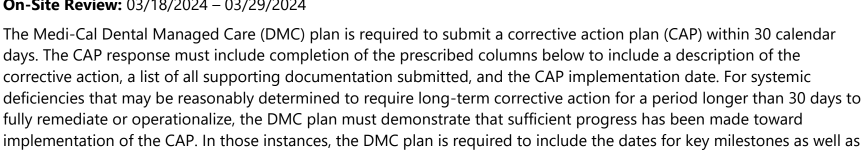
CORRECTIVE ACTION PLAN RESPONSE FORM

DMC Plan: Access Dental Plan

Audit Type: Department of Health Care Services Dental Audit

Review Period: 11/01/2022 – 10/31/2023

On-Site Review: 03/18/2024 – 03/29/2024



The Dental Managed Care Unit of the Department of Health Care Services will maintain close communication with the DMC plan throughout the CAP review process and provide technical assistance as needed.

when full compliance will be achieved. CAP reporting on the deficiency(ies) will continue through demonstrative

1. Utilization Management

Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
1.2.1. Use of Notice of Action of Letter Templates The Plan did not review and update NOA letter templates and "Your Rights"	The templates in use today were updated and operational as of January 2024. 2/14/25: On February 12, 2025, Avesis sent amples of	Please see documents: >> 1.2.1_ADP_GMC - Approval >> 1.2.1_ADP_GMC - Delay	January 2024	1/16/25: All documents submitted to substantiate this finding are missing the appropriate tag "Delay", "Deny", etc.



compliance.

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attachments according to D-APL 22-006.	the updated templates to the State for review. Avesis is currently awaiting approval of the revised templates from the State. Upon receiving approval, the implementation of the updated templates is scheduled for production by the end of Q1.	 » 1.2.1_ADP_GMC – Deny » 1.2.1_ADP_LAPHP – Approval » 1.2.1_ADP_LAPHP – Delay » 1.2.1_ADP_LAPHP – Deny 		The Plan will need to update this information according to APL 22-006. In the audit report provided to the Plan, DHCS recommended the development and implementation of a Policies and Procedures (P&P) to ensure compliance using required NOA templates. DHCS did not receive any P&Ps. Please submit P&Ps.
1.2.2. Prior Authorization Decision and Notification Timeframes The Plan did not comply with contractual timeframes for prior	During the audit review period, the plan experienced significant transformations across leadership, organizational structure, operations, and staffing. These changes adversely	To be provided January 2025 2/14/25: Please see documents: » 1.2.2_Dec TAR Report » 1.2.2_UM.010.01 Prior	December 2024	1/16/25: In the audit report provided to the Plan, DHCS recommended that the Plan revise and implement P&Ps to ensure compliance with all contractual timeframes for prior



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authorization (PA) treatment request decisions and notifications.	impacted the authorization turnaround times, resulting in delays. As of December 2024, the Utilization Management team is meeting turnaround times of authorizations. The Utilization Management team continues to monitor turnaround times on a consistent basis. A report will be available to provide by the end of January 2025. 2/14/25: Please see supporting documentation being submitted as evidence of meeting turnaround timesof authorization with our December TAR	Authorization Process 7.31.24		authorization requests. DHCS has not yet received documentation to substantiate that Access is "meeting turnaround times of authorization." DHCS requests documentation showing compliance and P&Ps.



Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
	Report. Please also reference policy UM.010.01 Prior Authoization Process document which contains all contractual timeframes for prior authorization requests.			
1.2.3. Prior Authorization Decisions The Plan did not consistently apply its Utilization Review guidelines when adjudicating dental prior authorizations.	Access Dental regularly conducts inter-rater reliability (IRR) studies for our dental professionals involved in the utilization management (UM) programs by selecting a sample of UM determination files. Independent test results are completed by all professionals for the	Please see document: » 1.2.3_UM.006.01 Inter-Rater Reliability IRR 07.31.24 » 1.2.3_2024 IRR 2/14/25: Please see documents: » 1.2.3_UM.014.01 Dental Establishment and Review of	Q1 2024	1/16/25: DHCS determined that the "auto-approval" system led to approvals for services that otherwise should have been denied based on the Plan's utilization review criteria used by its dental consultants. Please provide a corrective action plan to demonstrate alignment and



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	cases to be evaluated and scored prior to a group meeting. This meeting, led by the Dental Director or their designee, involves a detailed discussion of each case. The	Clinical Criteria 01.29.25		consistency between the two utilization review systems, should the autoapproval system be used again in the future, consistent with Exhibit A, Attachment 7,
	group will identify the criteria from the Medi-Cal Manual of Criteria used to make the final decision. Starting from April 2024, during the CA Monthly Dental Consultants meetings, case reviews were discussed to enhance			Section B Authorization and Review Procedures of the contract.
	collaboration and improve IRR. 2/14/25: During the audit period, ADP made a one-time			



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	operational decision			
	to implement an			
	"auto-approval"			
	process for specific			
	procedure codes.			
	This decision was			
	made to ensure that			
	members continued			
	to receive timely			
	access to care. The			
	"auto-approval" has			
	not occurred beyond			
	this one-time			
	exception. On			
	02/01/2024, ADP			
	migrated to a new			
	platform system for			
	adjudication of all			
	reviews. All clinical			
	determination			
	(decisions) were			
	reviewed by			
	California state			
	licensed dental			
	professionals. Written			
	criteria and			
	guidelines for			



Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
	Utilization Review are			
	based on the dental			
	standard of care and			
	Manual of Criteria			
	which is outlined in			
	the UM.014.01 Dental			
	Establishment and			
	Review of Clinical			
	Criteria Policy and			
	Procedures created			
	on 05/02/2024,			
	updated 11/25/2024.			
	As of as of			
	02/01/2024, new			
	denial reasons were			
	implemented with			
	clear and precise			
	reasons for decisions.			

3. Access and Availability of Care

Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
3.1.1. Call Center "P" Factor The Plan did not maintain the required	During the review period, we experienced staffing shortages, increased	Please see documents: » 3.1.1_New Hire Retention Program_9.13.24	Q1 2024	1/16/25: The documentation substantiates the resolution of this



Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
weekly average "P" factor of seven percent or less.	call volumes and handle times, which were all above and beyond our forecasted model. When multiple issues like this occur at the same time, it makes it extremely challenging to quickly recover through ordinary measures. We implemented several initiatives to address our staffing gaps, including a more robust recruitment process, an increased number of crosstrained agents to support call volume fluctuations and the launch of a new employee retention bonus program, these measures	» 3.1.1_Quarterly ADP Reports		finding. This CAP is closed, effective December 20, 2024. The Plan does not need to provide further documentation for 3.1.1.
	collectively have had			



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	a positive impact on our overall results.			

4. Member's Rights

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4.1.1. Grievance Resolutions The Plan did not ensure member grievances were completely resolved prior to closing them.	The Access Dental Plan Appeals and Grievances team has taken many steps to address the deficiency above. The goal of the grievance investigation is to ensure we are investigating all aspects of the grievance and providing a resolution to comprehensively close the cases. We have improved our consistency in doing so by:	Please see documents: 3 4.1.1_Letter Review 4.1.1_4765331_Resolution 4.1.1_4787644_Resolution 4.1.1_10.2023 4.1.1_Letter Review 4.1.1_Letter Language 4.1.1_Letter Language 4.1.1_Records Request 5OP 2/14/25: Please see documents: 4.1.1_Records Request 5OP ADP_V2_2112025	October 2023	1/16/25: DHCS requests that the Records Request SOP have the Access Dental Plan branding, header, reference documentation, update history, and provide substantiation that Access is meeting contractual compliance with APL 22-006.



Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
	Creating a Language Library that provides more clear and concise resolution language for our members. We are constantly expanding this library to address the most common grievance reasons received.			
	Implementing a record request SOP that provides strict guidance to the Grievance Coordinators around requests for requests and receipts of records necessary to address aspects of the member grievance. This process requires regular follow-up			



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	and brings in			
	Provider Relations			
	and Clinical Support			
	to assist sooner. We			
	found the lack of			
	records was heavily			
	contributing to			
	incomplete			
	resolutions, as seen			
	in this audit. Please			
	see document			
	Records Request SOP.			
	Letter review			
	process to allow			
	leadership to sign			
	off on member			
	communications			
	and ensure all			
	grievances have			
	been addressed. All			
	member facing			
	communication is			
	required to go			
	through review by			
	the Grievance			
	leadership team.			
	Utilizing a standard			



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	checklist, the leadership team reviews the letter to ensure compliance to required templates, confirm language utilized is clear and concise and to review the case file and sign off that all components of the members grievance have been addressed. 2/14/25: The Records request SOP has been added to an Access Dental template.			
4.1.2. Grievance Resolution Timeframe The Plan did not resolve these grievances within	Access Dental Plan has enhanced the daily oversight by improving the daily inventory report. This has allowed leadership to better	Please see document: >> 4.1.2_Aug-Sept 2024 Report 2/14/25: Please see documents: >> 4.1.2_DHCS_6MAUDIT	Q2 2024	1/16/25: In the audit report provided to the Plan, DHCS recommended that the plan establish and maintain a



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the 30 days from the time of receipt.	identify cases that are nearing the due date and provide assistance in meeting the turnaround times proactively. 2/14/25: Access Dental Plan has enhanced daily oversight by improving the daily inventory report. This allows leadership and case coordinators the ability to quickly identify cases that are nearing the due date Additionally, the appeals and grievances team has expanded with an additional team lead in place as of 12/1/2024. As an	» 4.1.2_GA.001.01 Grievance and Appeals 05.29.24_pg 7, 12, 13		system of aging grievances that are pending and unresolved for 30 calendar days or more. The document submitted by the Plan did not contain aging grievances, so we are unable to validate if the system is in place. DHCS requests that the Plan submit P&Ps demonstrating how the plan intends to fully resolve grievances within 30 calendar days, an audit of all grievances from the past 6 months demonstrating resolution time
	inventory report. This allows leadership and case coordinators the ability to quickly identify cases that are nearing the due date Additionally, the appeals and grievances team has expanded with an additional team lead in place as of			validate if the system is in place DHCS requests the Plan submit P&Ps demonstrating how the plan intends to fully resolve grievance within 30 calendadays, an audit of a grievances from the past 6 months demonstrating



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	monitoring and quality assurance, daily team meetings are held to review cases and ensure those nearing due are resolved timely. This method of consistent collaboration ensures accountability and immediate coaching as needed.			frames, and your plan to ensure this will not occur again.
4.1.3. Grievance Acknowledgement Letters The Plan did not send grievance acknowledgement letters to members within five-calendar days of receipt of the grievance.	Access Dental has provided written acknowledgements consistently within five calendar days of receipt of a grievance. 2/14/25: Access Dental Plan has enhanced daily oversight by	Please see document: 3 4.1.3_June 2024 Inventory Report 2/14/25: Please see documents: 3 4.1.3_GA.001.01 Grievance and Appeals 05.29.24_pg 2	Q2 2024	1/16/25: DHCS requests that the Plan submits P&Ps to ensure that Plan has processes in place to send grievance acknowledgement letters to members within five calendar days of receipt of



Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
	improving the daily			grievance, an audit
	inventory report.			of all grievance
	This allows			acknowledgement
	leadership and case			letters from the
	coordinators the			past 6 months
	ability to quickly			demonstrating
	identify new cases			time frames, and
	requiring			your plan to ensure
	acknowledgement.			this will not occur
	Additionally, the			again.
	appeals and			
	grievances team			
	has expanded with			
	an additional team			
	lead in place as of			
	12/1/2024. As an			
	ongoing method of			
	monitoring and			
	quality assurance,			
	daily team			
	meetings are held			
	to review incoming			
	and ongoing case			
	volumes and ensure			
	acknowledgement			
	letters are			
	effectuated timely.			



Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments

5. Quality Management

Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
5.1.1. Provider Participation in Potential Quality Issues The Plan did not involve contracting and community providers records or opinions in the review of Potential Quality Issue (PQI) cases.	The Dental Director along with internal State Dental Directors and participating external providers from the plans network participate in the Peer Review Committee.	Please see document: » 5.1.1_ADP Peer Review Comm_Feb 2024 » 5.1.1_ADP Peer Review Comm_June 2024 » 5.1.1 ADP Peer Review Comm_Aug 2024 » 5.1.1QM.035.01 Peer Review Committee 01.29.24_draft	February 2024	1/16/25: The documentation substantiates the resolution of this finding. This CAP is closed, effective December 20, 2024. The Plan does not need to provide further documentation for 5.1.1.
5.2.1. New Provider Training The Plan did not document whether newly contracted	Provider Relations plays a key role in fostering strong relationships and ensuring smooth onboarding	Please see documents: >> 5.2.1_Welcome Calls >> 5.2.1_ED.003.01_Education Providers_122024_draft	February 2024	1/16/25: The documentation submitted requires updates to the P&P as it does not state that Provider



Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
providers completed the mandatory training within ten-business days of activated status.	through active outreach and ongoing training opportunities. Within 10 business days of a new credentialed provider becoming active, Provider Relations initiates a Welcome Call. During this call, the provider relations will confirm that the welcome letter was received, verify provider and office information, as well as review essential training requirements, guidelines, and resources. All details are carefully tracked using our	 2/14/25: Please documents: 5.2.1_Wellcome Calls_Updated 5.2.1_ED.003.01 Education Providers 02.13.25 draft_pg 4 		Training will be conducted within 10 business days after the Contractor places a newly contracted provider on active status, pursuant to APL 13-014. Please update P&P to reflect alignment with APL 13-014 and relevant contract citations. Additionally, please update the Welcome Calls Tracker by adding the date when providers were in Active Status, the Turnaround Time in business days, and whether or not the providers completed the training timely.



Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
	Welcome Call			
	tracker. Beyond			
	this initial			
	outreach, we			
	continue to			
	engage with the			
	Network by			
	offering regular			
	training			
	opportunities on			
	an adhoc,			
	quarterly and			
	annual basis,			
	ensuring providers			
	have the support			
	they need to			
	render ongoing			
	and quality care to			
	enrollees in			
	compliance with			
	national and			
	market standards.			
	These efforts are			
	consistently			
	documented and			
	tracked.			



Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
	2/14/25: The			
	committee			
	approval date is			
	recognized as the			
	provider's Active			
	date. A provider			
	relations			
	representative will			
	contact the office			
	to schedule and			
	conduct provider			
	education. In			
	Smartsheet,			
	Column M			
	(Welcome call			
	completed)			
	contains a			
	checkbox to			
	indicate when			
	education is			
	complete, which			
	will be marked as			
	TRUE in the Excel			
	sheet. Column W			
	(Date completed)			
	records the			
	education			



Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
	completion date. A			
	field for TAT has			
	been added for			
	the business day			
	calculation.			

6. Administrative and Organization Capacity

Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
6.2.1. Compliance Officer Reporting Requirements The Plan's Chief Compliance Officer (CCO) did not report directly to the CEO and the Board of Directors.	Access Dental Plan received a March 13, 2024, Notice of Deficiency from DHCS, section 6.2.1, related to Compliance Officer Reporting Requirements for the audit period of July 1, 2021, through October 31, 2022. Upon receipt Access Dental Plan took steps to shift direct reporting obligation to the CEO. The CCO	Please see document: » 6.2.1_Compliance Program_Org Chart	April 2024	1/16/25: The Organization chart received shows the Plan's Chief Compliance Officer reports directly to the CEO and Board of Directors. This aligns with the organizational chart submitted to DHCS on June 7, 2024. This CAP is closed, effective December 20, 2024. The Plan does not need to provide further



Finding Number and Summary	Action Taken	Supporting Documentation	Implementation Date	DHCS Comments
	holds a dual reporting line to the CEO and CLO. We should however note that during the audit period, and through today, Access Dental Plan has always and continues to operate a compliance program with accountability to the Board of Directors through regular ongoing reporting and communication,			documentation for funding 6.2.1.
	including that of the FWA program.			

Submitted by: Sheila Schafer

Title: Compliance Director

Date: 2/14/2025

