based on a list of new enrollees provided by Care1st Health Plan shortly after the beneficiaries enrollment transaction is confirmed by CMS. If the vendor is unable to contact the beneficiary by phone, the survey will be mailed to the beneficiary. All calls, successful and unsuccessful will be documented and reported to Care1st on a monthly basis. Beneficiary responses to the survey calls and responses to mailed surveys will be forwarded to Care1st Health Plan and entered into the Care Enhance Clinical Management Software (CCMS). Care1st will monitor adherence to conducting all initial assessments within 90 days of enrollment. An annual assessment will be conducted within one year of the last assessment for all dual-eligible SNP beneficiaries.

Based on programmed logic established by physicians and nurses with expertise in the care of SNP beneficiaries, the answers to the HRA generate an acuity score which stratifies members according to their acuity score.

The HRA tool was designed to identify key SNP Member risk and needs related to medical/physical, psychosocial, cognitive and functional areas. The tool is conducted telephonically or if requested by the Member, the HRA survey can be mailed.

The HRA tool uniquely stratifies the Member using the combined data elements. Care plan interventions will be appropriate to the member's risk.

HRAs are conducted within 90 days of enrollment and an annual re-assessment of the individual's medical, physical, cognitive, psychosocial and functional need. An example of a 2011 completed HRA is below:

ReferenceID: *01	Agency: CARE1ST HEALTH PLAN
Member Name:	HRA status: COMPLETED
Member Phone:	
Premoer Priories	
1. DEMOGRAPHICS	
l. Assessment Date: 4/11/2011	
2. Name:	
First: JOSE P Middle	e: Last
3. Physical Address:	
Street:	
City: ANAHEIM State: 0	CA Zip: County:
4. Day Phone:	
5. Email:	
6. Date of Birth:	
7. Sex:	
2.0014	
CAREGIVER INFORMATION.	V. Ev. In v.
8. Is there any Primary Caregiver? If No or Decline, IGNORE THE REM.	AINING QUESTIONS FOR THIS SECTION.
9. Name: First:	Middle: Last:
10.]
	hild Grandchild Friend Relative Other Decline
11. Telephone:	
12. Primary Language:	
2. ASSESSMENT QUESTION	NAIRE
1. Did you receive your Care1st ID ca	rd?
2. What is your primary language?	
English Spanish ✓ Other if O	ther, specify: FILIPIBO
3. Where do you currently live?	
T in in an independent bears, seem	tment, mobile home.
E Live in an independent nouse, apar	

HRA Printable Version	Page 2 of 7
Live in a nursing home. (Specify Name below). Other. (Describe below). Specify if required:	
4. What is your current living arrangement? (Check each that applies)	
Live Alone With spouse/significant other With child(ren)	
With other relative(s) ☐ With non-relative(s) ☐ With paid careg	
Do you plan on changing your present living arrangements in the next 6 m	onths?
Yes No If yes, describe:	
6. Do you know the name of your current Primary Care Physician (PCP)?	
Yes No If yes, Name: SAMSON MERCEDES BLASCO	
7. Have you seen your current PCP in the last 3 months?	
Yes No	
7a. If No to question 7, do you have a scheduled PCP appointment?	
Yes No	
8. Are you under the care of a Specialist?	
Yes No	
9. Have you been to the Emergency Room in the past 6 months?	
Yes No If yes, How many times: 1 2 3 4 5 6 7 8	□9 □10 □10+
10. Have you stayed overnight in a hospital in the past 12 months?	
Yes PNo If yes, How many times: 1 2 3 4 5 6 7 8	□9 □10 □10+
11. Have you been in a Skilled Nursing Facility in the past 12 months?	
\square Yes \square No If yes, How many times: \square 1 \square 2 \square 3 \square 4 \square 5 \square 6 \square 7 \square 8	□9 □10 □10+
12. In general, would you say your health is:	
Excellent □ Very Good □ Good □ Fair □ Poor	
13. Are you able to perform the following activities without help or do you ne	ed some help?
Some help Mo help Using the toilet	
Some help No help Bathing	
Some help No help Dressing	
Some help No help Eating	
Some help No help Getting in/out of hed or chairs	
Some help No help Walking	
Some help No help Managing Money	
Some help No help Taking Medications	
Some help No help Preparing Meals	
The same of the sa	
https://ecarecentral.com/HRA/HRACare1stPrintableVersion.aspx?AssessmentID	⇒4259 5/9/2011

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Some belp St No belp Shopping and Errands	
Some help No help Housekeeping Chores	
Some help Mo help Using the Telephone	
14. If you receive help with any of the activities selected in above q	uestion, who is the helper?
(Name, relationship and phone number if we may contact your hel	
Name: Relationship:	
Phone Number:	
15. Do you use any of the following special equipment because of a	disability or health problem?
□Yes ☑No Walker	
☐ Yes ☑ No Bedside Commode	
Yes No Wheelchair	
□Yes □No Hoyer Lift	
Yes No Cane	
Yes No Grab Bars	
Yes No Bath Bench	
Yes No Hospital Bed	
Yes No Ramps	
Yes No Raised Toilet Seat	
 Are you currently being treated for any of the following health describe. 	conditions?. If yes, please
Dialysis	
₽ 9	
Yes No	
Memory Loss	
Yes No	
Arthritis	
Y D	
Yes No	
Urinary Problems	
Yes No	
Breathing Problems	
Yes No.	
Yes No	
High Blood Pressure	

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V' 11		
Yes No		
Cancer		
Yes No		
Сгешано	n Problems	
Yes No		
Osteoporo		
Yes No		
	lowel Problems	
Yes No		
	acture (last 12 months)	
Yes No		
Parkinson		
2 do minos		
Yes No		
Ankle/Leg	Swelling	
Yes No		
Uncorrect	ed Hearing Loss	
T 2		
Yes No		
Congestive	e Heart Failure	
Yes No		
If you have	e Congestive Heart Failure, have you been hospitalized for it in the past 12 months?	
Yes	No	
Other Hea	lth Conditions (Describe)	
16a. Have describe.	you ever being treated for any of the following health conditions?. If yes, please	
Stroke		
Yes No		
Heart Att	tack	
https://ecarec	entral.com/HRA/HRACare1stPrintableVersion.aspx?AssessmentID=4259	5/9/2011

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2' M	
Yes No	
Chest Pain	
□ ☑ Yes No	
17. Do you have Diabetes?	
∐Yes ☑ No	
17a. If Yes, have you had a Diabetic Eye Exam done in the past year?	
Yes No Don't know	
17b. If No, have you had a Glaucoma (Eye Pressure) Screen done in the past	year?
Yes ☑ No ☐ Don't know 18. How is your eyesight? (While wearing glasses or contacts, if applicable)	
Excellent Z Good Fair Poor Blind	
19. Are you currently receiving any of the following services from an agency?	
Yes No Home Health Nurse	
Yes No Physical, Occupational, Speech Therapy at Home	
Yes No Home Health Aide	
Yes No Social Worker	
Yes No Adult Day Care Center	
Yes No Assistance with Transportation	
Other:	
20. Do you currently use or receive any of the following?	
Yes No Feeding Tube	
Yes No Oxygen	
☐ Yes ☑ No Colostomy Care	
Yes Z No Catheter Care	
Other:	
21. Which of the following statements fits you best in terms of health? Check all	that apply.
Must stay in bed all or most of the time because of physical limitations.	
Must stay in the house all or most of the time because of physical limitations.	
Need the help of another person in getting around inside or outside the house.	e outside the house
Need the help of some special aid, like a cane/wheelchair to get around inside or Do not need the help of another person or a special aid but have trouble getting i	
✓ Not limited in any of these ways.	mount nevry.
22. Do you need help at home because of health problems and are unable to get	help?
Yes MNo	
23. Have you completed an Advance Directive? (A document that directs your health care wishes in the event you become ill.)	
https://ecarecentral.com/HRA/HRACare1stPrintableVersion.aspx?AssessmentID=4.	259 5/9/2011

1	IRA Printable Version	Page 6 of 7
	Yes No 23a. If Yes to #23, is it on file with your PCP? Yes No 23b. If No to #23, are you interested in receiving information on Advance Directive? Yes No 24. Have you fallen in the last 12 months? Yes No	
	25. Do you have any wounds, sores or skin breakdown? L'Yes b'No If yes, please describe:	
	26. Do you currently have any pain? If No, go to question 27. Yes No If Yes, describe: SHOULDER, RIBER 26a. Pain Severity Scale 1-10, 10 being the most severe. □□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□	
	Yes □No 28. Do you feel you have a problem with: Alcohol Abuse □Yes ☑No Drug Abuse □Yes ☑No 29. Do you smoke? □Yes ☑No 29a. If Yes, are you interested in a Smoking Cessation Program? □Yes □No 30. Do you routinely get a flu shot every year? □Yes □No □Doo't know	
h	ttps://ecarecentral.com/HRA/HRACare1stPrintableVersion.aspx?AssessmentID=4259	5/9/2011

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31. Have you had a pneumonia shot in the past?	
Yes No Don't know 32. Have you had a Zostavax shot in the past?	
Yes No Don't know	
33. Have you had a test to screen for colon cancer done with one of the following? FOTB (Fecal Occult Blood Test), testing the stool for presence of blood this year? Yes No Don't know DCBE (Double Contrast Barium Enema) X-Ray procedure any time last 4 years? Yes No Don't know	
Flexible sigmoidoscopy any time in the last 4 years? — Yes □ No □ Don't know Colonoscopy anytime in the last 10 years? □ Yes □ No □ Don't know	
34. Are you a caregiver? (for a spouse or someone else.)	
Yes No	
35. Is there a friend, relative or neighbor who would take care of you for a few day	s, if necessary?
YesNo	
If Yes, name, relationship, and day-phone of the person who could take care of you? Name: REBECCA Phone Number:	
36. Is there anything else you would like us to know about you? EVERYTHING IS OK	

Based on the responses from the HRA the following issues have been identified:

- The member has both hypertension and arthritis which is causing knee and shoulder pain. The case manager will asses in further detail how this limits member's mobility and addresses findings with the PCP. Also because the member uses a cane, will asses home safety evaluation.
- The member does not have advance directives and is interested in having them.
 The Social Services department gets an automatic request to mail member all
 necessary materials including contact information for the member to call if
 necessary.
- There are three preventive measures the member has not received.
 - Colorectal Screening
 - o Glaucoma Screening
 - Zostavax

The case manager will address these with the member and explain the importance in getting them done and assisting the member with authorization, scheduling and transportation if necessary.

Element 7, Factor B

Describe when and how the initial health risk assessment and annual reassessment is conducted for each beneficiary;

The reassessment will consist of the same process as the initial or previous HRA. The responses of the last HRA will be compared with those of the previous HRA. This will create a gap report that will illustrate the positive and negative changes to the member's health status and will further update the POC. Based on the positive and negative changes it will be possible to provide reports to the physicians, and the ICT, that quantify objectively the trends and changes that individual, SNP members are experiencing.

The aggregated responses from the HRA are then analyzed by our Quality Improvement Department. (see *attachment Element 7, Factor B, 1*)

The following table identifies all HRA activity for 2010 and the year to date status for 2011.

The last column is the 2010 activity. It shows that there were a total of 4104 eligible SNP members for an HRA. Of these 4104 members:

- 263 (6.4%) disenrolled from the Plan before the HRA could be done
- 1300(31.6%) Did not complete the survey despite all good faith efforts including multiple phone calls and mailings.
- 2141(52%) completed the HRA
- 400(9.7%) are pending completion of the HRA

The second to last column shows the same data for YTD 2011.

The column labeled "due for re-survey" identifies the SNP members that are still eligible with the Plan in 2011 and are due for re survey in the first quarter of 2011 and the status of the surveys.

	HRA Status 01 - Year Enrolled by Survey Status								
Plan_Type	Survey_Status	Survey_Status Due for Re-Survey T							
SNP	Member_Disenrolled_B4_Survey_Done	0	369	106	263				
SNP	Survey_Abandoned	413	1308	8	1300				
SNP	Survey_Completed	685	2197	56	2141				
SNP	Survey_Pending	29	1699	1299	400				
SNP	Z_Sub-Total	1127	5573	1469	4104				
Z_Total		0	5573	1469	4104				

The initial comprehensive HRA is conducted within ninety days of enrollment to the health plan. The HRA is conducted telephonically. All new Members enrolled in the health plan are outreached for the completion of the HRA and are encouraged to participate in the case management program. The HRA is completed with the Member and the data is applied to an algorithm system that stratifies all Members into levels 1-3. The case manager reviews the HRA and begins the case management process with the

Member. The case manager assesses the Member with a medical status assessment in order to obtain additional information. An individualized care plan (POC) is generated as a result of the initial comprehensive HRA data and medical status assessment and is shared with all known Members of the ICT. The Member remains in case management until needs are met or Member chooses to opt out of the program. Annual reassessment of the Member takes place between 9-12 months of the initial comprehensive HRA.

Example: A member who was enrolled in February 2010 had an HRA completed in March of 2010 and was enrolled in Case Management in March of 2010. This member had outreach for completion of a reassessment starting December 2010 and completed the reassessment in January of 2011. Each member has outreach for reassessment starting 9 months after initial assessment and goes to 12 months after the initial assessment, in the previous example outreach started in December of 2010.

Element 7, Factor C

Describe the personnel who review, analyze, and stratify health care needs

The HRA tool is the basis from which the Individualized Care Plan (POC) is developed. The POC are reviewed initially by the. Clinical Case Managers. The Clinical Case Managers are either LVNs or RNs with extensive experience in Case Management. Based on their assessment of the member or interaction with the caregiver, they will review the initial POC and make any changes that are necessary. They may at that time stratify the member to a higher acuity level which will lead to a more frequent follow up call schedule. An example of this can be a member who answers the HRA stating that he/she does not have gastrointestinal problems, but during the medication reconciliation it is established that he/she is taking a PPI for a chronic duodenal ulcer.

A primary care physician or a specialist who have been fully credentialed in the network evaluates the member is at liberty of modifying or restratifying a member. As noted below, the HRA answers and POC is sent to the primary care physician. After the member's evaluation, it is possible that the physician will make changes to the POC. An example of this would be a member who answers the HRA saying that he/she does not have depression. After the evaluation the primary care physician may disagree with this answer and identify the member as being depressed. He may at that time elect to treat the member or make a referral to the Behavioral Health Provider and inform the Case Manager that the member requires closer follow up.

Another example of how a member's health care needs may be modified is through our Clinical Pharmacist. S part of the Medication Therapy Management Program (MTM) the clinical pharmacist will review the member's medication profile. There are certain classes of drugs such as sleeping medications or anxiolytics that can place elderly or fragile members at risk. It is not unusual to find different physicians prescribing the same or similar medications. Under these circumstances, the member, Primary Care Physician and Case Manager will be informed of the findings and the need to modify the

medications the member is taking. These findings would modify the care the member needs by ensuring proper education regarding the risks of certain medications when they are taken in combination.

Care1st Health Plan will provide the HRA response to the beneficiaries' primary care providers using written notification. Additionally, Care1st will provide the HRA response to the associated delegated medical group also indicating the stratification level via secure electronic medical record transfer protocols. The beneficiaries are notified in writing with a copy of their Individualized Care Plan. Refer to Exhibit B Policy & Procedure – Special Needs Plan Model of Care and MAPD Health Risk Assessment Process.

Case Manager (reviews and analyzes) - Coordinate care and services across continuum of illness, promotes effective utilization and monitors healthcare resources. Review, analyze and stratify Member healthcare needs based on HRA data and Case Management activities/communication with Member and ICT. Provides Member education on self-management plans, consults with pharmacy on Member medications, refers to Behavioral Health vendor. Assumes a leadership role within the ICT to achieve optimal clinical and resource outcomes. Assess, plan, implement, coordinate, monitor and evaluate services and outcomes to maximize the health of the Member.

Director Medical Services (analyzes, reports, implements) - Oversight of Case Management team operations and implementation of processes to meet all regulations related to SNP.

Medical Director or Chief Medical Officer (*reviews*, *analyzes*, *implements*) - Oversight and guidance to Case Managers and conduct peer to peer interventions as needed.

BH Care Manager (*collects*) - Provide Behavioral Health coordination, collaboration and assistance (resources) to the Member.

Senior Data Quality Analyst (*collects and reports*) - Responsible for enrollment file to HRA vendor, receives Member HRA files from vendor and uploads to Care1st CM system, and maintains and updates CM database, ensures Member re-assessment files are processed timely. Runs algorithm to provide HRA with a stratification level for CM review.

VP Quality Improvement (analyzes and implements) -Has overall accountability for the day- to-day operations of the QI Program.

He and his staff serve as the resource for quality references, clinical indicators, etc. Plan QI Department personnel collaborate with personnel in each clinical and administrative department to evaluate quality of care to identify opportunities and implement interventions to improve the healthcare and service delivered to members. Functions of these staff include, but are not limited to, prioritizing problem areas for resolution, designing strategies for change, implementing improvement activities and measuring the success of interventions.

Medical Director, Medical Informatics (analyzes and implements) - The Medical Director of Medical Informatics oversees all data reporting including HEDIS reporting. He ensures that data sources are of the highest quality by working with staff members from other departments.

An example of collaboration between the Case Manager and any or all of the above personnel is as follows:

The HRA is received and the stratification is reviewed by the Case Manager after the HRA information is through an algorithm that determines Member stratification level based on utilization, medical, psychosocial, function and cognitive needs. The Case Manager initiates contact with the Member to gather additional information. Once all the information is collected the Case Manager analyzes all the data received and after consulting with the Primary Care Physician may refer the Member to Behavioral Health or other specialists as needed.

In addition the Case Manager may review the information with the Medical Director for additional guidance. Based on the HRA information and specific Member need the Case Manager may also refer to the Clinical Pharmacist for medication review and consultation.

Element 7, Factor D

Describe the communication mechanism to notify the ICT, provider network, beneficiaries, etc. about the HRA and stratification results

This is an example showing how the aggregated HRA data is shared with our Medical Groups. This information is sent electronically to the FTP site therefore complying with all HIPAA requirements. This information is then available for all ICT members and pertinent network providers. (see *attachment Element 7, Factor D, 1*)

This is an example of the HRA answers and the POC that is mailed to the primary Care Physician. (see *attachment Element 7*, Factor D, 2)

This report shows an aggregated analysis of all HRAs and POC sent to the Primary Care Physician

	HRA Status 03 - SNP 2010 by Survey Status										
Year Enrolled	Plan_Type	Survey_Status	Due for Re- Survey	Row Total	Member Care Plans Total Sent	Member Care Plans English Sent	Member Care Plans Spanish Sent	PCP HRA and Care Plans Sent			
Before 2011	SNP	Member_Disenrolled_B4_Survey_Done	0	260	0	0	0	0			
2Before 2011	SNP	Survey_Abandoned	413	1334	0	0	0	0			

HRA Status 03 - SNP 2010 by Survey Status										
Year Enrolled	Plan_Type		Due for Re- Survey	Row Total	Member Care Plans Total Sent	Fnalish	Member Care Plans Spanish Sent	PCP HRA and Care Plans Sent		
Before 2011	SNP	Survey_Completed	685	2137	2061	1122	939	2061		
Before 2011	SNP	Survey_Pending	29	369	0	0	0	0		
Z_Total			0	4100	2061	1122	939	2061		

2061 Care Plans generated, 1122 in English, 939 in spanish to members 2061 Care Plans and HRA sent to PCP.

The communication mechanism to notify the ICT, provider network, beneficiary on the HRA and Member stratification results is as follows:

Upon completion of the HRA, the Case Manager communicates with the Member, obtains additional information and discusses the results of the HRA including stratification level and meaning of stratification, and utilizes all information available to finalize the POC. The HRA and the POC are incorporated into the member record within CCMS. This POC is then shared with the ICT (including the member) via mail and oftentimes discussed telephonically. The Case Manager utilizes the POC as the tool for communication with the ICT.

Case Study: Case Manager contacts the member to discuss outcome of HRA who was stratified @ Tier 3 level. Member was admitted thru the emergency room; this is her second acute admission in 2 months and has multiple ER visits in the last month for same symptoms. She also has multiple co-morbidities (including type 2 Diabetes) and per HRA does not "always take" medication. The Case Manager completes a medical assessment and confirms the member is a Tier 3 level and completes an POC in collaboration with the member. Both entities agreed on set goals and the participation of ICT membership is discussed and determined. She is primary caregiver but has family support. The Case Manager informs and member agrees upon participation in ICT and recommendations that may ensue. The Case Manager informs the member that she will receive a copy of the POC.

Case Study below is to illustrate interventions with Initial call by Complex Care Manager after identification as a Tier 3 level for stratification and the subsequent notification to ICT members:

Member Name/ID	Call type:	Person Calling: (to or from)	Problem/ Concerns	Interventions	Interdisciplinary Care Team	Outcomes
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Member Name/ID	Call type:	Person Calling: (to or from)	Problem/ Concerns	Interventions	Interdisciplinary Care Team	Outcomes
XXXXXXXX	CCM Initial Routine Care Conference Outlier DM Initial Routine Care Conference Outlier SW Initial Routine Care Conference Outlier CT: Initial Routine Care Conference Outlier Premier Member Service Initial Routine Conference Outlier Outlier Outlier Outlier Outlier Conference Outlier Outlier Outlier Outlier Conference Outlier Outlie	Member Provider Family Other	Initial call to regarding HRA, (stratification for Tier 3 CM), recently discharged from hospital w/ CHF. Comorbidities: 13. IDDM 14. Diabetic Retinopathymild 15. Chronic Renal Failure (non dialysis) 16. Depression Mbr. Agreed to participate in ICT and understand need for being compliant with all meds and appts.	S/W her PCP who confirmed her new diagnosis of CHF will forward test results and notes. Asked if he or designee would participate in ICT, was in agreement. S/w DM case manager she will assess member and participate in ICT. CTCM will participate for any transition needs. S/w Cardiologist nurse made arrangement for f/u appt, will participate in ICT. S/w member about transportation, no needs for transportation to be arranged.		ICT via teleconference; all in agreement for POC:

Element 8 - Individualized Care Plan

Element 8, Factor A

Describe which personnel develops the individualized plan of care (POC) and how the beneficiary is involved in its development as feasible

Care1st Health Plan's Medical Management team which is comprised of physicians, nurses, social workers and pharmacists identified individual questions from the HRA that have significant importance as it pertains to the care management of the beneficiaries. Based on these unique questions, a series of Problems, Interventions and Goals (PIGS) were created. Once the beneficiary completes the HRA, the responses are entered into our Care Management Software. The unique combination of answers for each member generates an POC.

The POC reflects stratified needs that are matched to services and benefits so that the vulnerable and sickest members receive care proportionate to their needs.

The Care Management model ensures care plan interventions are designed to educate, empower and facilitate the member to exercise her/her rights and responsibilities. The POC identifies member specific services and benefits to be provided that have measurable outcomes. The Case Manager discusses the POC with the member/Caregiver and ensures that information and support is rendered to the member to make choices regarding his/her health whenever feasible. Members are encouraged to take a copy of their care plan to their provider at each scheduled appointment to review and update goals and/or interventions as needed. Members are mailed a copy of their POC and are advised to review it and if there are any discrepancies or inaccurate statements, they are asked to discuss them with their Primary Care Physician or call the Plan, so their Case Manager can address any issues and make modifications to the POC based on the member's input. The care plan is revised when appropriate to reflect the member's current needs, based on evaluation of new clinical data, progress towards goals, response to care and treatment and/or significant changes in the member's status which can occur after a hospitalization.

The POC will include an itemized list of identified Problems, Interventions and Goals. The POC lists the Problems, Interventions and Goals into distinct categories that include: Clinical, Functional, Preventive Measures, Psychosocial, and Compliance. (Exhibit C-Sample POC)

The Case Manager with the active involvement of the Member and his/her closest caregivers/member representatives works with the Member's primary care physicians (PCP), and a variety of specialist (s) as well as ancillary care providers to identify and prioritize a problem list and comprehensive treatment plan.

The Model of Care is a Member centered approach that emphasizes Member engagement and in depth understanding of the Member's strengths and vulnerabilities.

The Case Manager develops the POC with the Member and/or authorized caregiver after review of the initial comprehensive HRA and completion of the medical status assessment.

The Model of Care ensures care plan interventions are designed to educate, empower and facilitate the Member to exercise his/her rights and responsibilities. The Care Plan identifies Member specific services and benefits to be provided that have measurable outcomes, including LTSS and HCBS.

The Case Manager discusses the Care Plan with the Member/Caregiver and ensures that information and support is rendered to the Member to make choices regarding his/her health whenever feasible.

Case Managers will provide fax or send electronic copies of Member's individualized care plan when facilitating appointments to encourage member/PCP involvement. This ensures that the case management model represents the Member's point of view, even when the member is unable to participate in decisions.

The Case Manager places special emphasis on assisting the member in recognizing his/her role as the daily self-manager and family/caregiver's engagement in the member's overall self-management.

The POC is developed with the Member after completion of the medical status assessment and goals are agreed upon with the Member at that time. If a member is not available to participate or cannot participate, an authorized member representative can participate on behalf of the Member in the creation of the care plan with the case manager. If the Member is unable to contact or refuses to participate in the case management program, an initial communication plan is developed without the Member's input and is shared with the PCP or usual practitioner. The goal is to communicate with the provider and obtain Member information for the case manager to create an individualized care plan. When information is received from the provider the case manager adds this information to customize the care plan to the specific Member.

The case manager is assisted by social workers, discharge planners, case coordinators, Care Navigators, and other staff who support Members and providers through all phases of care. The case manager is assigned the singular responsibility for assembling an POC for each Member who expresses a willingness to collaborate on a plan. The case managers are highly trained to develop POCs that are realistic, practical, and yet have a high probability of leading to a successful outcome.

Example: A Member completes an HRA and is contacted by a Case Manager who completes the medical status assessment, the Member and Case Manager review possible problems and goals, and priority of each goal. Member is reminded to discuss

the care plan goals with their provider(s) during visits. The Case Manager assists the Member and provides education on preparing for future provider visits (i.e. questions they should ask, biometric measurements they have collected and wish to report, areas of concern, etc.)

Element 8, Factor B

Describe the essential elements incorporated in the POC;

As an example, there are a series of questions in the HRA that are related to whether or not the member has obtained preventive services such as colon cancer screening, glaucoma screening and diabetic eye screening. Any member that answers these questions in the negative generates a specific Problem, Intervention and Goal (PIG). It also generates an automatic reminder to our Quality Improvement Department which will then outreach to the member and the physician in order to schedule the specific preventive service that is needed.

If a member is identified as having had a fall, it would generate a PIG that would expedite an assessment of the member to ensure that the home is safe. In most instances a Home Safety Evaluation will take place, and the member will be educated in appropriate Fall Prevention Issues.

The initial POC is developed by Care1st and shared with the member/caregiver, PCP and medical group. The primary care physician will review the POC with the beneficiary at the time of the patient visit and will revise as agreed upon by the provider and beneficiary. Additionally, the medical group will review the POC and communicate with the primary care provider and member to revise and update the action items. Frequency of these reviews will be determined based on the beneficiaries' needs, but at a minimum, twice yearly.

The POC is developed by the case manager with the Member using information collected during the initial comprehensive health risk assessment (HRA) conducted with the Member and/or caregiver by our contracted vendor. The case manager identifies problems, reviews the problems with the Member and the Member and case manager agree upon problems, goals, and interventions. Interventions for the care plan are varied and individualized based on Member input, need and available benefits to the Member. All areas of the Member health and social status are taken into consideration while building the care plan; community resources and benefits available, as well as those services that are not covered that the plan takes into consideration to expand as add-on benefits.

Individual Member care and treatment goals are incorporated in to the POC. Each member's care plan identifies goals that reflect the Member's unique needs, are realistic and measurable, include a time frame for achievement, when appropriate, identifies services and care to meet Member's goals and connects the Member/caregiver with add-on benefits and services such as community resources.

An example of a completed care plan is hereby included:



Individualized Care Plan

Member: Jose P Member#: *01

Date of Birth: 1/24/ Sex: M

PCP Name: Dr. Mercedes IPA: Quality Care Medical Group

The following Individualized Care Plan was created for the above referenced member based on responses to the Health Risk Assessment Survey that was completed on

4/11/2011. **Problems** Interventions Goals Notes Clinical Being Treated For: PCP/Case Manager PCP to optimize Arthritis to evaluate Arthritis treatment of Arthritis Being Treated For: High PCP/Case Manager PCP to optimize **Blood Pressure** to evaulate High treatment of High **Blood Pressure Blood Pressure Functional** PCP/Case Manager PCP/Case Manager Member states has Pain to evaluate members to ensure relief of Pain pain **Preventive Measures** Member has not had a Submit referral for Ensure member Glaucoma Screening Glaucoma Screening receives Glaucoma Exam in past year Exam Screening Exam this year Member has not had any PCP/Case Manager Member to receive Colorectal Screening to educate on Colorectal Cancer done importance of Screening this year Colorectal Screening Member has not PCP/Case Manager Member to receive received Zostavax in the to educate on Zostavax unless past importance of contraindicated Zostavax **Psychosocial** Member does not have Plan to send PCP to file an Advance Directive, Advance Directive completed Advance wants to complete one information and Directive in medical document record MMC.Ch3.Sect90.21-HRA-35

06/2010

Date of Birth: ¶ Member: Jose P Page 1 of 2 Member #: Sex: M

Provider: Please file in member's medical records.

Member: Please bring this form to your next doctor's visit. If any of the information in this report is not correct, please discuss it with your doctor so it may be corrected.

The case manager utilizes the care plan as a tool to accomplish set goals, track interventions, and document progress toward set goals. The care plan contains identified problems, interventions and goals. Any changes or progress reported by the member is documented in our case management software, CCMS and the POC is updated. All members of the ICT are notified of the updates.

In this sample POC the member has been identified with the following problems:

- Has arthritis and hypertension.
- Has pain as a result of the arthritis
- Has not received several preventive measures
- Does not have advance directives

Goals for this member would include the following:

- Member will verbalize understanding of condition state
- Member will verbalize understanding of the importance of completing all preventive measures
- Member will complete an advance directive
- PCP will optimize treatment of member's condition

The interventions for this member would be as follows:

- Provide member with written education materials for the case manager and member to review (case manager is accountable for completing this intervention)
- Case manager will evaluate, identify gaps of member's understanding of their condition (case manager is accountable for completing this intervention)
- Continue following up with member to provide ongoing education on arthritis and hypertension (case manager and member are accountable for completing this intervention)
- Discuss with the ICT the need for a rheumatologist (case manager and PCP are accountable for completing this intervention)
- Social Services Department will mail all advance directive information to member. (case manager and member are accountable for completing this intervention

 Case Manager in conjunction with Quality Improvement Department will obtain all necessary authorizations for preventive measures and assist member with scheduling and transportation if needed.

Element 8, Factor C, D, E

Describe the personnel who review the care plan and how frequently the plan of care is reviewed and revised.

Describe how the POC is documented and where the documentation is maintained

Describe how the POC and any care plan revisions are communicated to the beneficiary, ICT, MAO, and pertinent network providers

Case Managers and Care Navigators function as the central coordinators of care across all settings and providers. They are responsible for implementing and coordinating all case management activities relating to the special needs population; including advocating and educating members on services and benefits, triaging member's care needs, conducting and analyzing HRA, initializing and implementing the member's POC, ongoing review and updating of the member's POC, coordinating access to LTSS and HCBS and other community resources, as appropriate, and alternative levels of care, coordinating care for beneficiaries across all care settings including provider services, assisting members with scheduling appointments and follow up services. Frequency of reviews is determined based on the beneficiaries' needs, but at a minimum twice yearly and upon change in member's health status. The Case Manager also provides educational opportunities where appropriate including psychosocial interventions through resource identification, program development and other means. In instances were members are also enrolled in a Disease Management Program; the Disease Manager may obtain information through her interaction with the member that will require the POC to be modified. Since the Disease Managers and Case Managers share the same member centric Case Management System, this information is easily shared between them. Subsequent notification of these changes can be made to the ICT.

The ICT updates the POC as the member's health status changes. Members and their physicians are notified of any changes made to the POC either by written or verbal communication. The POC is available for review and input by the member's Primary Care Physician and specialists, via fax, or written correspondence. All documentation, including changes to the POC, is maintained in the electronic case management system. (see attachment *Element 8, Factor E, 1* and attachment *Element 8, Factor E, 2*)

Primary care physicians are required to incorporate the POC in the beneficiaries' medical record. Likewise, medical groups are provided the beneficiaries POC in a

spreadsheet for documentation purposes and they are required to store the POC in a manner that allows access by members of the ICT with safeguards that maintain privacy and confidentiality, e.g. secure database. The beneficiary receives their POC by mail. In addition the POC is downloaded into Care1st Care Management Software. As this software is member centric, all documentation pertaining to that member is stored indefinitely in a secure fashion.

Based on the results of the HRA and the POC, members are risk stratified and various conditions are identified. Beneficiaries can then be enrolled either into Disease Management programs, Case Management, Complex Case Management or Care Transitions. All of these programs interact closely with the beneficiary, Primary Care Physician and specialists. Any changes to the care plan would be documented and relevant ICT members are notified in a secure fashion. The POC is considered a dynamic document which is expected to change and be modified as each beneficiary's clinical condition changes.

Element 8, Factor C

Describe the personnel who review the care plan and how frequently the POC is reviewed and revised;

The personnel utilized to review the Member's POC are at a minimum, the Case Manager, Member/caregiver, and Primary Care Physician (PCP). In addition, all pertinent specialists (if any are identified), social services and community resources are included in the care coordination for the Member.

To illustrate and provide an example of personnel who review the care plan, a member who has been identified as having a PCP, Cardiologist, Rheumatologist and Psychiatrist would have all these providers included in the ICT in addition to the Member/caregiver as well as case manager.

The Case Managers and Care Navigators are responsible for coordinating the input from all members of the ICT and sharing the information with the ICT via the care plan and/or telephonically. The care plan is shared with all Members of the ICT for review and comment/input as needed. This occurs at a minimum, during initiation of the care plan, annually, and at any significant change in the Member's health status. A care plan update can occur at any point along the continuum and is shared with all members of the ICT at any update/change which includes progress and/or regression of goal completion. All Members will have an updated care plan annually with a new comprehensive HRA completed.

Example: Member care plan is shared with the ICT:

- a. At initiation.
- b. During a hospitalization,
- c. When a Member has completed all/any goal (s) established in the care plan,
- d. If the Member has a new medical diagnosis, or medications,

e. If the Member is referred for any new services, including LTSS,CBAS and HCBS

The care plan is reviewed with the Member during each scheduled follow up and at any time the Member requests a review. Documentation of review of the Care Plan is maintained in the member's medical record.

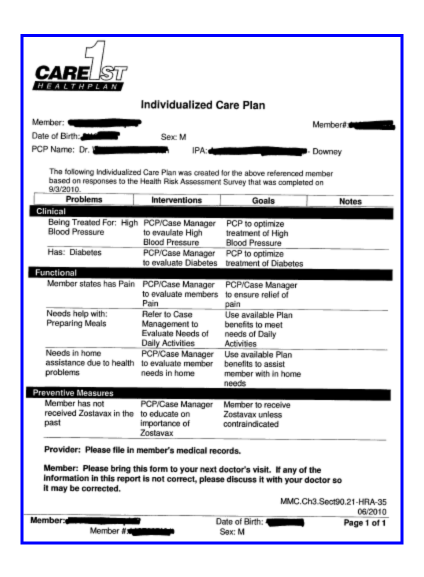
Element 8, Factor D

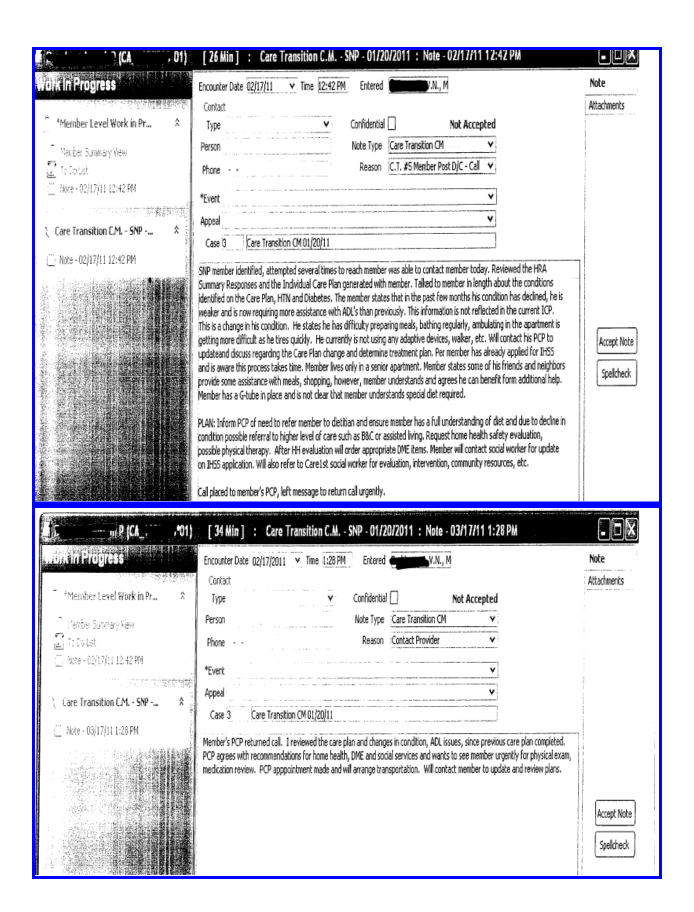
Describe how the plan of care is documented and where the documentation is maintained;

The POC is documented anytime there is a change in the member's condition or whenever the case manager has a discussion with a ICT member. The documentation takes place in CCMS, which is the member centric medical record. All information contained in the member's medical record is accessible to the ICT members, including the member or care giver via fax or mail.

All information in CCMS is secure and HIPAA compliant. All information in CCMS is backed up into a remote server at regularly scheduled intervals and preserved.

The following case study identifies a member's POC and documentation that takes place in CCMS based on the member's change in condition.





Element 8, Factor E

Describe how the POC and any care plan revisions are communicated to the beneficiary, ICT, MAO, and pertinent network providers;

After initiation of the care plan and at times of significant health status changes, the POC is updated and shared with the ICT. The Manager or the Care Navigator communicates with the Member and makes changes to the care plan, goals met, interventions, etc. The Member and case manager agree to the changes in the care plan. The Member is informed by the case manager to discuss the care plan and any revisions to the care plan with the provider (s) and request a copy during any PCP/usual practitioner and/or specialist visit, as well as discuss the set goals and ask any related questions they may have. The case manager communicates with the PCP via phone and fax in an effort to collaborate with the network providers and establish communication with the Member.

The Case Managers and Care Navigators are responsible for coordinating the input from all members of the ICT and sharing the information with the ICT via the care plan and/or telephonically. The care plan is shared with all Members of the ICT for review and comment/input as needed. This occurs at a minimum, during initiation of the care plan, annually, and at any significant change in the Member's health status. A care plan update can occur at any point along the continuum and is shared with all members of the ICT at any update/change which includes progress and/or regression of goal completion. All Members will have an updated care plan annually with a new comprehensive HRA completed.

Example: Member care plan is shared with the ICT:

- a. At initiation,
- b. During a hospitalization,
- c. During Member refusal or member self-disenrollment from case management,
- d. When a Member has completed all/any goal (s) established in the care plan,
- e. If the Member has a new medical diagnosis, or medications,

Members of the ICT review and provide comment/revision as necessary. The revised care plan is updated in the member's individual medical record within CCMS.

The revised care plan is faxed to all members of the ICT

The member receives verbal update from the case manager and update from the usual practitioner during visits (verbally and/or in writing).



Individualized Care Plan

Member: 📆 Member#: 01 Date of Birth: Sex: M PCP Name: Dr. IPA: A - Downey

The following Individualized Care Plan was created for the above referenced member based on responses to the Health Risk Assessment Survey that was completed on 11/8/2010.

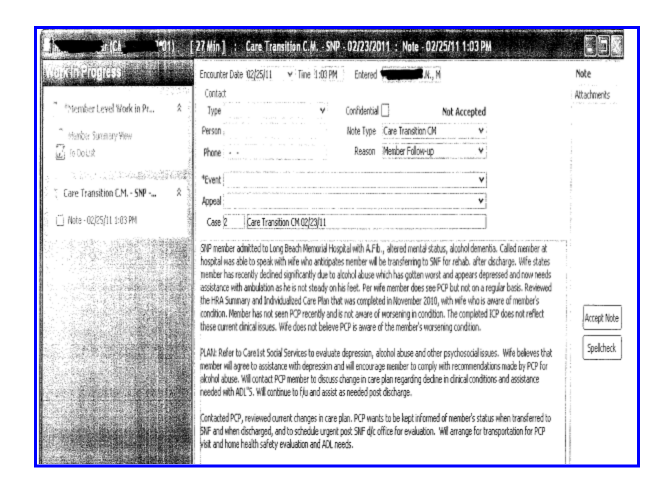
Problems Interventions Goals

Problems	Interventions	Goals	Notes
mpliance			
Member has no scheduled appointment with current PCP	PCP/Case Manager to schedule appointment for member ASAP	Ensure member keeps appointment with PCP	
eventive Measures			
Member does not routinely get a Flu Shot every year	PCP/Case Manager to educate on importance of yearly Flu Shot	Member to receive yearly Flu Shot unless contraindicated	
Member has not had a Glaucoma Screening Exam in past year	Submit referral for Glaucoma Screening Exam	Ensure member receives Glaucoma Screening Exam this year	
Member has not had any Colorectal Screening done	PCP/Case Manager to educate on importance of Colorectal Screening	Member to receive Colorectal Cancer Screening this year	
Member has not received Pneumovax	PCP/Case Manager to educate on importance of Pneumovax	Member to receive Pneumovax unless contraindicated	
Member has not received Zostavax in the past	PCP/Case Manager to educate on importance of Zostavax	Member to receive Zostavax unless contraindicated	

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Member:

Date of Birth: Sex: M



Element 9 – Communication Network

Element 9, Factor A

Describe the structure for a communication network;

The Health Plan conducts twice weekly case conferences (interdisciplinary) that includes Case Managers, Social Workers, Care Navigators, CMO, Medical Services Management, Health Education, Allied Health professionals (includes Behavioral Health Case Managers) Coordinators and other ad hoc attendees as needed. These meetings are in person and available as teleconference for telecommuters. Shared reports are available and presented at this meeting for review, discussion and intervention. On and ad hoc basis the SNP beneficiary specific Pre-Admission and Discharges Reports are available and reviewed as needed. The minutes are distributed to staff for review and available in department binder as needed. Care1st Health Plan supports telecommunication so meetings or other forms of interaction may be conducted utilizing audio-conferencing, face to face meetings, written communication, and web-based posting of information as a means for communicating information associated with the model of care. On an ad hoc basis ICT members will initiate and communicate with internal and external customers including, case managers, social workers, care navigators, PCP, specialists, beneficiary/caregiver, family members to collaborate on optimizing coordination of care and specific needs addressed.

Example: Medicare Inpatient Census delineating SNP admissions report (Attachment Element 9, Factor A, 1)

Example: SNP Member Pre-Admission Report (Attachment Element 9, Factor A, 2)

Example: Daily SNP Discharge Report (Attachment Element 9, Factor A, 3)

Example: Complex Case Management Meeting 10/12/10 Agenda, Minutes and signed attendance sheet (Attachment Element 9, Factor A, 4)

Example: Disease Management Meeting 11/3/10 Agenda, Minutes and signed attendance sheet (Attachment Element 9, Factor A, 5)

Example: Case Study Summaries, ad hoc discussions for specific beneficiary needs. (Attachment Element 9, Factor A, 6)

Care1st has a comprehensive integrated, diverse communications network that helps all parties remain informed of its services, policies, procedures and reporting. The Company utilizes several avenues including, but not limited to public Web sites; Web portals specific to Members and providers; face-to-face meetings with Members, providers; written correspondence to Members, providers, manuals and newsletters for providers and Members. The provider contract and the provider manual are the

foundation for the communication network for participating providers. The provider manual contains information about Care1st practices, policies and procedures of which providers need in order to conduct business with Care1st.

In addition to the provider contract and provider manual, which are both made available to providers upon entry into the Network, Care1st's Provider Network Operations department publishes a quarterly Provider Newsletter to contracted physicians. These newsletters contain articles relative to both clinical and administrative practices such as, but not limited to: HEDIS, Case and Disease Management Programs, self-service options available on the web portal and how to submit claims electronically. Most communication material is also posted on the Care1st Provider portal site on the web. Provider Network Operations staff is also responsible for delivering face-to-face, ongoing training and communication to network providers. These visits often contain information regarding changes in Care1st policies, updates to clinical programs or provider training requirements, information on members who have HEDIS care gaps as well as general information on how to conduct business with Care1st. The Provider Network Operations department in conjunction with feedback from the Marketing Department and Customer/Member Service is accountable for the overall monitoring and evaluation of communication effectiveness to providers.

Care1st maintains a health information system to collect, analyze and integrate the data necessary to implement its quality Case Management programs. In addition, the information entered into the system is reliable, complete and secure, providing the department with reporting capabilities. The system provides the case manager with automated prompts for Member follow-up and Care Plan intervention implementation. Documented interactions with the Member assist in providing a clear vision of the Members needs, goals, interventions and outcomes. The care plan is generated and shared with members of the ICT via fax.

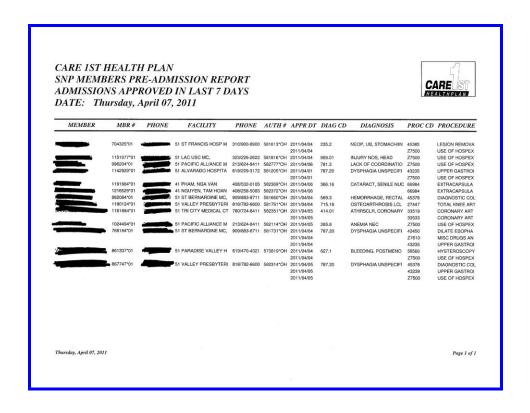
The **Medicare Inpatient Census** is used as a tool with indicators, i.e.; hospital, enrollee, diagnosis, Length of Stay (LOS), etc. to assist in identifying members that may require ambulatory post discharge coordination of care/service or transition of care assistance.

<u>Case Study</u> below sample of the twice weekly IDCP Meeting minutes identifying hospitalized SNP members that represent collaboration and communication with multiple disciplines and with the member:

Auth#	LOB	Issue	Discussion	Interventions	Responsible Person(s)	Follow-up
XXXXX	MCR SNP: □Tier1 □Tier2 □Tier3	Admitted thru ER (identified thru IP census) w/ SOB, to ICU vent. Transfer to Rehab, new diagnosis of CHF. First acute hospitalization	Will stay in Rehab until safe with minimum assist will get home PT. 4/21: Per MSW PT progressing, Coumadin level stable, had h/o of bld clotso family concern, monitoring closely. 4/26 Refer to CCM, member going to live with sister (25 miles from doctors) will setup transportation to assure visits.	Referral to: Psych Consult 4/12 Referral to: Home Health SN/PT 4/29 Referral to: CCM 4/26 Referral to: MSW 1/26 CT initiated: 4/10/11	G. Hernandez, LVN – IP-CM N. Cabaccang, LVN – CHF CCM - Primary V. Silla, LVN - DM	w/ Cardiologist 5/1 CCM to discuss classes available: done 4/27 Transportation to MD visits: done 4/27 None Documentation: CCMS (records attached) MHC Other: Minutes IDCP folder

The SNP Member Pre-Admission Report is a daily auto-generated report available to all case managers that identifies all SNP members with an approved referral to a facility for the last 7 days. The primary purpose for this report is to pro-actively identify any SNP member with an authorized facility based service which is considered a planned transition from their usual setting of care to another setting. These members/caregiver are contacted telephonically to explain the Care Transition program, conduct an initial assessment to determine the members needs prior to hospitalization and potential plans post discharge. In addition educational material is mailed to these members to provide guidelines to prepare for hospitalization, discharge checklist and Care1st contact information.

<u>Example</u> report below which is referenced above illustrates the process of identifying planned transitions for all SNP members.



The **Daily SNP Discharge Report** is a daily auto-generated report available to all case managers to track SNP member discharges. This is used to assist the case managers in confirming discharges and tracking the hospitalized SNP members. The SNP Care Transitions and Complex Case Managers are in communication with the Care1st Inpatient Case Managers concurrently to coordinate discharge and post discharge plan of care/service. This report is a tracking mechanism for the case managers. All of these identified members will be contacted telephonically post discharge to conduct a specific assessment to determine their individual needs. This information captured is shared with the members PCP and the case manager communicates telephonically with the PCP to review the care plan and treatment plan.

<u>Example</u> report below which is referenced above illustrates the tracking process for the SNP hospitalized members.

DISCHAI			11 7:32:0 N: 4/2/2									CAI		LA N
MEMBER	AID	D.O.B.	AUTH#	IPA	ADMIT	HOSPITAL	PHONE	DIAGNOSIS	DAYS	TYPE	СМ	CMG	I S	LO
	501L2LA	7/21/1935	578580*IH	SAN MIGUEL IPA	3/23/2011	GLENDALE MEM	818/502-1900	COMPRESSION, V	15	IH	СТ	gh	2	24
	501L2LA	9/14/1940	580549*IH	ANGELES IPA	3/29/2011	MEM HOSP OF G	310/512-6169	DEHYDRATION	9	IH	CT	gh	2 1	24
	≥ 501L2LA	12/1/1955	557115*IH	ST FRANCIS IPA MG	4/1/2011	ST FRANCIS HO	310/900-8900	CHLTHIAS W/O CH	6	IH	CT	gh	1	24
	501L2LA	8/4/1949	580943*IH	SAN MIGUEL IPA	3/28/2011	ST JOSEPH HOS	360/735-5400	UNSPEC HEMORR	10	IH			2	24
	501L2LA	3/10/1965	580148*IH	EHS	3/28/2011	WHITE MEMORIA	323/268-5000	SCHIZOPHRENIA	10	IH	CT	ko	3	24
	N 509L2SD	5/26/1950	581475*IH	SD MULTI CULTURAL	4/1/2011	PARADISE VALL	619/470-4321	DISEASE, ACUTE	6	IH	CCM CT	ko	3 1	27
-	509L2SD	10/21/1944	581634*IH	SD MULTI CULTURAL	4/1/2011	SCRIPPS MERCY	619/294-8111	PAIN IN THORACIC	6	IH	CT	ko	2	270
-	509L2SD	9/2/1931	578595*IH	VANTAGE	3/24/2011	SCRIPPS MERCY	619/294-8111	SYNDROME, INTE	14	IH	CT	ko	3	27
	509L2SD	7/4/1932	565534*IH	VANTAGE	3/31/2011	SCRIPPS MERCY	619/691-7000	STENOSIS, SPINA	7	IH	CT	ko	1	270
	509L2SD	2/23/1943	569058*IH	VANTAGE	3/31/2011	SHARP CHULA VI	619/502-5800	DYSPLASIA OF CE	7	IH	CT	ko	1	27
	501L2LA	12/8/1953	574602*SNF	PACIFIC ALLIANCE ME	3/23/2011	BRIER OAK ON S	323/663-3951	OSTEOARTHROSI	15	SNF	CT		1 1	24
								GRAND TOTAL	.S =	11	105			

Element 9, Factor B

Describe how the communication network connects the plan, providers, beneficiaries, public, and regulatory agencies.

Communication methods will take into consideration privacy and confidentiality safeguards using secure and encrypted email for interdepartmental exchange and abiding bν the Privacy Statement and the https://www.care1st.com/ca/privacy.asp for internal staff and telecommuters. addition, SNP Care Management (CM) staff contact inpatient and SNF care managers/discharge planners to assure coordinated transitions in care if an inpatient/SNF admission occurs. Contacts from providers or beneficiaries to Care1st Health Plan's Member Services department are documented in the system that is available and accessible to SNP CM personnel. Proactively, SNP CM staff will work with delegated medical group/IPA case managers via outbound calls to identify other needs to refer to community resources or other services. Clinical pharmacists are available for support medication related issues and Social Workers are obtainable for behavioral health issues via telephone. For behavioral health related issues our contracted mental health vendor is contacted by Care1st staff or by the beneficiary directly through their toll-free phone to assist in care management and coordination of care and services. The communication network connects the plan with the medical groups, primary care providers and beneficiary for the purpose of managing the beneficiary's care. Regulatory agencies may review the model of care processes. Results of the Care1st Model of Care Program will be available for public review at a summary level that safeguards patient-specific information via website: https://www.care1st.com/ca/providers/snp-model-of-care.asp. Other communication methodologies for network provider and beneficiary includes the Provider and Member Newsletters.

Example: Confidentiality Statement Utilization Management (Attachment Element 9, Factor B, 1)

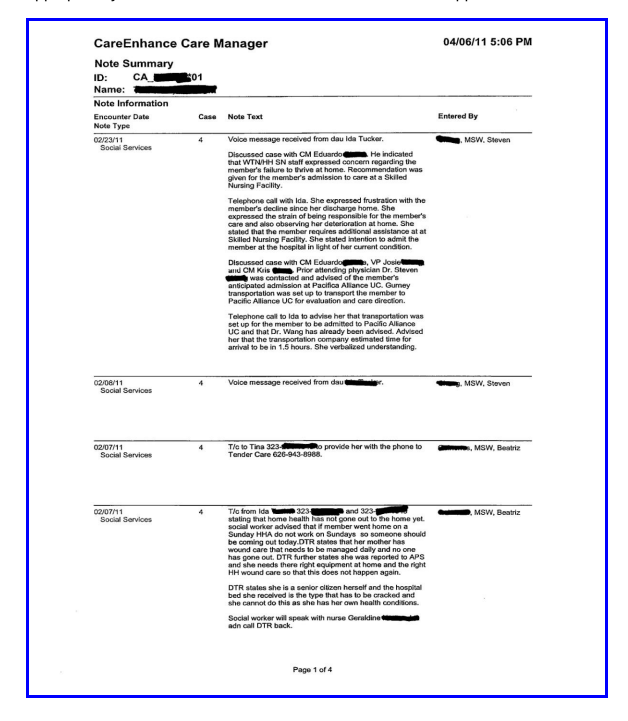
Example: Provider Newsletter (Attachment Element 9, Factor B, 2)

Example: Member Newsletter (Attachment Element 9, Factor B, 3)

Example: Beneficiary Care1st ID Card with Behavioral Health toll free number (Attachment Element 9, Factor B, 4)

Example: Care1st Member Website - Behavioral/Mental Health Services page https://www.care1st.com/ca/members/plans-and-benefits/medicareexplore.asp?exploreBehavioralorMentalHealthServices (Attachment Element 9, Factor B, 5)

<u>Case Study</u>: This case study illustrates how the communication network connects the key stakeholders when assisting a SNP member through the continuum of care and appropriately documented in our member centric electronic application CCMS.



CareEnhance Care Manager

Note Summary

ID: CA____01 Name: DATE:

Note Information

Encounter Date Case Note Text

Entered By

MSW, Steven

Chang, MSW, Steven

MSW, Steven

Note Type 02/01/11

02/01/11 Social Services Discussed member's care plan in rounds.

Telephone calls with member's daughter Ida to coordinate the member's anticipated LCD and discharge

Ida stated that the plan is still for the member to transition home upon discharge from skilled level of care. Discussed the member's discharge plan, including wound care and DME. Explained the attending physician will order the HH and DME, as appropriate. Ida verbalized confidence that the member would receive adequate care from her family at home.

She requested recommendation for a new PCP. Discussed case with CCM Shelli and received recommendation for a Healthcare Partners physician as well as their home visit physician's program. Telephone call to Ida to discuss possible transition of PCP and explained full-risk nature of the IPA and the changes involved. She verbalized understanding and preference for the home physician visit program. Explained that the transition will not take place until the following month.

Discussed case with MS Lead Gabriela. A representative will be calling Ida to coordinate the change.

12/16/10 Social Services Social worker with member at the SNF to deliver Holiday Gift Baskets with MS representatives Marcy and Mary Marcy.

Member was being bathed by SNF staff and then was attended to by the SNF treatement nurse. Waited until the member was done and resting again in her bed.

Member was awake and responsive to touch and simple greetings. She appeared very lethargic/weak, but was able to respond appropriately to conversational cues.

12/15/10 Social Services Social worker visit with member at the SNF to coordinate

Member was resting in hospital bed. She appeared very lethargic and weak.

Member appeared to be sleeping and did not noticeaby respond to this social worker's presence or attempts to wake her. She was sucking on her hand, and did not respond to social cues.

Coordinated care with SNF social worker Lolita. She stated that the member is often in the state observed now, whenever she becomes tired. However, at other times, the member is much more awake and is able to respond to questions and visually track. Dau is very involved and visits the member almost everyday. She stated that the memberis observably more engaged when her daughter is present.

Page 2 of 4

Page 3 of 4

Voice message left for Geraldine updating her of development.

verbalized understanding and sounded reluctant but was verbalized agreement with plan, should it be presented with the physician's order and recommendation again.

Discussed the member's wounds. Ida stated that she was caring for the member, but was improperly dressing the wounds.

Note Summary	₽ 01		
Name: Note Information	*		
Encounter Date Note Type	Case	Note Text	Entered By
12/02/10 Social Services	4	Referral received from CM Geraldine 2. Telephone call to FS Primary/dau Ida 2. available. Left voice message.	, MSW, Steven
		Telephone call to residence niece Carrie answered and stated that Ida likely will not be home until tomorrow. She stated that she does not have an alternate contact number for Ida.	
		Left message with Carrie for Ida to call this social worker back to coordinate the member's care.	
		3 *	

Care1st' Health Education and Culturally Linguistic Department also performs outreach to local Community Based Organizations (CBOs) such as Black Women for Wellness, Chinese American Association, National Health Foundation, and United Cambodian Community, Inc. to ensure the company's services, policies and initiatives are effectively communicated to advocates assisting and working with our membership and markets. Care1st staff, including Health Education and C&L, Community Outreach, Legal & Regulatory Affairs, and Medical Services meet face-to-face with these organizations to communicate current regulatory activity impacting health plan procedures, as well as provide resources for member issue resolution to ensure advocates always have current and accurate information related to the Plan and issues affecting beneficiaries overall. The department also collects feedback from advocates in these meetings to better understand the needs of our partners and enhance our communications.

The below is an **example** of CLAS Community Advisory Committee Meeting Minutes and Agenda:



COMMUNITY ADVISORY COMMITTEE (CAC) MEETING

Monday, December 6, 2010 9:30 am to 11:30 am **Main Training Room**

AGENDA

II. Committee Business: All · Review of Minutes & Action Items Approval of Minutes Review Agenda Therese Chung III. CLAS Updates: Interpreting Services (Face-to-face & Over the Phone) **Translation Services** IV. n-Action Family Network Kay W. Coulson Overview Programs V. Community-Based Organization Updates All

VII. Announcement:

VI. Health Education Updates

I. Welcome and Introduction

Therese Chung

Linda Fleischman

Therese Chung

• Next CAC meeting will be held on Monday, June 6, 2011

VIII. Adjournment

Element 9, Factor C

Describe how to preserves aspects of communication as evidence of care

The Health Plan has available to beneficiaries, providers, employees and public via Care1st Health Plan website Evidence of Coverage, Provider Manual, Health Education materials, Language assistance, etc.

Care1st Health Plan website also has available: Community Resources Directory, Disease Management Programs and education, Frequently Asked Question (FAQs), Preventive Health services, Member Service link, etc. The plan has also identified that not all beneficiaries either have access to, or are familiar with, navigating or searching websites for information. Last year, Care1st Health Plan sent newsletters to the beneficiary informing of our website and all of the valuable information available to them. The plan also understands that not all beneficiaries have computers so the plan's Member Services toll-free line was identified in bold print with available hours to assist their needs.

Care1st has a quarterly Public Policy Meeting, with beneficiary representation conducted by the Member Services Department. Medicare benefits/SNP –MOC requirements are discussed in this forum. This committee is chaired by the Manager of the Member Services. Department.

http://www.care1st.com/

https://www.care1st.com/ca/providers/provider-manual.asp

https://www.care1st.com/ca/members/plans-and-benefits/medicare-explore.asp

https://www.care1st.com/ca/guests/language-services.asp

https://www.care1st.com/ca/members/health-education/health-education-materials.asp

Example: Healthy Living newsletter Spring/Summer 2010 (Attachment Element 9, Factor C, 1)

Example: Health Risk Assessment PCP Letter (Attachment Element 9, Factor C, 2)

Care1st uses electronic databases and other tracking methods including, but not limited to, paper archival services; newsletters; and Web sites to preserve aspects of communication as evidence of care. Care1st preserves communications of meetings in minutes both in hard copy and electronically.

When communication occurs with a specific provider and/or Member, the case manager documents this information in the case notes to include the content of the communication in CCMS. The information documented includes documentation of the name of the person, type of contact (care plan, ICT meeting) and the date and time of the contact. The information documented in the case notes includes content of any information shared with the Member, any requests made and any follow up that needs to be completed.

Additional aspects of communication as evidence of care include IDCP minutes documenting SNP member specific issues, interventions, plan of care.

Case Study: Case Study below sample of the twice weekly IDCP Meeting minutes identifying hospitalized SNP members that represent collaboration and communication with multiple disciplines:

Auth #	LOB	Issue	Discussion	Interventions	Responsible Person(s)	Follow-up
XXXXXX	MCR SNP: □ Tier 1 □ Tier 2 ☑ Tier 3	Admitted thru ER (identified thru IP census) w/ SOB, to ICU vent. Transfer to Rehab, new diagnosis of CHF. First acute hospitalization	Will stay in Rehab until safe with minimum assist will get home PT. 4/21: Per MSW PT progressing, Coumadin level stable, had h/o of bld clotso family concern, monitoring closely. 4/26 Refer to CCM, member going to live with sister (25 miles from doctors) will setup transportation to assure visits.	Referral to: Psych Consult 4/12 Referral to: Home Health SN/PT 4/29 Referral to: CCM 4/26 Referral to: MSW 1/26 CT initiated: 4/10/11	G. Hernandez, LVN – IP-CM N. Cabaccang, LVN – CHF CCM - Primary V. Silla, LVN - DM	W/ Cardiologist 5/1 ☐ CCM to discuss classes available: done 4/27 ☐ Transportation to MD visits: done 4/27 ☐ None Documentation: ☐ CCMS (records attached) ☐ MHC ☐ Other: Minutes IDCP folder

Element 9, Factor D

Describe the personnel having oversight responsibility for monitoring and evaluating communication effectiveness

The Vice President (VP) of Medical Services has reporting responsibilities for Care1st Special Needs Program (SNP) along with the Director of Medical Services, a licensed registered nurse, who has overall operational accountability. The Director is responsible for accurate and current policy and procedures for SNP with overseeing implementation and evaluation of the program. On at least an annual basis the Director will assess the SNP effectiveness through multiple avenues such as, to include but not limited to; SNP staff feedback,inter rater reliability audit of Plan ICT staff, beneficiary's survey, provider satisfaction surveys UM reports, etc.

The primary oversight responsibility for monitoring and evaluating communication effectiveness as described above is Care1st Health Plan Medical Service Committee. The Medical Service Committee is chaired by the Chief Medical Officer and meets on quarterly basis Committee members include network physicians, VP of Quality Improvement, VP of Medical Services, Director of Health Education, Director of Medical Services, and Clinical Pharmacy Program Manager.

The VP of Medical Services is responsible for reporting to the committee all the reports that address the evaluation of communication effectiveness. Based on these reports, the committee is responsible for establishing corrective action plans to address any deficiencies. The Chief Medical Officer reports all Medical Services findings to the Board of Directors who ultimate authority for accepting or modifying the recommendations of the Medical Services Committee.

Example: IPA Letter-SNP Model of Care 12/23/09 (Attachment Element 9, Factor D, 1)

Example: Delegated UM Reporting Requirements Utilization Management SNP 2011 (Attachment Element 9, Factor D, 2)

Example: Sample of Quarterly Report for Multiculteral Primary Care Medical Group UMQM Report summary March 2010 (Attachment Element 9, Factor D, 3)

Example: Medical Services Quarterly Committee Meeting Minutes (Attachment Element 9, Factor D, 4)

Example: Board of Directors Meeting UM SNP Reports (Attachment Element 9, Factor D, 5)

VP of Medical Services has overall responsibility for day to day operations of the internal SNP program as well as the IPA compliance Department. Care1st Health Plan internally has a designated Care Transition Case Manager (CTCM) and Care Navigator dedicated to identifying, collaborating and communicating with the SNP enrollees. The IPA Compliance department is comprised of three (3) IPA Compliance Auditors which are Registered Nurses and 2 IPA Compliance Analysts which have the responsibility to monitor and evaluate the communication effectiveness and overall Model of Care compliance for each delegated Medical Group/IPA. The plan is responsible for Health Risk Assessment (HRA) and Individual Care Plan (POC), this function is not delegated to the medical groups/IPAs. In 2009, an IPA Letter was mailed and electronically sent to all delegated entities which addressed Care1st Health Plan SNP MOC requirements and the collaboration with delineation of responsibility between the plan and IPA. This year all delegated groups were sent an email describing the SNP reporting requirements for quarterly submission. In 2011, the IPA Compliance Team will be providing on-site/office training for the IPA delegates who need assistance with meeting the SNP-MOC requirements. Documents associated with the Model of Care Program and communication effectiveness will be retained in the findings of each Medical Group's annual audit. Any deficiencies found require a corrective action plan (CAP). All audit findings are presented to the Medical Service Committee. Meeting minutes, are kept for documentation purpose. The VP and Director of Medical Services oversee the development, implementation, and evaluation of policies and procedures that are related to the SNP Model of Care. The VP along w/ the Director also have responsibility for evaluating the SNP Model of Care and determining its effectiveness. Care1st Health Plan Medical Director (s) share in the responsibilities as it relates to the clinical overview of the program. Inpatient and Outpatient Case Managers are assigned to the membership work with the CTCM to coordinate care and develop the Member's individualized care plan. Care Navigators and Social Work staff are available to assist with the Members' psychosocial needs identified within the Member's individualized plan of care, e.g. assistance with obtaining meals.

Care1st Health Plan Case Management Department within Medical Services collaborates with Marketing Communications to provide quality information about dual special needs plans to both Members and providers.

Case Study below sample of the twice weekly IDCP Meeting minutes identifying hospitalized SNP members that represent collaboration and communication with multiple disciplines:

Auth#	LOB	Issue	Discussion	Interventions	Responsible Person(s)	Follow-up
XXXXX	MCR SNP: □Tier1 □Tier2 □Tier3	Admitted thru ER (identified thru IP census) w/ SOB, to ICU vent. Transfer to Rehab, new diagnosis of CHF. First acute hospitalization	Will stay in Rehab until safe with minimum assist will get home PT. 4/21: Per MSW PT progressing, Coumadin level stable, had h/o of bld clotso family concern, monitoring closely. 4/26 Refer to CCM, member going to live with sister (25 miles from doctors) will setup transportation to assure visits.	Referral to: Psych Consult 4/12 Referral to: Home Health SN/PT 4/29 Referral to: CCM 4/26 Referral to: MSW 1/26 CT initiated: 4/10/11	G. Hernandez, LVN – IP-CM N. Cabaccang, LVN – CHF CCM - Primary V. Silla, LVN - DM	W/ Cardiologist 5/1 CCM to discuss classes available: done 4/27 Transportation to MD visits: done 4/27 None Documentation: CCMS (records attached) MHC Other: Minutes IDCP folder

IPA LETTER - SNP MODEL OF CARE

Example: Below is a sample of the IPA Letter-SNP Model of Care 12/23/09

December 23, 2009

Med Director Name of IPA

Re: Special Needs Plan (SNP) Model of Care

The Centers for Medicare & Medicaid issued final regulations on Medicare Improvements for Patients and Providers Act of 2008, also known as MIPPA. As part of this regulation, the Special Needs Plan Model of Care requires implementation by January 1, 2010.

The SNP Model of Care requires that all SNP members receive an initial Health Risk Assessment (HRA) within 90 days of enrollment, and that an Individualized Care Plan be created for each member. Care1st will be responsible for having the members complete the HRA. Care1st will then create an Individualized Care Plan for each member that completes the assessment.

We have enclosed the following additional documents for your review:

- SNP Model of Care Responsibility Matrix
- Sample Member Summary Report (answers to completed HRA questionnaire)
- Sample Individualized Care Plan

A comprehensive presentation by CMS on SNP Model of Care and additional pertinent documents, including our survey tool can be found on our website with the following link: https://www.care1st.com/ca/providers/snp-model-of-care.asp

Please take the time to review all of the details and requirements of this important new legislation.

Care1st Health Plan will work collaboratively with its contracted Medical Groups and IPAs in order to meet the SNP Model of Care requirements. If you have any questions you may call Robert Feldman, RN, Director of Medical Services at (323) 889 6638 x 6298.

Sincerely;

Jorge Weingarten, MD Chief Medical Officer

Cc: UM Director, Administrator



Special Needs Plan (SNP) - Model of Care

Responsibility Matrix

Activities	Care1st Responsibilities	IPA/MG Responsibilities
Care Management Plan	Care1st Health Plan will develop and implement a Care Management Plan that describes the Model of Care and documents how it will coordinate its efforts with those of the IPA/MG in order to meet all CMS requirements.	IPA/MG will develop and implement a Care Management Plan that describes the Model of Care and meets all CMS requirements.
Health Risk Assessment (HRA)	Conduct within 90 days of enrollment an initial Health Risk Assessment (HRA) of physical, psychosocial, cognitive, and functional needs. Use a standardized tool to perform the health risk assessment. Share the results of the health risk assessment with the delegated IPA/MG member or care giver and member is PCP.	Utilize the results of the initial HRA in order to analyze member health care needs and communicate plan to interdisciplinary care team, and pertinent providers.
Individualized Care Plan	Create an Individualized Care Plan (ICP) based on the member specific responses to the HRA which will be risk stratified. The ICP will include an itemized list of identified Problems. Interventions and Goals. The ICP will be shared with the member/care giver, PCP and IPA/MG	The IPA/MG will provide coordinated care and services proportionate to the member needs and stratification level. Involve beneficiaries and/or caregivers whenever feasible, through various ways of communication Reviewed and revised annually or when health status changes Maintain care plan records to assure access, and in accordance with HIPAA and professional standards
Staff Structure and Care Management Roles	Care1st will employ or contract all necessary staff to meet Administrative Roles such as: • Enrollment processing • Eligibility verification • Grievance resolution • Conducting quality improvement activities and meeting all data analysis and reporting requirements to CMS Also will provide oversight of Model of Care implementation, auditing of all delegated functions and effectiveness of Model of Care	IPA/MG must employ or contract all necessary staff to provide Service Delivery Roles such as: • Member education and advocacy • Triage • Authorization and timely provision of medical and behavioral services consistent with established clinical guidelines, • Healthcare information management functions such as maintenance and sharing of records and reports in HIPAA compliant manner.
Interdisciplinary Care Team	Ensure through annual audit that interdisciplinary care team requirements are met.	IPA/MG must assign each member to an interdisciplinary care team which will analyze and update annually or as needed the ICP in order to manage the medical, cognitive, psychosocial and functional needs of the members. The interdisciplinary care team should consist of at least a medical, behavioral and social services expert.
Provider Network	Care1st must have an adequate network of acute, long term and rehabilitation care facilities. Ensure that delegated functions such as credentialing of the provider network are performed to meet NCQA standards.	IPA/MG must have a network of medical, behavioral, nursing and allied health professionals that will collaborate with the interdisciplinary care team and provide clinical expertise based on nationally recognized guidelines and assist in the updating of the ICP

Page 1 of 2

Activities	Care1st Responsibilities	IPA/MG Responsibilities
Model of Care Training for Plan Personnel and Provider Network	Ensure initial and annual training is conducted for all Health Plan employees and network providers. Methodology may be: Face-to-face Interactive (web-based, audio/video conference) Self-study (printed materials, electronic media)	IPA/MG must conduct and document initial and annual training on the SNP Model of Care for all employed, and contracted personnel including network providers. Methodology may be: Face-to-face Interactive (web-based, audio/video conference) Self-study (printed materials, electronic media)
Performance and Health Outcomes Measurement	Health Plan will collect, analyze and report data to measure health outcomes and indices of quality	 IPA/MG will submit all necessary data in order for Plan to be able to perform adequate analysis and report outcomes. Specific detail of data submission requirements will be made through the Delegated UM Reporting Requirements submission.

Example: Delegated UM Reporting Requirements Utilization Management SNP 2011

Care 1st Health Plan **Delegated UM Reporting Requirements Utilization Management** Special Needs Plan (SNP)

MONTHLY

Submit concurrently:

Denial Files - all denial letters, with attached referral request, notification confirmation, supporting documentations -

Due to Care1st by the 10th business day of the following month:

- Attestation Form (if no ER Denial or Denial cases reported)
- Attestation statement for any log reported (if none were reported for the month)
 Due to Care1st by the 10th business day of the following month:

• EIOD Log

QUARTERLY or SEMI-ANNUAL REPORT

- Semi-Annual UM Report in ICE Format (applicable if you only have Medicare LOB with Care1st- due on Feb. 25 and August 25) OR
- Quarterly Report:

Submit UM Report in ICE Format Section F (Reporting Statistics)

SNP Metrics	
# cases identified for case management	
# cases enrolled in case management	
# of cases refusing case management/Opt-out	
# of identified Moderate acuity SNP members	
# of identified Low acuity SNP members	
Data Element	
# of SNP Hospital admission (census report) (Full-Risk)	
# of SNP member SNF/LTC facility admission (Full-Risk)	
# of cases admitted through ER (depends on DOFR)	
# of SNP ER visits (depends on DOFR)	

- Transition of Care Logs (For Full-Risk groups: include care plan transition timeframe; practitioner notification timeframe; member/caregiver communication timeframe
- Minutes of Interdisciplinary Care Team (ICT) meetings ANNUAL Submit to Care1st by Feb. 25th

- Annual UM Evaluation
- Annual UM Program Description (Model of Care)
- Annual UM SNP Work Plan

** All logs must be submitted electronically **

Zeus Quality Management IPA Oversight UM Reporting Requirements 2011 SNP 2011 Reporting Requirements_SNP.doc

Example: Sample of Quarterly Report for Multicultural Primary Care Medical Group UMQM Report summary March 2010

MULTICULTURAL PRIMARY CARE MEDICAL GROUP CARE 1ST - MEDI-MEDI UMQM REPORT SUMMARY

for the month of

MARCH 2010

REPORT	TOTAL	REPORT	TOTAL
ADULT FLU LOG	1	FAMILY PLANNING	0
ADULT PHEUMOCCAL	0	HEALTH EDUCATION	1
AUTHORIZATIONS - APPROVED	194	HOSPICE CARE	0
AUTHORIZATIONS - MODIFIED	0	LONG TERM CARE	0
AUTHORIZATIONS - DEFFERRED	0	MAJOR ORGAN TRANSPLANT	0
AUTHORIZATIONS - DENIED	4	OB CARE	0
AUTHORIZATIONS - CCS	0	RETINAL LOG	1
ADMISSIONS	13	PSA	4
BEHAVIORAL HEALTH	0	PSYCH FACILITY (INPATIENT)	0
BREAST CANCER SCREENING	0	SECOND OPINION	0
CHDP LOG	0	SNF	2
CERVICAL CANCER SCREENING	0	STD LOG	1
CPSP LOG	0	TB LOG	0
C SECTION DELIVERIES	0	VACCINATION LOG (AGE 0-2)	0
DENTAL EXAM	0	VACCINATION LOG (AGE 3-18)	0
AIDS/HIV	0	VISION CARE	45
ER ADMISSIONS	16	WIC LOG	0
ESRD/DIALYSIS LCG	0	DDS (Early Interventions) Regional Center	0
BED DAYS = 79 *** AVERAGE LOS = 6.08			
CCS BED DAYS= *** AVERAGE LOS =			

^{***} This summary page is intended to be used for verifying the monthly Health Plan Reporting Package. Any report with a count greater than zero will have a corresponding report with it. Conversely, any report shown with a "zero" next to it will not generate a report due to our reporting system. Therefore our healthplan partners will only get reports that have data for the specific report for each given month.

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^{*} Authorization data is based on Date Authorized, Claim data based on Date PAID, Case data based on Date of Service 2443 F./Reports/AUTO/SYNERMED/Auths/UMCM - Authorized;

Example: Medical **Services Quarterly Committee Meeting Minutes**

Care 1st Health Plan Medical Services Quarterly Committee Meeting Minutes (Los Angeles) September 14, 2010 (Training Room)

Committee Members Present:

Physician Members:
Jorge Weingarten, M.D., Care1st Chief Medical Officer
Harry Brenner, M.D., Internal Medicine
Maria Khalatian, M.D., Pediatrics
Weiguo Li, M.D., Family Practice
Gow-Nan, Ling., Family Practice
Richard Powell, M.D. Medical Director MedPoint
Near Te. Mil., Internal Medicine Nora Tee, MD., Internal Medicine
Kevin Thomas, M.D., General Practice
Hemant Upadhyaya, MD., Pediatrics
Jeffrey C.Young, D.O., Family Practice

Management | Staff :
David Wedemeyer, RN, Associate, VP, Quality Improvement
Josie Wong, RN, VP of Medical Services
Robert Feldman, R.N. Director, Medical Services
Linda Fleischman, MPH, Health Ed Manager
Rebecca Romo, QI Project Manager

Not Present:

Lukchai Bhavabhtanon, MD., Iniernal Medicine Robert Chan, MD, Internal Medicine Luning Chen, MD, Internal Medicine David Gu, D.O., Internal Medicine Anita Mercado, MD., Family Practice Maureen Tyson, MD Internal Medicine Albert Young, MD, Internal Medicine

Confidentiality Statement: All committee attendees/participants agree to respect and maintain the confidentiality of all discussions, reports and information generated in connection with this meeting and agrees not to make any voluntary disclosure of such information except to persons authorized to receive such information.

TOPIC	DISCUSSON	ACTION RESPONSIBLE PARTY	DATE COMPLETE
	Project Updates 1. Aware URI Collaborative: San Diego PCPs that have 250 or more Medi-Cal members meeting the minimum performance level (MPL) of HEDIS rates representing the 25% of the national rates. There was a significant improvement when comparing 2009 to baseline The State should be starting a new collaborative project next year. 2. ER Inappropriate Use: A QIA Analysis is due 10/31/10 for the project.	,	
	Based on results, there was no improvement noted. COPD Collaboratives and Vaccination Reminder Program No activity to report for the second quarter. CMS Requirements An update to be provided at next meeting.	,	
5. 2ND QUARTER QI REPORT/POLICIES AND QI SUB-COMMITTEE MINUTES APPROVAL	D. Wedemeyer requested approvals for the Second Quarter QI Report, Policy Approvals and QI Sub- Committee minutes (.for Peer Review and Credentialing)	A motion was made, Seconded to approve. Approved 1st – Dr. Thomas 2 nd – Dr. Powell	9/14/10
UTILIZATION MANAGEMENT	R. Feldman provided an extensive update on the Care Transitions:	A motion was made,	9/14/10
UM SPECIAL PROGRAMS - CARE TRANSITIONS	The Craim provided an extensive update of time care translations. The Care Transitions for Special needs Plan involves the coordination of care for planned and unplanned transitions. Overview of Managing Care Transition Policy was presented. Care Transition Program Post —Hospital Discharge Assessment reviewed Hospital/Skilled Nursing Facility Post-Discharge Medication Reconciliation Form (MRP) was reviewed. It was noted, that the PCP is to receive a copy of the form, after member has been discharged. The MRP to include up the 60 days of prescriptions that have been filled for member. Additionally, the Top 5 Diagnoses were reviewed with the committee: Cardiac/Cardiovascular	Seconded to approve. Approved 1st - Dr. Thomas 2 nd - Dr. Khalatian	J 1971 IV
	2. Neurologic Disorders 3. Respiratory 4. Diabetes 5. Renal/Gl There was an overview of the process in place and member efforts: The goal is to train the member to be engage in the process. Member will be encouraged take a copy of the MRP form to their PCP Within 48 hours of discharge to home either (Hospital to Home or SNF to Home), a call to be made to member.	5.	
	Additionally, there was consensus that having all the related CCM forms uploaded to the website, would be beneficial to the providers.	Old Business/ R. Feldman	
B. DISEASE MANAGEMENT)	R. Feldman presented an overview of the Disease Management – Asthma report for the last quarter Asthma Cases (Open/Closed Status) Adult 169 – Open 338 – Closed Child (Pediatric < 12 years old) 161 – Open 431 – Closed	A motion was made, Seconded to approve. Approved 1st – Dr. Thomas 2 nd – Dr. Khalatian	9/14/10
	The following was noted/discussed: The report reviewed includes a 12-month period and for the next committee meeting, will plan to present a quarter by quarter comparison. A full time analyst will be hired to assist with analyses. Closed Cases (Adults by Reason for Closure) R. Feldman shared the following regarding this report: Described the efforts made to contact members that includes 3 calls prior to dis-enrolling members from program. A question was raised if a member is admitted to the hospital if they would automatically enrolled into program. It was clarified that a member is not enrolled, but he/she, Would receive an educational newsletter as part of the program.	Old Business/ R. Feldman	

Element 10 – Care Management for the Most Vulnerable Subpopulations

Element 10, Factor A

Describe how the MAO identifies its most vulnerable beneficiaries

The Care1st Complex Case Management Program identifies members at risk for changes in health status and provides continuous clinical and psychosocial monitoring in an effort to prevent unexpected transitions in care. Refer to Care1st's Complex Case Management P&P (Exhibit-D) for methods used to identify at risk individuals. In addition, other sources of identifying members at risk include, but are not limited to the following:

- Initial and annual health risk assessment
- Information obtained by Care1st Case Managers and Care1st Social Workers through direct member interaction
- Information obtained from Primary Care Physician and Specialty Providers
- Information obtained from calls documented by Care1st Premier Member Services Unit
- Information obtained through the Care1st Disease Management Programs
- Information obtained from the Care1st Pharmacy Department, including the Care1st Medication Therapy Management Program (MTMP)
- Weekly hospital admission and readmission reports
- Referrals from medical groups
- Member transportation requests
- Member requests for LTSS and/or HCBS
- Monthly review of encounter data

Care1st uses the definition of the American Geriatric Society when defining frail or vulnerable members:

- A state of reduced physiologic reserve associated with increased susceptibility to disability
- Individuals who have severe disability in two or more of the following domains or moderate disability in at least three or more of these domains: physical health, mental status, functional status, socio-economic status and residential environment; or
- Individuals aged 85 years or older; or
- Individuals who depend on others for the activities of daily living; or
- Who are at high risk of becoming dependent; or
- Older individuals who are homebound: or
- Older individuals with mental disorders such as dementia; or
- Older individuals with communication disorders; or

- Individual with significant multiple chronic conditions such as arthritis, hypertension, heart disease, diabetes, osteoporosis, fracture, stroke, cancer (currently active), dementia, Parkinson's disease; or
- Individuals who would qualify for long-term care services. These individuals are usually defined based on severe chronic disease or disability involving substantial functional impairment

A frequent source of vulnerable members is identified through either readmission reports or weekly in patient reports.

Example 1 Member W.R.

He was referred to Complex CM in November 2010 after having been readmitted to the hospital with dehydration, cellulitis due to radiation for head and neck cancer. He had a new G Tube.

Challenges were coordinating appointments, authorizations, pain control, and pharmacy prior authorizations. Social Services support for the member was obtained and completed application for disability and assistance with Advance Directive.

Member is now stable; has some residual complications from radiation, chronic otitis media, decreased hearing, He continues to need periodic laryngoscopies and physician follow up visits. Transportation is provided for these visits. His weight is stable, continues to depend on liquid supplement; and still has problems swallowing some food Overall; he is much improved and stable.

Example #2 Member M.A.

Member identified after admission to hospital for dyspnea and respiratory distress. Member arrived to USA day prior to admission from Mexico where he was vacationing with wife who recently retired. Per wife member was hospitalized in Mexico and received dialysis treatment for five days and had chest tube inserted to drain fluid from lungs. At this time member continues to require dialysis.

Member was diagnosed with mesothelioma After a 10 day hospitalization member was transferred to a skilled nursing facility for physical therapy and IV antibiotic treatment. Dialysis treatment was no longer needed at his time. Follow up with Oncologist was arranged after discharge.

A home health nursing evaluation for safety and medication review and physical therapy was completed. Necessary equipment including a wheelchair and 3in1 commode were provided. Follow up appointments with the oncologist have been kept and round trip transportation has been provided.

We have attached an example of our most recent Complex Case Management analysis (Exhibit -E) which details specific measurements that demonstrate a complete process of continuous improvement and monitoring efforts.

Element 10, Factor B

Describe the add-on services and benefits the MAO delivers to its most vulnerable beneficiaries

Examples of additional services and benefits provided by Care1st include:

- Transportation services: All SNP members have access to unlimited round trip transportation for doctor appointments, going to the pharmacy to pick up medications, or for other medical related appointments like dialysis, physical therapy or diagnostic testing. The type of transportation provided depends on the needs of the member. It can range from a private taxi, to a wheelchair van or gurney transport. Members or their providers can request transportation by calling the Member Services department. Otherwise, the member or provider can call the member's assigned Case Manager and she will make the necessary arrangements. The main purpose of providing this service is to ensure adequate access for our members and therefore eliminate barriers of care.
- Social service support: Our Social Services Department not only provides telephonic support for our member's social needs. Complex care dual members will be assigned to a Care Navigator, who is responsible to navigate the member throughout the care continuum, including coordinating LTSS and HCBS. A Case Manager may go to the member's home to conduct a comprehensive in-home assessment to determine the support structure, unmet long-term care needs. If the duals member could benefit from CBAS or in-home supportive services, the Care Navigator will contact LTSS and HCBS provider and make arrangements for services to be provided in the home, as appropriate. A Case Manager may also go to the skilled nursing facility or hospital to meet with not only the member, but also family, caregivers and physicians. This is most commonly used with our most vulnerable members who may be at the end of life or not have adequate family support to assist them with important decisions such as long term care placement, or nutritional support. The social worker will evaluate each individual situation and after conferring with all involved parties may make referrals to other agencies such as Adult Protective Services, coordinate community support services with appropriate LTSS and HCBS, or with the state Medicaid agency to increase the number of hours for In Home Support Services. NP members are often referred to the Social Worker by the Case Manager who is actively managing the member's care. But members can also access the social worker directly, or by any physician or outside agency referral by calling our toll free number. Having this kind of service can assist the member in remaining in the least restrictive setting possible and maintain a higher quality of life.
- Access to dental services: Dental health can often not be properly addressed and can lead to exacerbations of other medical co morbidities. Recent changes in Medi-Cal coverage for dental care have left this population with

gaps in coverage. Care1st provides an additional dental benefit that included cleaning and x-rays. In addition all SNP members have an allowance of \$500.00 per year that can be used towards payment of comprehensive dental benefits through our preferred dental network at reduced rates. Members can self refer to any dental network provider. If they need assistance they can ask their Case Manager or a Member Services representative to assist them. Having adequate access to dental services and maintaining good oral health is extremely important towards maintaining overall health and adequate nutrition.

- Access to specialized wound technology network: Wounds are a significant problem in the frail population where poor nutritional support and lack of ambulatory capacity can lead to development of wounds that can significantly impair the member's health. Based on this, Care1st provides state of the art wound care with a specialized network of physicians and Nurse Practitioners who are fully trained as wound care specialists. The care is provided at the member's home. All evaluations are documented in a electronic medical record which includes photographs of the wounds that are taken throughout the course of treatment to document the improvement. The Care1st Case Managers and physicians have access to these records via a secure and password protected web site. In addition to providing the wound care, they will provide recommendations regarding nutritional and durable medical equipment needs. Members are typically referred for this service by their Case Manager or physician. All the referrals are approved by the Plan. Chronic wounds are a significant co-morbid condition that can impact the overall health status and if not properly treated can lead to loss of limbs, chronic infection and even death.
- Hearing aid benefit: All SNP members have access to a generous \$1,000 per year allowance that can be used towards the purchase of a hearing aid. The members can self-refer or be referred by their physician or Case Manager to our audiology network. The initial visit does not require an authorization and there are no applicable co-pays.
- Enhanced vision benefit: All SNP members have an enhanced vision benefit
 that consists of \$200.00 per year allowance that can be used towards the
 purchase of eye wear. The members can access a number of Optometry
 providers in the network by referral from the Primary Care Physician or Case
 Manager.

Element 11 – Performance and Health Outcome Measurement

Element 11, Factor A

Describe how the MAO will collect, analyze, report and act on to evaluate the MOC ((at a minimum includes: specific data sources, specific performance and outcome measures, etc.)

HEDIS Measures:

- o HEDIS data is collected through encounter data, claims data, pharmacy data, lab repositories and direct medical record reviews. Care1st proactively monitors HEDIS measures and actively contacts members and providers in attempts to get member scheduled for these services. The Quality Improvement department has outreach coordinators and nurses who visit providers continuously throughout the year to educate physicians and office staff on details about these measures. The QI department provides physicians with incentives for completing these specific services and the office staff small incentives for using our web portal and filing the reminders in the charts. The outreach staff collect gap data when out in the physicians offices (they are equipped with secure laptops and scanners). Physician offices are educated about encounter submission processes and Care1st has a process for submission of encounter data through the web portal (See attachment Element 11, Factor A, 1).
- O HEDIS data is analyzed annually through the NCQA HEDIS Technical Specifications process. Care1st utilizes NCQA Certified HEDIS software programs to produce samples and enter medical record abstraction data. All HEDIS measures are compared against National benchmarks distributed by NCQA. All HEDIS measures are also compared to previous results to document statistical significance of rate changes (See attachment Element 11, Factor A, 2). All HEDIS data has a quantitative and qualitative analysis completed and documented through the QI process. Providers are provided individual profile reports every six months that detail their HEDIS rates compared to their peers, Care1st overall and National benchmarks (See attachment Element 11, Factor A, 3). Ongoing analysis and monitoring is done to track each measure proactively and interventions are done to encourage member to complete specific services.
- O HEDIS analysis results are compared to national benchmarks and previous rates to establish statistical significance of changes. These results are submitted through the NCQA web site and an NCQA HEDIS Auditor who audits the results. The auditor performs an on-site audit of how data is used, an audit of the medical record abstraction process and the HEDIS result submission to NCQA. When the auditor signs-off on the results they are considered official results. When

results are official the QI department summarizes all results, details statistical changes, completes a report of the quantitative and qualitative analysis, establishes new goals, and they are reported to the Medical Services Committee for recommendations. The QI department will recommend specific interventions and goals aimed to improve rates and through this committee these results are reported to the Board of Directors.

 Care1st acts upon these results through the same process. Each measure is reported with key findings, quantitative and qualitative analysis, goals and benchmarking, interventions and follow-up actions.

Specific Examples:

- Care1st had a low baseline result for the Medication Reconciliation Post Discharge (MRP) measure with all SNP product lines. Our initial interventions were aimed at educating physicians about the requirements of the measure and specifics about how the documentation needed to be in the record. Our second year results revealed improvement but the rates revealed a huge opportunity for improvement. Through the QI process we developed new interventions where each admission is case managed and post discharge medication reconciliation are done by the RN Case Manager and is discussed, disseminated and filed in the member's medical record.
- Care1st had a low baseline results for the Care for Older Adults (COA) measure with all SNP product lines. Our initial interventions were aimed at reminding physicians of the required services, providing them with a list of their member needing the service and reminding the member to schedule the appointment. The second year results revealed improvement but there was still a huge opportunity for further improvement. The results were analyzed and reported through the committee and new interventions were developed using the Health Risk Assessment process. The HRAs were summarized and these were provided to the PCP for follow-up action and documentation. We focused questions on the four specific COA Measures and instruct the PCP to evaluate the member and use this information in the evaluation. This has significantly improved our COA measure results for reporting year 2011. This has improved member access to information about advanced directives and end of life care.
- Access to affordable health care services and essential services such as medical, behavioral health, drug and alcohol rehabilitation, and social services:
 - Care1st collects data to evaluate access to care for appointment availability, after hours availability, geographical distribution and coverage (for PCPs, specialist, hospitals and ancillary services), and physical site accommodations for members with disabilities. Care1st also monitors the drug and alcohol rehabilitation access and monitors

this through HEDIS measures. Data for appointment availability and after hours availability is collected through provider survey and secret shopper contact calls. Data for the geographical distribution and coverage analysis is collected from our provider directory and is matched with our members home addresses to map out coverage within 15 miles of each member home. Physical site accommodations data is collected through on-site audits by our FSR Nurse. Drug and alcohol rehabilitation data is collected through encounter and claims data. The Care1st Quality Improvement department also reviews member grievance and CAHPS data as it relates to access to care issues, which gives validity to our access to care results. Behavioral Health access to care data is collected by our NCQA Accredited MBHO and distributed to QI for reporting to the Medical Services Committee.

- Care1st analyzes all the data collected from surveys and secret shopper contact calls and calculates each provider compliance rate. These rates are compared to overall averages and prior year rates to document improvements or changes. Care1st analyzes geographical mapping studies to document and establish specific geographical areas where additional coverage is needed. The geographical studies are completed fro all PCPs, specialist, hospitals and ancillary services. We also conduct language mapping to assure we have enough providers who speak specific languages that our members need. These results are compared to previous results to document improvements, which are completed every six months. Data is supplied in writing to our Provider network Operations (PNO) department to work on contracting additional providers in coverage gap areas. Physical Site Accommodations data is not scored and a CAP is not done but data is analyzed and placed in the provider directory for members to use when selecting provider who best meet their needs. The Care1st Quality Improvement department also analyzes member grievance and CAHPS data as it relates to access to care issues, which gives validity to our access to care results. The MBHO is delegated the responsibility to analyzes and provide interventions and follow-up for access to care as it relates to behavioral health providers.
- Care1st reports all the data and analysis to our Medical Services Committee for recommendations and through this committee to the Board of Directors. Physicians who fall below the benchmark goals are given results and are required to submit a written CAP. PNO department obtains report of coverage gaps to work on contacting additional providers. Physical accessibility reports are used for provider directories so members can be better informed about the sites ability to meet their needs. Behavioral health access to care reports are supplied by our NCQA Accredited MBHO and are reported through our Medical Services Committee.

Care1st acts on all the access to care related studies and reports by first reporting all analysis to our Medical Services Committee for recommendations and through this committee to the Board of Directors. All providers who fall below the 95% compliance rate for appointment availability and after hours are required to submit a written CAP and follow-up evaluation is planned to document improvements. Geographical mapping is acted upon through contracting additional providers need to cover any identified gap areas. If a gap area cannot be covered we have a written plan to address the issue. An example; we have a rural area where specific specialty types are not available within the required distance. Care1st addresses this issue by providing these member free transportation to out of area specialists.

• Member satisfaction, grievances and potential quality issue reviews:

- Care1st collects data to evaluate member satisfaction through the CAHPS and a Proactive CAHPS process. The Quality Improvement department conducts a proactive member satisfaction survey mid-year where every SNP member gets a survey form to complete. The Member Services department also offers the survey to member when they contact us. At the beginning of each year Care1st will conduct an official CAHPS survey through an NCQA Certified CAHPS vendor. Care1st does not delegate any QI activities to any entity (with exception for the MBHO) so all member grievances and PQIs are reviewed and processed at Care1st. We keep a centralized database giving us ability to track and trend this data multiple ways.
- Care1st analyzes proactive member satisfaction data through calculating each question rates, which are compared to previous studies for improvement. Actual CAHPS studies will be completed by an NCQA certified vendor and analysis and benchmarking will be report to us in summary reports. Member grievances and PQIs are annualized per 1000 members and the QI department profiles providers and medical groups to identify trends. Each individual grievance is investigated and if a quality issue is identified an individual corrective action plan will be written and completed. The contracted MBHO collect, analyzes and reports behavioral health related grievances.
- Care1st reports all data collected and analyzed for member satisfaction, grievances and potential quality issues to the Medical Services Committee for recommendations. Individual grievances or PQIs where an actual quality issue is identified are reported through the Peer Review Committee for corrective actions prior to the Medical Services Committee. From the Medical Services Committee all reports are then supplied to the Board of Directors.
- Care1st acts upon these reports in various ways. Individual grievance or PQI issues are addressed directly with the physician or medical group and all documentation and corrections are documented.

Trending reports are supplied to the medical groups during Joint Operation Meetings (done at least annually). CAHPS reports are distributed to internal departments and interventions are developed. The Quality Improvement Activity Steering Committee (QIASC) has developed internal action teams to identify additional opportunities for improvements. An example of this process is as follows: We had lower CAHPS scores two years ago and brought the issues to the QIASC for discussion and action. The committee agreed to establish a post grievance survey to document if the member was satisfied with our resolution of their grievance issue. Through this committee the Primer Member Services department was recommended so we had the ability to personalize our services to our members. The proactive CAHPS survey process was also recommended and established. Quality issues identified from grievances and PQIs are reported through the Peer Review Committee (PRC). The PRC takes specific actions to address the issues identified and can range from education, proctoring. to termination of contractual agreement.

Element 11, Factor B

Describe who will collect, analyze, report and act on data to evaluate the MOC (at a minimum includes: internal quality specialists, contracted consultants, etc.)

Data is collected, processed and monitored through several various sources and processes.

Claims Data

Claims data is submitted directly to Care1st Claims department for processing. Our Claims department adheres to all regulatory requirements for timeliness and confidentiality. Care1st has a staff of claims examiners that adjudicate the claim and enter all data into our system. Claims department is headed by the Chief Financial Officer (CFO), who has been with Care1st Health Plan in this position for over 10 years (see attachment Element 3).

Encounter Data

Encounter data is submitted directly to Care1st Informatics department and this data is housed in a main repository. The Informatics department has an encounter data staff responsible to entering encounter data, data analyst who are responsible to development of databases and providing specific data for specialized reporting needs (i.e. they submit data files to our HEDIS software vendor for import). The Informatics department is headed by a physician with vast greater than 10 years experience in data management (see attachment Element 3).

Grievance Data

The Member Services department receives a majority of the grievances through members contacting Care1st. Care1st has a Grievance department

that works with Member Services to resolve the members issue the same day. The Grievance Department is staffed by nurses and coordinators (attachment Element 3). When a potential quality issue (PQI) is identified the grievance is forwarded to the Quality Improvement department for investigation into the quality issue. The Quality Improvement department is staffed by RNs, who review and investigate all PQIs.

HEDIS Data

The Quality Improvement department works closely with Claims, Encounter, Informatics, our NCQA HEDIS software vendor and our own internal staff to process HEDIS related data. Electronic files are supplied to our HEDIS vendor to be imported into the software program. The Care1st Quality Improvement department has a sub-department called the Quality Outreach department. This department is staffed by seven nurses and eight coordinators who visit providers' offices and collect and abstract data during the HEDIS cycle. This staff also proactively visits provider offices pushing the use of the provider web portal and HEDIS interventions programs. Medical record abstraction data is entered into certified software systems and is used for HEDIS rates. The Chief Medical Officer (CMO) oversees the Quality Improvement department and has greater than 15 years experience in this position. The Vice President of Quality Improvement (BSN) directly oversees the day to day operations and has over 13 years with Care1st in this capacity and has the help of an RN Manager and two Supervisors. The Quality Outreach staff has a lead nurse and coordinator and six nurse coordinator teams out in the field visiting provider offices. The clinical review team (investigates PQIs) has four RNs and a coordinator responsible for the investigation of quality related issues. The Facility Site Review subdepartment of QI has two full time RN reviewers and two coordinators. They have responsibility to perform the physical accessibility audits. The Credentialing department has a supervisor with 13 years credentialing experience and three credentialing coordinators. The medical groups are delegated credentialing function and Care1st also has direct contracted provider so we do primary credentialing functions also (see attachment Element 3).

Pharmacy Data

Care1st contracts with a Pharmacy Benefit Manager (PBM) that is responsible to adjudicating pharmacy claims. This allows Care1st to have access to 100% of pharmacy data for quality purposes. The Pharmacy department has several PharmD that monitor the process and review care. The Pharmacy department works with the Quality department on several quality improvement interventions (see attachment Element 3).

The Care1st Informatics Department is responsible for administrative data collection through claims and encounter submissions. Analysis of data takes place within the Quality Improvement Department with oversight by the Chief Medical Officer.

Informatics supports the Quality Improvement, Utilization, Case Management and Disease Management Departments with data analysts that help to provide specific reports and data to support their needs. The Medical Services Committee is responsible for monitoring and evaluating the model of care including analysis of barriers, root cause analysis and interventions. Although all improvement projects will be reported through the committee during the year the QI Department provides an annual evaluation of all quality improvement activity each year.

Examples of data that are collected, processed and monitored through various sources, and the departments responsible.

Claims Data

Claims data is submitted directly to Care1st Claims department for processing. Our Claims department adheres to all regulatory requirements for timeliness and confidentiality. Care1st has a staff of claims examiners that adjudicate the claim and enter all data into our system. Claims department is headed by the Chief Financial Officer (CFO), who has been with Care1st Health Plan in this position for over 10 years All claims data is captured by our Informatics Department for use with Quality Improvement projects.

Encounter Data

Encounter data is submitted directly to Care1st Informatics department and this data is housed in a main repository. The Informatics department has an encounter data staff responsible to entering encounter data, data analyst who are responsible to development of databases and providing specific data for specialized reporting needs (i.e. they submit data files to our HEDIS software vendor for import). The Informatics department is headed by a physician with vast greater than 10 years experience in data management

Grievance Data

The Member Services department receives a majority of the grievances through members contacting Care1st. Care1st has a Grievance department that works with Member Services to resolve the members issue the same day. The Grievance Department is staffed by nurses and coordinators When a potential quality issue (PQI) is identified the grievance is forwarded to the Quality Improvement department for investigation into the quality issue. The Quality Improvement department is staffed by RNs, who review and investigate all PQIs.

HEDIS Data

The Quality Improvement department works closely with Claims, Encounter, Informatics, our NCQA HEDIS software vendor and our own internal staff to process HEDIS related data. Electronic files are supplied to our HEDIS vendor to be imported into the software program. The Care1st Quality Improvement department has a sub-department called the Quality Outreach department. This department is staffed by seven nurses and eight coordinators who visit providers' offices and collect and abstract data during

the HEDIS cycle. This staff also proactively visits provider offices pushing the use of the provider web portal and HEDIS interventions programs. Medical record abstraction data is entered into certified software systems and is used for HEDIS rates. The Chief Medical Officer (CMO) oversees the Quality Improvement department and has greater than 15 years experience in this position. The Vice President of Quality Improvement (BSN) directly oversees the day to day operations and has over 13 years with Care1st in this capacity and has the help of an RN Manager and two Supervisors. The Quality Outreach staff has a lead nurse and coordinator and six nurse coordinator teams out in the field visiting provider offices. The clinical review team (investigates PQIs) has four RNs and a coordinator responsible for the investigation of quality related issues. The Facility Site Review subdepartment of QI has two full time RN reviewers and two coordinators. They have responsibility to perform the physical accessibility audits. The Credentialing department has a supervisor with 13 years credentialing experience and three credentialing coordinators.

Pharmacy Data

Care1st contracts with a Pharmacy Benefit Manager (PBM) that is responsible to adjudicating pharmacy claims. This allows Care1st to have access to 100% of pharmacy data for quality purposes. The Pharmacy department has several PharmD that monitor the process and review care. The Pharmacy department works with the Quality department on several quality improvement interventions

• Quality Improvement Department

Care1st Quality Improvement department has primary responsibility in analyzing data from all of the above mention sources and provides comprehensive quantitative and qualitative analysis reports, including a barrier analysis and recommended interventions.

Description of the staff responsible for the collection, processing, analyzing, reporting and acting upon data to evaluate the model of care.

Chief Medical Officer

Board Certified Physician that provides oversight and guidance to all of Medical Services, which includes Case Management, Utilization Management, Disease Management, Quality Improvement, Credentialing and Peer Review.

Informatics Medical Officer

Physician that provides oversight and guidance for all data collected through the above described sources. Oversight responsibility in assuring completeness and accuracy of data and providing specialized reports to specific departments responsible for performing the functions of the model of care.

Vice President of Medical Services

Registered Nurse that provides oversight and guidance for all Utilization Management, Case Management, Complex Case Management, and Disease

Management programs. Provides oversight of the NCQA Accredited Managed Behavioral Health Organization (MBHO), which includes analyzing and reporting to the Medical Services Committee. Analyzes reports and makes policy decisions

Director of Medical Services

Registered Nurse that provides day to day direction of the Case Management, Complex Case Management, Disease Management programs, and Health Risk Assessments Staff involved in providing the day to day functions include but are not limited to:

- Case Management Nurses
- Case Management Coordinators
- Complex Case Management Nurses
- Complex Case Management Coordinators
- Disease Management Nurses and Coordinators
- Social Workers

Vice President of Quality Improvement

Registered Nurse that provides oversight and guidance for all day to day functions of the Quality Improvement department, including but not limited to: HEDIS, CAHPS, Access to Care, Potential Quality Issue reviews, Credentialing, Quality Outreach, NCQA Accreditation, Quality Improvement Activities, Peer Review, Facility Site Review and metric related to the model of care

Staff involved in providing the day to day functions include but are not limited to:

- QI Manager
- Clinical Review Nurses (3)
- HEDIS Review and Outreach Field Nurses (6)
- HEDIS Review and Outreach Field Coordinators (12)
- Credentialing Supervisor (1) and Specialists (3)
- Facility Site Review Nurses (2 employed and 2 contracted)

Associate Vice President of Pharmacy

PharmD that provides oversight and guidance for all day to day functions of the Pharmacy department, including but not limited to: monitoring persistent medication, high risk medication reviews, and medication adherence programs. Also provides day to day guidance and oversight of the Pharmacy Benefit Manager (PBM) including prior authorization process. Staff involved in providing the day to day functions include but are not limited to:

- Clinical Pharmacists
- Pharmacy Coordinators

Element 11, Factor C

Describe how the MAO will use the analyzed results of the performance measures to improve the MOC ((at a minimum includes: internal committee, other structured mechanism, etc.)

• The Medical Services Committee is established by the authority of the Care1st Board of Directors as a standing committee and is charged with the development, oversight, guidance and coordination of all Medical Services and Model of Care activities, including Quality Improvement and Utilization Management. The Medical Services Committee has a specific subcommittees charged with more focused responsibilities. The sub-committees are; Credentialing, Peer Review and Quality Improvement Activity Steering Committee (see attachment Element 11, Factor C, 1).

The scope of the Medical Services Committee responsibilities include but are not limited to:

- Directing all Quality Improvement activity
- Recommending policy decisions
- Reviewing, analyzing and evaluating Quality Improvement activity
- Ensuring practitioner participation in the QI program through planning, design, implementation and review
- Reviewing and evaluating reports of Quality Improvement activities and issues arising from its subcommittees (Credentials/Peer Review, Pharmacy & Therapeutics or QIASC)
- Monitoring, evaluating and directing the overall compliance with the Quality Improvement Program and MOC
- Annually reviewing and approving the Quality Improvement Program, Work Plan, and Annual Evaluation
- Assuring compliance with the requirements of accrediting and regulatory agencies, including but not limited to, CMS, SDHCS, DMHC, and NCQA
- Reviewing and approving Quality Improvement policies and procedures, guidelines, and protocols
- Developing and approving preventive health and clinical practice guidelines that are based on nationally developed and accepted criteria
- Developing relevant subcommittees for designated activities and overseeing the standing subcommittee's roles, structures, functions and frequency of meetings as described in this Program. Ad-hoc subcommittees may be developed for short-term project
- Conducting peer review, assigning severity levels and making recommendations for corrective actions, as needed
- Reviewing and evaluating reports regarding any/all potentially litigious incidents and sentinel events
- Reviewing and evaluating reports submitted by the Plan's counsel
- Developing and coordinating Risk Management education for all Health Plan Practitioners and staff

- Responsibility for evaluating and giving recommendations concerning audit results, member satisfaction surveys, Practitioner satisfaction surveys, access audits, HEDIS audits and IQIP studies
- Responsibility for evaluating and giving recommendations from monitoring and tracking reports
- Ensuring follow-up, as appropriate

Medical Services Committee Reporting

The Medical Services Committee shall submit a summary report of quality activities and actions for review and approval to the Care1st Board of Directors on a quarterly basis. This is completed by the approval of the Quality Improvement quarterly report.

Medical Services Committee Composition

Chairperson

The Chief Medical Officer shall chair the Committee and is primarily responsible for but not limited to:

- Directing the Medical Services Committee meetings
- Reporting Medical Services Committee activities to the Board
- Acting on behalf of the committee for issues that arise between meetings
- Ensuring all appropriate QI activity and reports are presented to the committee
- Ensuring there is a separation between medical and financial decision making

Membership

Membership is assigned and will include representatives from the following disciplines:

- Primary Care Practitioners
- Specialty Care Practitioners
- IPA/PMG Medical Directors
- Utilization Management Director
- Associate Vice President, Quality Improvement
- Quality Improvement Manager
- Q.I. Project Manager
- Member Services
- Health Education
- Provider Relations
- Behavioral Health Practitioner
- Other members appointed at the discretion of the Chairperson

Committee members are appointed on an annual basis or as vacancies arise and are staggered to protect continuity of the committee functions. Representatives of CMS, SDHCS and DMHC may attend upon request.

Quorum and Voting

Only physician members are allowed to vote. A quorum consists of a minimum of three physicians. All approval of actions is by a majority vote. A committee member with a conflict of interest, which might impair objectivity in any review or decision process, shall not participate in any deliberation involving such issues and shall not cast a vote on any related issue. Non-Physician members of the Medical Services Committee may not vote, but shall attend the meetings and provide support to the deliberations. In the event that the Medical Services Committee is unable to constitute a quorum for voting purposes because of conflicts of interest, alternate committee member(s) will be selected as needed, at the discretion of the Chairperson. Representatives and other guests may attend the meetings upon invitation and prior approval.

- The analysis reports provided to committee members always detail the key findings, comparison to set goals, description of all interventions, quantitative analysis, qualitative analysis and recommendations for additional interventions and actions.
- The Quality Improvement department takes a leading role in implementing interventions aimed at improving MOC deficiencies. The Quality Improvement department establishes and documents the methodology planned or used to monitor and measure the MOC. The Quality Improvement department analyzes the measures and reports the analysis to specific stakeholders and through the committee process.
- The Quality Improvement department is responsible for running the Quality Improvement Activity Steering Committee (QIASC). The QIASC has a representative from every Care1st department. The QIASC is charged with the responsibility to remove interdepartmental barriers to getting specific interventions accomplished. This committee strives to work collaboratively across departments to provide strong process flows aimed at improving MOC measures.

Element 11, Factor D

Describe how the evaluation of the model of care will be documented and preserved as evidence of the effectiveness of the MOC (at a minimum includes: electronic print copies of its evaluation process, etc.)

- Effectiveness of the Model of Care and Quality Improvement Program
 - Quality Improvement Work Plans

Quality Improvement Work Plan is developed annually outlining Quality Improvement and Model of Care activities for the year. The Work Plans will include all activities not completed during the previous year, unless identified in the Annual Evaluations as issues that are no longer relevant or feasible to pursue. The Work Plans are reviewed by the Chief Medical Officer and submitted to the Medical Services Committee and Board of Directors for review and comment. The Quality Improvement Work Plan is a fluid document and is revised, as needed, to meet changing priorities, regulatory requirements and identified areas for improvement (see attachment Element 11, Factor D, 1).

Measuring Effectiveness of Care Management Programs

Care Management Programs, such as Model of Care, QIPs, CCIP, Disease Management Programs, Complex case Management, HEDIS, CAHPS, HOS, grievances and PQIs, are measured on a consistent basis to demonstrate effectiveness of the interventions established. These measurements are established through the QIA Steering Committee and Medical Services Committee and specific timeframes for re-measurement and methodology vary. All measurements and studies are presented to the Medical Services Committee and summarized on the annual evaluations, which are available for regulatory agency review. Quarterly reports are an evaluation of the progress of the Quality Improvement activities, as outlined in the Work Plan, and are submitted to the Medical Services Committee and Board of Directors for review and comment each quarter (see attachment Element 11, Factor D, 2).

Quarterly Reports

Quarterly reports are an evaluation of the progress of the Quality Improvement and Model of Care activities, as outlined in the Work Plan, and are submitted to the Medical Services Committee and Board of Directors for review and comment each quarter.

Annual Plan Evaluation

Quality Improvement and Model of Care activities, as defined by the Quality Improvement Work Plan, will be evaluated annually to measure the Plan's performance for the year and to assist in revising the Quality Improvement Program and preparing the following year's Work Plan. The Evaluations are reviewed by the Chief Medical Officer and submitted to the Medical Services Committee and Board of Directors for review and approval (See attachment Element 11, Factor D, 3).

Recording of Meeting and Dissemination of Action

 All Medical Services Committee minutes are contemporaneous, dated and signed and reflect all committee decisions made.

- Meeting minutes and all documentation used by the Medical Services Committee are the sole property of Care1st Health Plan and are strictly confidential.
- A written agenda will be used for each meeting.
- Meeting minutes shall be comprehensive, timely, show indicators, recommendations, follow-up and evaluation of activities.
- The minutes are recorded in a nationally recommended format. All unresolved issue/action items are tracked in the minutes until resolved.
- The minutes and all case related correspondence are be maintained in the Quality Improvement Department.
- The minutes are available for review by appropriate regulatory and accrediting agencies but may not be removed from the premises.

The dissemination of Medical Services Committee information and findings to physicians may take various forms. These methods may include but not limited to:

- Informal one-on-one meetings/Quality Outreach Visits
- Formal medical educational meetings
- Care1st Newsletters or Web Portal
- Provider Relations and Physician Reports
- Quarterly Reports to the Board of Directors

Care1st Quality Improvement department utilizes continuous quality improvement processes and is primarily responsible for documenting specific functions of the model of care in the QI Program Description, Work Plan and Annual Evaluation. Other specific day to day operations of the Model of Care are also reported in the Utilization Management and Case Management Program Descriptions, Work Plans and Annual Evaluations.

Effectiveness of the Model of Care and Quality Improvement Program

Work Plans

Quality Improvement Work Plans

Quality Improvement Work Plan is developed annually outlining Quality Improvement and Model of Care activities for the year. The Work Plans will include all activities not completed during the previous year, unless identified in the Annual Evaluations as issues that are no longer relevant or feasible to pursue. The Work Plans are reviewed by the Chief Medical Officer and submitted to the Medical Services Committee and Board of Directors for review and comment. The Quality Improvement Work Plan is a fluid document and is revised, as needed, to meet changing priorities, regulatory requirements and identified areas for improvement

Utilization and Case Management Work Plans

Utilization and Case Management departments develop annual Work Plans that outline all Utilization, Case Management, and Model of Care activities for the year. The Work Plans will include all activities not completed during the previous year, unless identified in the Annual Evaluations as issues that are no longer relevant or feasible to pursue. The Work Plans are reviewed by the Chief Medical Officer and submitted to the Medical Services Committee and Board of Directors for review and comment. These Work Plans are fluid documents and is revised, as needed, to meet changing priorities, regulatory requirements and identified areas for improvement

Measuring Effectiveness of Care Management Programs

Care Management Programs, such as Model of Care, QIPs, CCIP, Disease Management Programs, Complex Case Management, HEDIS, CAHPS, HOS, grievances and PQIs, are measured on a consistent basis to demonstrate effectiveness of the interventions established. These measurements are established through the QIA Steering Committee and Medical Services Committee and specific timeframes for re-measurement and methodology vary. All measurements and studies are presented to the Medical Services Committee and summarized on the annual evaluations, which are available for regulatory agency review. Quarterly reports are an evaluation of the progress of the Quality Improvement activities, as outlined in the Work Plan, and are submitted to the Medical Services Committee and Board of Directors for review and comment each quarter

Quarterly Reports

Quarterly reports are an evaluation of the progress of the Quality Improvement and Model of Care activities, as outlined in the Work Plan, and are submitted to the Medical Services Committee and Board of Directors for review and comment each quarter.

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- Quarterly Reports to the Board of Directors

Element 11, Factor E

Describe the personnel having oversight responsibility for monitoring and evaluating the MOC effectiveness ((at a minimum includes: quality assurance specialist, consultant with quality expertise, etc.)

Committee Level Oversight Responsibility

Governing Body

The Plan's Governing Body is the Care1st Board of Directors. The Board of Directors is responsible for the establishment and implementation of the Plan's Quality Improvement Program. The Board of Directors appoints the Chief Medical Officer and Medical Services Committee as accountable entities for oversight of the Quality Improvement Program. The Chief Medical Officer reports all Quality Improvement activities monthly and the Medical Services Committee reports all Quality Improvement activities to the Board every quarter. The Board of Directors formally reviews and approves all Quality Improvement activities quarterly and directs these operations on an ongoing basis.

Medical Services Committee

The Medical Services Committee is established by the authority of the Care1st Board of Directors as a standing committee and is charged with the development, oversight, guidance and coordination of all Medical Services and Model of Care activities, including Quality Improvement and Utilization Management. The Medical Services Committee has a specific subcommittees charged with more focused responsibilities. The sub-committees are; Credentialing, Peer Review and Quality Improvement Activity Steering Committee.

Personnel Level Oversight Responsibility

Chief Medical Officer

The Chief Medical Officer is a physician who holds a current license to practice medicine with the Medical Board of California. The Chief Medical Officer is the Board of Directors designee responsible for implementation of Quality Improvement Program and Model of Care activities. The Chief Medical Officer works in conjunction with the Vice President of Quality Improvement to develop, implement and evaluate the Quality Improvement Program and Model of Care Activities. The Chief Medical Officer is Chairperson of the Medical Services, Credentials/Peer Review and Pharmacy & Therapeutics Committees. Responsibilities include but not limited to:

- Ensuring that medical decisions are rendered by qualified medical personnel, unhindered by fiscal or administrative management.
- Ensuring that the medical care provided meets the community standards for acceptable medical care.
- Ensuring that medical protocols and rules of conduct for plan medical personnel are followed.
- Developing and implementing medical policy.
- Actively participating in the functioning and resolution of the grievance procedures.
- Providing support and clinical guidance to the program and to all physicians in the network.
- Assuring compliance with the requirements of accrediting and regulatory agencies, including but not limited to, CMS, SDHCS, DMHC, and NCQA.
- Ensuring that the Quality Improvement and Utilization Management Departments interface appropriately to maximize opportunities for quality improvement activities.
- Directing the implementation of the Quality Improvement and Model of Care process.
- Overseeing the formulation and modification of comprehensive policies and procedures that support the Quality Improvement and Model of Care operations.
- Analyzing Quality Improvement and Model of Care data.
- Reviewing all clinical grievances, PQls, QCls; assign severity levels; and direct corrective actions to be taken, including peer review, if required.
- Reviewing Quality Improvement Program, Work Plan, Annual Evaluation and Quarterly Reports.
- Directing Health Education and Credentialing activities.
- Assisting with the development, conduct, review and analysis of HEDIS and IQIP studies.

Vice President, Quality Improvement

The Associate Vice President, Quality Improvement is a Bachelors Degree in Registered Nursing with a current California licensure, oversees the operations of the, Quality Improvement Department, and responsible for the execution, coordination, and monitoring effectiveness of all Quality

Improvement and Model of Care activities. The Vice President Quality Improvement reports to the Chief Medical Officer (CMO). The Vice President helps to plan, develop, organize, monitor, communicate, and recommend modifications to the Quality Improvement and Model of Care Programs and all QI policies and procedures. It is the Vice President of Quality Improvement's responsibility to interface with other departments on Quality Improvement and Model of Care issues. The Vice President reports any areas of concern to the CMO and/or the Medical Services Committee. Additional responsibilities include but not limited to:

- Performing statistical analysis relevant to quality improvement functions and goals.
- Developing and/or revising annually the Quality Improvement Annual Evaluation and Work Plan and presenting for review and approval.
- Developing quarterly Quality Improvement activity progress reports.
- Developing and/or revising annually Quality Improvement policies and procedures.
- Ensuring that quality trends and patterns are monitored, quality issues are identified and corrective action plans are developed.
- Monitoring and reporting to the Medical Services Committee the resolution of quality improvement activities in accordance with the Quality Improvement Program.
- Overseeing compliance required by regulatory agencies.
- Interfacing with all internal departments to ensure compliance to the Quality Improvement Program and policies and procedures.
- Acting as a liaison with each delegated IPA/PMG and ancillary provider and facility regarding Quality Improvement issues.
- Assuring compliance with the requirements of accrediting and regulatory agencies, including but not limited to, CMS, SDHCS, DMHC, and NCQA.
- Serving as liaison with Regulatory Agencies for Quality Improvement activities.
- Monitoring and follow up with all applicable Quality Improvement activities.
- Ensuring that staff collects and monitors data and reports identified trends to the CMO and Medical Services Committee.
- Ensuring that HEDIS and IQIP studies are conducted appropriately.
- Overseeing the Facility Site Review Program.
- Ensuring Member and Practitioner Satisfaction Surveys are conducted annually.
- Managing the Credentials process.
- Managing the Practitioner database modification process.
- Identifying compliance problems and formulating recommendations for corrective action.
- Ensuring that Focused Review Studies are conducted appropriately.
- Interfacing with the Chief Medical Officer for clinical quality of care and service issues.

- Maintaining a comprehensive PQI/QCI database to track pertinent case data that facilitates capturing, tracking and trending of this data.
- Assuring the department adheres to HIPAA compliance standards.
- Overseeing member clinical grievance case files and the process for the Chief Medical Officer's action.
- Preparing peer review case files for the Chief Medical Officer's action.
- Reviewing potential risk management issues and reporting them to the Chief Medical Officer.
- Serving as liaison with CMS, SDHCS, DMHC and other regulatory agencies for investigation, collaboration and resolution of clinical grievances
- Developing policies and procedures in conjunction with the Chief Medical Officer
- Collecting, monitoring and reporting data for tracking and trending.
- Serving as a Liaison with departments for investigation, collaboration and resolution of all identified internal quality of care issues.
- Preparing PQI/QCI and grievance reports for management, Board of Directors, Medical Services Committee, Joint Operating Committee and Delegated Oversight Committee meetings.
- Collaborating with Member Services Administrative Grievance Coordinator to identify quality of care issues.
- Overseeing the pre-contractual and annual Due Diligence audit process.
- Monitoring delegated Quality Improvement activities to ensure proper performance of Quality Improvement functions in compliance with regulatory and delegation requirements.
- Submitting a written report summarizing each pre-contractual or annual review.
- Tracking compliance with reporting requirements and provide reports for Delegated Oversight Committee and Joint Operating Committee meetings.
- Reviewing Quality Improvement corrective action plans and other Quality Improvement reports for compliance to standards.
- Reporting IPA/PMG findings of non-compliance to the CMO and Delegated Oversight Committee.

Quality Improvement Manager

The Quality Improvement Manager manages the administrative day to day operations of the Quality Improvement Department and is responsible for the execution of Quality Improvement and Model of Care activities. The Quality Improvement Manager reports to the Vice President of Quality Improvement. It is the Quality Improvement Manager's responsibility to interface with other departments on day to day Quality Improvement and Model of Care processes and issues. Additional responsibilities include but not limited to:

 Assisting the Vice President in developing and/or revise annually the Quality Improvement Annual Evaluation and Work Plan and presenting for review and approval.

- Assisting in collecting information for quarterly Quality Improvement activity progress reports.
- Assuring that all staff members are adhering to company standards of conduct
- Ensuring that quality trends and patterns are monitored, quality issues are identified and corrective action plans are developed.
- Monitoring and reporting to the Associate Vice President the resolution of quality improvement activities in accordance with the Quality Improvement Program.
- Interfacing with all internal departments to ensure compliance to the Quality Improvement Program and policies and procedures.
- Acting as a liaison with each delegated IPA/PMG and ancillary provider and facility regarding Quality Improvement issues.
- Serving as liaison with Regulatory Agencies for Quality Improvement activities.
- Monitoring and follow up with all applicable Quality Improvement activities.
- Ensuring that staff collects and monitor data and report identified trends to the CMO and Medical Services Committee.
- Assuring compliance with the requirements of accrediting and regulatory agencies, including but not limited to, CMS, SDHCS, DMHC, and NCQA.
- Assisting in all HEDIS and IQIP studies.
- Ensuring appropriate resources and materials are available and ordered to meet the department's needs.
- Reviewing the daily staff time clock logs and ensuring compliance with company standards.
- Assisting in the development of Focused Review Studies.
- Interfacing with the Associate Vice President, Quality Improvement and Chief Medical Officer for clinical quality of care and service issues.
- Ensuring the maintenance of the PQI/QCI database to track pertinent case data that facilitates capture, tracking and trending of quality data.
- Overseeing member clinical grievance case files and the process for the Associate Vice President, Quality Improvement and Chief Medical Officer.
- Preparing peer review case files for the Chief Medical Officer's action.
- Collecting, monitoring and reporting data for tracking and trending.
- Serving as a Liaison with departments for investigation, collaboration and resolution of all identified internal quality of care issues.
- Preparing PQI/QCI and grievance reports for management, Board of Directors, Medical Services Committee, Joint Operating Committee and Delegated Oversight Committee meetings.
- Collaborating with Member Services Administrative Grievance Coordinator to identify quality of care issues.
- Monitoring delegated Quality Improvement activities to ensure proper performance of Quality Improvement functions in compliance with regulatory and delegation requirements.

- Tracking compliance with reporting requirements and provide reports for Joint Operating Committee meetings.
- Reviewing Quality Improvement corrective action plans and other Quality Improvement reports for compliance to standards.
- Reporting IPA/PMG findings of non-compliance to the Associate Vice President, Quality Improvement and CMO.

Other Quality Improvement Staff and Resources

The Quality Improvement Department has multidisciplinary staff to address all aspects of the department functions. A full organizational chart is attached to this program description with all appropriate job descriptions. Care1st has staff and resources to conduct statistical and data analysis sufficient to establish quality controls and improvement projects. Data analysts are capable of developing Access databases relevant to specific functions and pulling appropriate information relevant to specific studies. The staff includes but not limited to:

- Clinical Quality Review RNs
- Data Analysts
- Credentialing Coordinators
- HEDIS Coordinators and Nurses
- Facility Site Review RNs
- Disease Management/Chronic Care Improvement Program RNs
- Q.I. Project Manager
- Other supporting administrative staff

Element 11, Factor F

Describe how the MAO will communicate improvements in the MOC to all stakeholders ((at a minimum includes: a webpage for announcements, printed newsletters, bulletins, announcements, etc.)

• Dissemination of QI and Model of Care Program, Activities and Outcomes to Network Practitioners

All network Practitioners will be informed of the Quality Improvement and Model of Care Program, activities and outcomes in accordance with DHCS, CMS, and NCQA, and DMHC requirements. Care1st Health Plan will update Practitioners on any revisions or changes to the QI program. The QI Department will disseminate information on its activities and outcomes from studies or surveys.

- All Care1st Network Practitioners will be given a Practitioner Manual, which
 describes in detail the Quality Improvement and Model of Care standards,
 goals, objectives and guidelines.
- Periodically the Quality Improvement Department will write articles in the Practitioner newsletter highlighting specific standards and guidelines (i.e., Access to Care, Member Satisfaction, HEDIS Results, etc.).

- Any immediate change in standards the Practitioner network will be notified in writing and via broadcast fax. This will be followed up with newsletter articles and revisions to the Practitioner Manual.
- Practitioners will be mailed at least every six months a profile report, which details their compliance with several QI and Model of Care indicators.
- These indicators include but are not limited to:
 - Encounter data submission
 - Compliance rates of Access to Care studies, FSR.
 - Current HEDIS rates
- Practitioners are provided through the web portal monthly a list of their assigned members needing preventive care services (i.e., Colorectal cancer Screening, Mammograms, medication reconciliation, functional assessments, etc.)
- Practitioners will be notified of any grievance issue and they are required to respond in writing. They will be notified of all determinations in writing.
- Study outcomes are disseminated to Practitioners through the Practitioner Newsletter, direct mailings and our web site.

• Dissemination of QI and Model of Care Program, Activities and Outcomes to Members

All members will be informed of the Quality Improvement and Model of Care Program, activities and outcomes. Care1st Quality Improvement department will disseminate information on its activities and outcomes from studies or surveys.

- All Care1st members will be mailed at least two times a year a member newsletter that details Quality Improvement and Model of Care activities and where to find additional details and analysis on the web site (i.e., Access to Care, Member Satisfaction, HEDIS Results, etc.).
- Members will have access to the provider directory on line, which will detail physical accessibility information.
- Members will be mailed reminders for services they are due to complete
- Member Service screens are populated with HEDIS reminder data so when they contact Care1st they will be reminded.
- Members will be mailed and informed of the contact information if they wish to request a hard copy of specific study results or information.
- Members will be mailed an acknowledgement of any grievance issue within 5 days of receipt and a closure letter within 30 days of receipt.

Dissemination of QI and Model of Care Program, Activities and Outcomes to Network Practitioners

All network Practitioners will be informed of the Quality Improvement and Model of Care Program, activities and outcomes in accordance with DHCS, CMS, and NCQA, and DMHC requirements. Care1st Health Plan will update Practitioners on any revisions or changes to the QI program. The QI Department will disseminate information on its activities and outcomes from studies or surveys.

- All Care1st Network Practitioners will be given a Practitioner Manual, which
 describes in detail the Quality Improvement and Model of Care standards,
 goals, objectives and guidelines.
- Periodically the Quality Improvement Department will write articles in the Practitioner newsletter highlighting specific standards and guidelines (i.e., Access to Care, Member Satisfaction, HEDIS Results, etc.).





Care1stCARES "Is in The House"

RN Director - Medical Services

Care1stCARES Disease Management Practice by Robert Feldman . RN Director - Medical Services

Sensitivity Critical to the Care of Female Patients. by Rosa Hemández, Health Education Speci

Language Rights for Care1st Health Plan Members by Therese Horth. Cultural & Linguistic Spec

Care1st Community Health Eve "Celebrate Good Health"

Care1st and HealthCare Partners proudly spon-sored the "Celebrate sored the "Celebrate Good Health" commu-nity event at the Watts Senior Center on Feb-ruary 26th. Guests included members of the Watts Senior Cen-tec, parishioners from St. Lawrence Church, and neighborhood resi-dents. The supert's Mic.



dents. The event's Mardi gras theme greeted attendees with masks, beads, and a tote bag full of information and giveaways. Plenty of healthy refreshments and a tote bag full of inform were available through the generous participation of Care1st Health Plan, Cost. co, and Starbucks.

Care1st hosted a hospitality suite to introduce members to Dr. Malone and Dr. Decrosan who are active Care1st / HealthCare Partners providers within the community. Linda Fleischman and flosa Herindane, rhom Care1st's Education Department, provided body fat analysis, educational displays, and pamphiles. De Fitogrand, DOS, Care1st Health Plaris Dental Director of Quality Improvement, furnished a booth presenting the importance of dental hygiene to personal houses.

A variety of health screenings were offered to guests. Screenings included stroke, glucose, bone density, and blood pressure. Came Anne, from SilverSneakers, demonstrated an aerobics workout to inspire seniors to "get up and get moving". The event included the participation of a Massage Therapy school who dona their time and skills by providing relaxing and soothing massages.

This event was a successful collaboration between Care1st Health Plan and HealthCare Partners. Two organizations dedicated and committed to improving quality of care and healthy living.



If you have any questions regarding participation in future educational

Health Information Technology for Economic and Clinical Health Act (HITECH) – part of the American Recovery and Reinvestment Act of 2009 (ARRA)

Simply put, HITECH requires health care providers to notify individuals whose data has been breached. The Breach Notice Rule is an interim final regulation issued on August 24, 2009 by the US Department of Health & Human Services (DHHS). It provides guidance on how to comply with HITECH. Details and exclusions of the Breach Notice Rule can be accessed on the Internet at: http://www.hhs. gov/bcr/privacy/ripaa/understanding/coveredentifies/breachnotification/it.html

Breach Notice Requirement

Under the new law, when a breach' has been identified, a covered en-tity is to notify each individual whose unsecured protected health infor-mation (PHI) has been individual whose unsecured protected health infor-mation (PHI) has been or reasonably believed to have been, soccessed, acquired, disclosed, or compromised. PHI is compromised when it poses a significant in did information, and the many the individual it does not matter if the breach occurred through the covered when a coldentally disclosing PHI to commont's employer. Unact the new law, when a shearch has been instrumed, a covered entity is to notify each individual whose unexucular protected health information (PRI) has been, or reasonably believed to have been, accessed, acquiend, disclosed, or compromised. PRI is compromised when it poses a significant risk of financial, reputational, or other harm to the individual, it does not matter if the breach occurred dirough the covered entity or a business associate. Business associates must notify the covered entity of the breach.

Discovery constitutes the first day the covered entity or business as-sociate knows, or has reason to suspect, that a breach has occurred. Once discovered, any required notifications must occur without unrea-sonable de notification is delayed, proper evidence should be prepared to der strate the necessity of the delay.

Prompt notification to an individual should be written and sent via first class mall vales be individual requests electronic mail delivery. If the individual's context information is out of date or insufficient, a substitute from of notice should be used. Substitute from or indice include posting on the covered entity's vedsoits, or public notice in major print or broadcast media in the geographic area where the individual most likely resides.

Breaches involving 500 or more individuals in State or jurisdiction re-Breaches involving 500 or more individuals in State or princision or require the use of State media audits. Thirty when a breach involves 500 or more, the HHS abould be immediately notified by violing the HHS sheake by filling and needle electrorically submitting a breach reporting from one be bund at http://linchia. The HHS Breach Reporting from one be bund at http://linchia. Province in the state of the

No matter how a covered entity notifies an individual of a breach, the notification must include:

- How the breach occurred; Date(s) of breach/discovery; Description of the PHI involved;
- Description of investigation and mitigation process and future prevention plans;
- Contact procedures in order to get more information; and
 How individuals can be protected against potential harm.

Examples

- A hospital laptop was stolen and it contained the medical re-cords information of 30 people. However, the laptop was en-crypted. Is breach notification required? No. The PHI was "se-cured" by encryption.
- cured by encryption.

 3. A hospital discloses Pfill that contains the name of patient and
 the fact that the patient received treatment in the hospital's
 substance abuse treatment program. Does this require breach
 notification? Yes. The Privacy fluid was violated, and there
 could be significant risk of reputational or financial harm to the
 individual when disclosing treatment at specialized facilities
 (e.g., oncology, substance abuse, etc.).
- te.g., oncology, substance abuse, etc.].

 J. A laptop was tablen and it contained the medical records information of 30 patients. The laptop was recovered and a forensic analysis shows the laptop was not opened, altered, or accessed la breach notification required? No. The Privacy Rule was violated, but the PRI was not compromised, and thus, there is no significant risk of reputational or financial harm to the patients.
- A provider discloses PHI that contains the name of the patient and the fact that the patient received services (but not what and the fact that the patient received services). and the fact that the pacent receives between joint what the specific services were) at a hospital or the provider's of-fice. Does this require breach notification? No. Although the Privacy Rule was violated, it is not likely there would be signifi-cant risk of reputational or financial harm to the individual.

¹ "A Quick Guide To Investigating Data Breaches", Frank Riccardi, JD, CHC, CFE, CPHRM Compliance Today, January 2010; and http://www. hts.gov/ocr/pn/acy/hipaa/administrative/breachnotificationnule/index. html

A breach is an unauthorized acquisition, access, use, or disclosure of unsecured PHI which compromises the privacy, security, or integrity of the PHI.

To report suspected and/or actual breaches of Care1st members' protected health information, call Care1st's Hotline at 1-877-837-6057 or call Care1st's Compliance Officer, Brooks Jones at 323-889-6638.

Care1stCARES "Is In The House"



Beginning April 1, 2010, all Disease Management Programs under Care1stCARES have been transitioned from Healthways to Care1st Health Plan.

The administration of all Disease Management Programs by The duministration of an obsesse Management Programs by Carelst staff allows for improved comprehensive care coor-dination between our PPGs, physicians, home health agen-cies, and Carelst internal departments such as Compilex Case Management, Transitional Care Case Management, Inpatient Case Management, Social Services and Pharmacy.

Medi-Cal	Medicare
Asthma	COPD
CHF	CHF

You can obtain more information about these programs, in-cluding how to refer your Care1st patients to Care1stCARES on our website. The link for Care1stCARES site is: http://www.care1st.com/ca/members/quality-improvement/ care1st-cares.asp

The purpose of the Care1stCARES programs is to oversee and manage a defined member population with chronic conand manage a denieve intimate publication with Choine Con-ditions. To achieve uttimate outcomes, the program consis-tently applies approved guidelines and criteria and focuses on member self-care efforts.

- The goals of the Carel stCARES programs include:

 * To reduce the members incidence of condition exacerbation improve medication atherence and compliance to prescribed medication therapy

 * To improve overall quark of tife

 * To improve member's knowledge/understanding of their condition.
- To improve member's self-management skills
 To improve practitioner adherence to approved treat-
- ment guidelines To decrease hospital admissi
- To decrease hospital admissions
 To decrease Emergency Room visits

We look forward to working closely with you in delivering high quality care and improving the quality of life for our mem-bers.

If you would like to discuss these programs with our Disease Managers, please contact Care1st Health Plan at 877-702-5566.

Care1stCARES Disease Management Practice Guidelines

Practice guidelines provide evidence-based recommendations for the assessment and treatment of various disorders. es used for the Care1stCARES Disease Management Program are nationally recognized and represent appropriate standards of care for each condition.

Below are the guidelines utilized by the Care1stCARES programs

- National Heart, Lung, and Blood Institute (NHLBI) National Education and Prevention Program (NAEPP), Expert Panel Report 3 (EPR3); Guidelines for Diagnosis and Management of Asthma 2007.
 Complete guidelines are accessible at: www.nhlbi.nih.gov/guidelines/asthma/asthgdin.pdf.

Global Initiative for Chronic Obstructive Lung Disease, 2007. COPD

- Complete guidelines are accessible at: http://www.goldcopd.com
- Heart Failure Society of America Comprehensive Heart Failure Practice Guideline. 2006 ACCF/AHA Guidelines for the Diagnosis and Management of Heart Failure in Adults 2009
 Complete guidelines are accessible at: http://www.hfsa.org/hf_guidelines.asp CHE

Sensitivity Critical to the Care of Female Patients

In a recent focus group study conducted by the health plans that provide services to Medi-Cal Managed Care members in Los Angeles County, female members gave feedback on ways to increase breast and cervical cancer screenings

The following were their suggestions:

- Provide educational materials and videos in the wait-ing room explaining what women may expect dur-ing the exams and provide materials following the screenings as well.
- Remind women about the importance and intervals for breast and cervical cancer screenings.
- Show greater sensitivity about how difficult these screenings can be for women.
- Retrain from making comments about a woman's body. Inform women how to receive their screening results within a reasonable time frame.

Care1st Health Plan's website, www.care1st.com, offers member materials on a variety of topics, including mammo-grams and cervical cancer screenings. We encourage you to follow the preventive health care guidelines also available on this site.

Please contact Rosa Hemández at 323-889-6638 ext. 6282 or at rhemandez@care1st.com to request a full copy of this





Care1st Health Plan members have the right to: & American Sign Language) from Care1st or their PCP

- Receive interpreting services 24 hours a day / 7 days a
- Receive interpreting services 24 hours a day / 7 days a week (includes after hours) Receive health education brochures and materials in heir primary language and /or atternative formats (i.e. Audio, Braille 6 Large Print etc.) Participate in community programs and services that offer culturally and linguistically appropriate social ser-vices.
- File a grievance if the services provided do not meet their cultural and language needs.

Care1st Health Plan provides at NO COST:

- Interpreting services 24 hours a day / 7 days a week by calling Care1st Member Services at 1-800-605-2556.
- Live Interpreter Services prior to scheduled appointments 24 hours in advance by calling Care1st Member Services at 1-800-605-2556.
- Services at 1-800-605-2556. Educational materials and forms in various languages (i.e. Member's Rights, Request or Rehusal of Interpret-ing services forms, IHEBA, etc.), including alternative formats (i.e. audo, Braille, Lange Print, etc.). Educational opportunities is resources for providers and staff, including on-site trainings. Referrals to Community Programs and Services Interpreting Services Poster

To Contact a Member with Hearing/Speech Impairm
• Call California Relay Service at 1-888-877-5379

The California Relay Service is a FREE service available 24 hours a day / 365 days a year with no restrictions on call length or number of calls.

Interpreting Services Poster:
The poster must be placed in visible areas within your office (i.e. reception desk, waiting room, or exam room). It is translated into LA County's ten threshold languages and will inform patients of the availability of interpretation services at no cost. You may obtain thee copies of the poster by contacting the Cultural and Linguistic Department.

Cultural & Language Related Complaints & Grievances: Provider offices should establish a policy for their office that will assist staff in handling cultural & language related com-plaints. Grievance forms are available in English, Spanish, Arabic, Armenian, Chinese, Farsi, Khmer (Cambodian), Korean, Russian, Tagalog, and Vietnamese. Please contact the Cultural and Linguistics department to request a copy.

You can also visit the Care1st website to access most of the nation and solvest the callets website to access most of the materials available in various languages at www.caref st.com.
If you need any additional information, please contact Therese Horth at (323) 889-6638 ext. 6538. We also welcome you to send your request via e-mail to thorth@caref st.com.

Bilingual Providers & Staff:

The most current ICE Provider & Staff language capability selfassessment tool has recently been distributed via Fax to providers and facility site review nurses. If you have not received a copy in the last couple of months, please request a copy via e-mail to Therese Horth at thorth@care1st.com, or download

a copy from the Care1st Health Plan website at www.care1st.

Furthermore, please maintain certification of language profi-Furthermore, please maintain certification of language profi-ciency certifications or interpretive trainings on file for each provider and office staff. Bifingual staff providing medical interpreting services are encouraged to take a language refi-ficiency test by a qualified agency to determine if they are qualified for medical interpreting. Bifingual staff, with limited bilingual capabilities, should not provide interpreting service

members.

Other Resources:
• On-fine Cultural Competence Training from DHS Office of Minority at www.thinkculturalhealth.org

Nurse Rachel is "the friendliest person in the world."

She greets patients to Dr. Tran's office with enthusi-

ann, always asks after their family members, and proudly shows off the treats her patients bring her to thank her for her kindness as they deal with their own medical problems and those of their family

One of nurse Rachel's favorite patients. Mary Jones. passed away recently from breast cancer. Nurse Rachel posted on her Facebook a picture she had taken of Mary just before she died with the caption:

"Mary Jones, a grand lady to end, passed away today. Another victim of breast cancer." Nurse Ra-

chel violated the law in posting the picture and the caption without the permission of Mary Jones.

Protected Health Information is not to be relea

even on a Facebook page paying tribute to a pa-tient. Motive is irrelevant. All health professionals

tient. Motive is irrelevant. All nearth proressionals must avoid possing online pictures and names of patients, mentions of the health conditions of patients, and any mention of health status in-cluding death. Social networking is just that, SO-CIAL. It is not to be used by friendly professionals

to share information about patients, even patients

who bring them treats and treat them like friends

- Health Care Interpreting: A short Course for Bilingual Health Care Workers Who Interpreter for Patients www lacare.org Resource-materials such as videos on how-to work with
- interpreters and cultural resources at www.diversityrx.
 org , www.xculture.org (CCHCP), www.nationaltbcenter.edu (Francis Curry TB Center)
 TCE publications such as "How to Choose and Use a
- Language Agency and Health Care Interpreter Training
- Language Agency and Heath Care Interpreter Training in Calfornia at www.calendov.org Ensuring Linguistic Access in Health Care Settings and Language Services Action kit available from National Health Law Program at www.healthliaw.org Department of Health And Human Services-The Office
- of Minority Health: www.ombrc.gov

Nurse Rachel Is Too Friendly

Health Care Fraud & Abuse

Common Managed Care Fraud Schemes

It is in your best interest and that of all citizens to report suspected fraud. Health care fraud, whether against Medicare, Medical and/or Private rs, increases everyone's health care costs. If we are to maintain and sustain our current health care system, we must work together to reduce unnecessary costs

Administrative/Financial

- Felsifying credentials.

 Billing fee-for-service (FFS) for capitated
- Siling New-On-service (FVS) for capitalist
 services.
 Boddsh-Siling for health case services or
 goods that were provided.
 Accepting biotheachs for referring sicker
 patients to FFS specialists.
 Conducting improper dis (versilment practices
 Attracting healthy patients or refusing sicker

II. Services/Encounter

- Felsifying encounter date.
- Fisiallying encounter date.
 Micapsessing services to meet quality of one standards.
 Billing for "phentom presents" who old not seave services.
 Billing for services/supplies not provided.
 Upcoding charges and unbundling services.
 Excluding datafact groups of beneficiaries.

- Excitating distinct groups at beneficiary [eq. periods with chronic conditional]. Engaging in under-utilization. Regularly denying treatment requests and specialist referrals without regard to proper medical evaluation. Concealing ownership in a nelated

CARE Provider Relations P: (323) 889-8638 Ext. 6388 P: (323) 889-6212 P / A N On line: www.caretst.com

CONTACT INFORMATION BY COUNTY: SAN DIEGO Care Ist Health Plan 3131 Cemino del Rio North Suite 350 San Diego, CA 92108

LOS ANGELES ORANGE SAN BERNARDINO

P: (800) 805-2558 P: (323) 889-6577

Pharmacy P: (877) 792-2731

P: (866) 712-2731 P: (866) R1-CARE1

P: (800) 605-2556 Ext. 6335 Ext. 6234

RIVERSIDE Care1st Health Plan

601 Potrero Grande Drive Monterey Park, CA 91755

Phone (323) 889-6638

Main Fax (323) 889-6255

Phone (619) 498-8228

Main Fax (619) 498-8237

- Felsifying eligibility application
- Using another person is health plan identification and to obtain medical care.
 Doctor shopping to obtain multiple preocriptions for controlled substances/ preocriptions drugs.

WHAT CAN YOU DO?

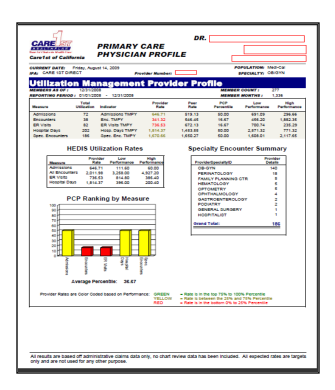
- Review Care Int Provider Manuals.
 Paport potential fraud to the Department of Health Dervices for Medi-Cal.
 Report potential fraud to the HRI Office Inspector General for Medicare.
 Lorent Care Int Health Plant's Openial Investigations with and make aware of potential fraud insue.

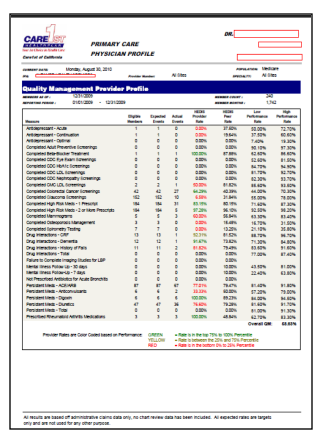
Report potential fraud by calling:

Medi-Cal Road Hotine De nearth Services (800) 822-6222

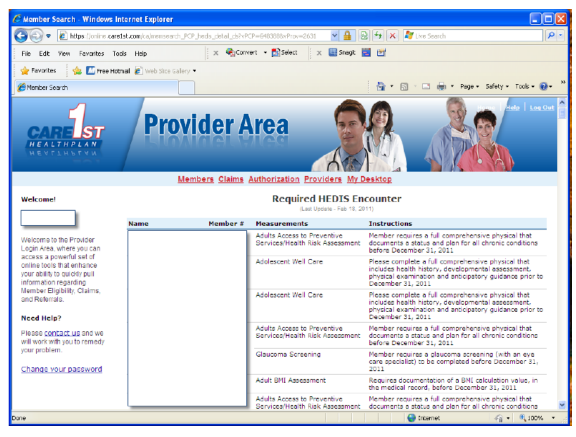
Care1st Health Plan Compliance Hotline (877) 837-6057

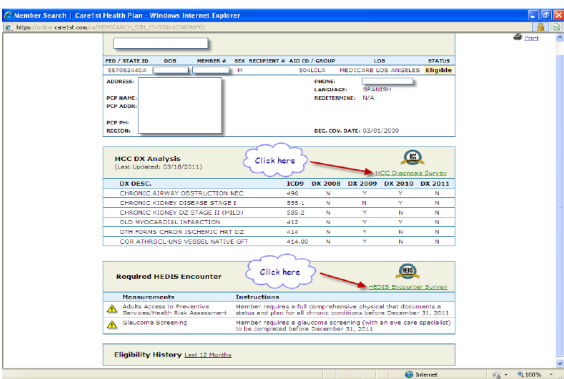
- In the event of any immediate change in standards the Practitioner network will be notified in writing and via broadcast fax. This will be followed up with newsletter articles and revisions to the Practitioner Manual.
- Practitioners will be mailed at least every six months a profile report, which details their compliance with several QI and Model of Care indicators.





- These indicators include but are not limited to:
 - Encounter data submission
 - Compliance rates of Access to Care studies, FSR.
 - Current HEDIS rates
- Practitioners are provided through the web portal monthly a list of their assigned members needing preventive care services (i.e., Colorectal cancer Screening, Mammograms, medication reconciliation, functional assessments, etc.)





- Practitioners will be notified of any grievance issue and they are required to respond in writing. They will be notified of all determinations in writing.
- Study outcomes are disseminated to Practitioners through the Practitioner Newsletter, direct mailings and our web site.

Dissemination of QI and Model of Care Program, Activities and Outcomes to Members

All members will be informed of the Quality Improvement and Model of Care Program, activities and outcomes. Care1st Quality Improvement department will disseminate information on its activities and outcomes from studies or surveys.

 All Care1st members will be mailed at least two times a year a member newsletter that details Quality Improvement and Model of Care activities and where to find additional details and analysis on the web site (i.e., Access to Care, Member Satisfaction, HEDIS Results, etc.).









AHCD form and instructions.

In California, the AHCD has replaced the living will and the durable power of attorney for health

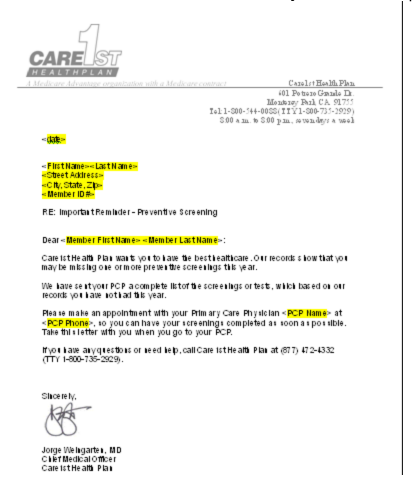
Information in HEALTHY LIVING comes from a wide range of medical experts. If you have any concerns or questions about specific content that may affect your he alth please contact your health care provider. Models may be used in photos and illustrations.

Care 1st Health Plan is a Medicare-approved HMO. H5928_11_062_HE File & Use 11282010

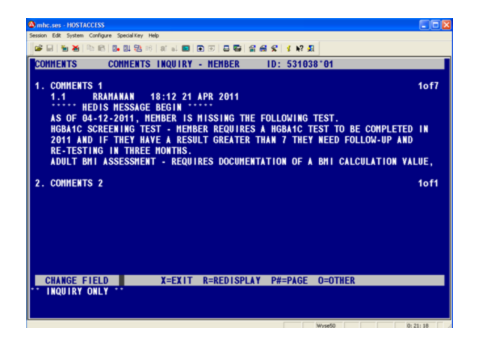
CARE1ST HEALTH PLAN, 601 Potrero Grande Drive, Monterey Park, CA 91755, telephone 323-889-638, 800-544-0088 (TTY 800-735-2929), www.care1st.com/ca/markinare.

Member Services Director Tracie Howell

- Members will have access to the provider directory on line, which will detail physical accessibility information.
- Members will be mailed reminders for services they are due to complete



• Member Service screens are populated with HEDIS reminder data so when they contact Care1st they will be reminded.



- Members will be mailed and informed of the contact information if they wish to request a hard copy of specific study results or information.
- Members will be mailed an acknowledgement of any grievance issue within 5 days of receipt and a closure letter within 30 days of receipt.