

State of California—Health and Human Services Agency Department of Health Care Services



David Friedman, CEO Health Net Community Solutions, Inc. 11971 Foundation Place, Building D Rancho Cordova, CA 95670

RE: Department of Health Care Services Medical Audit

Dear Mr. Friedman:

The Department of Health Care Services (DHCS) Audits and Investigations Division conducted an on-site medical audit of Health Net, a Managed Care Plan (MCP), from May 14, 2013 through May 24, 2013. The audit covered the review period of March 1, 2012, through February 28, 2013.

On October 10, 2014, the MCP provided DHCS with its latest response to its Corrective Action Plan (CAP) originally issued on January 9, 2014.

All remaining open items have been reviewed and found to be in compliance. The CAP is hereby closed. The enclosed report will serve as DHCS's final response to the MCP's CAP.

Please be advised that in accordance with Health & Safety Code Section 1380(h) and the Public Records Act, the final report will become a public document and will be made available on the DHCS website and to the public upon request.

If you have any questions, contact Mr. Edgar Monroy, Chief, Plan Monitoring Unit, at (916) 449-5233 or CAPMonitoring@dhcs.ca.gov.

Sincerely,

Original signed by Nathan Nau

Nathan Nau, Chief Medical Monitoring and Program Integrity Section

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Enclosure:

cc: Yvonne Harden, Contract Manager Department of Health Care Services Medi-Cal Managed Care Division P.O. Box 997413, MS 4400 Sacramento, CA 95899-7413

bcc: Edgar Monroy, Chief Plan Monitoring Unit MS 4417

> Christina Viernes, Analyst Plan Monitoring Unit MS 4417



Plan Name: Health Net Community Solutions, Inc.

Review Type: 10-87050 DHCS A&I Medical Review Audit (Medi-Cal NON SPD) Review Period: March 1, 2012 - February 28, 2013

Deficiency Identified:

Category 1: Utilization Management (UM); 1.1 UM Program Requirements (Regulation: 2 Plan Contract A.5.1.F)

Recommendation:

1. Amend policies to ensure that utilization review criteria are applied consistently between the Plan and its Participating Provider Groups (PPG).

	PLAN OF ACTION				
Description of how correction will be accomplished and compliance monitored and maintained	Date of Completion	Name & Title of Responsible Person(s)	DHS Comments		
Health Net believes that the contract requirement A.5.2.C as cited is not appropriate as applied to Health Net's delegated PPG model. Health Net is not in violation of the contract requirement. The delegated PPGs are not mandated to use the same utilization review criteria set as Health Net. The delegated PPGS have to use a nationally recognized criteria set as well as Health Net medical policies and Health Net audits the PPGs for this. The national criteria sets used are generally Interqual, Milliman and Apollo. Therefore, if the PPGs use different criteria set, then the decisions they make may not match ours internally on that fact alone. It needs to be understood that the PPGs take the financial risk for certain services and they control their utilization review/prior auths. Taking the financial risk allows the PPGs the leeway to be more selective. Health Net's Delegation Oversight Department conducts annual delegations audits of the PPG UM performance	n/a	 Peggy Haines, V.P. Quality Management Rita Lonzo, Director Delegation Oversight 	Recommendation 1: Please provide an approved and signed policy/procedure and supporting documentation demonstrating its policies have been implemented to ensure utilization review criteria is applied consistently between the plan and its Participating Provider Groups. 7/17/14 – MCP provided its provider delegated agreement and respective detail to ensure PPGs follow Health Net UM review criteria. This recommendation is deemed closed.		



Plan Name: Health Net Community Solutions, Inc.

PLAN OF ACTION				
including files reviews of UM decisions and issuance of NOAs. If Health Net finds that a PPG has denied care that should have been approved, either during an audit, member appeal, or as part of a more in depth review, they are given a CAP and the expectation is that their behavior and process needs to be revised accordingly. Additionally, the PPGs are educated on the Medi-Cal benefits that do not require authorization. This would include for example, PPG denials of, or requiring prior authorization for emergency services or sensitive services/family planning services. How Health Net applies this policy along with other health plans who contract with delegated PPGs that are at risk, is the industry norm and not the exception. Mandating the PPGs follow a specific utilization review criteria would have a major financial impact with contracting arrangements with at risk PPGs for those arrangements that are in place and future contracting arrangements to be negotiated.	PLAN OF A	CTION		
Health Net asks that DHCS address this with the Industry Collaboration Effort (ICE) if this is a practice DHCS intends to broadly cite as violation of a contract requirement as a result of health plan audits. Health Net may also need to take up this matter with our Legal Department because of the broad potential financial implications to our PPG contracting efforts. 7-11-14 HN Response to DHCS Comment - Recommendation 1:				



Plan Name: Health Net Community Solutions, Inc.

	PLAN OF A	ACTION	
Health Net stands by the mitigation response originally submitted and as restated above. The following information is additionally being provided:			
Health Net is in compliance with the requirements of the GMC/Two-Plan Contract section A.5.2.C. Utilization criteria are consistently applied for utilization decisions that Health Net makes for service decisions that are Health Net's responsibility. Likewise, Health Net through their Delegation Oversight Department monitoring and review process ensures that the delegated PPGs are consistent with their utilization decisions according to their UM responsibilities as called out in their UM Delegation Agreements with Health Net.			
Health Net has attached policies that describe and inform that delegated PPGs must use evidenced-based nationally recognized clinical review for utilization management decisions and describes the process for ensuring consistent application of utilization review criteria for Health Net utilization review decisions and those of the delegated PPGs, including coordination with the delegated PPGs as required. Also attached is a sample copy of the HN PPG Delegation Agreement section that addresses the PPGs UM program requirements and utilization review responsibilities, and what HN monitors to ensure compliance.			
ATTACHMENTS: P&Ps-UM Clinical Criteria Decisions, UM Clinical Information for Determination, sample pages from UM Provider			



Plan Name: Health Net Community Solutions, Inc.

Review Type: 10-87050 DHCS A&I Medical Review Audit (Medi-Cal NON SPD) Review Period: March 1, 2012 - February 28, 2013

PLAN OF ACTION				
Delegation Agreement with Health Net.				
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Deficiency Identified:

Category 1: Utilization Management (UM); 1.2 Prior Authorization Review Requirements (Regulation: 2 Plan Contract A.5.1.F)

Recommendation:

- 1. Update current tracking and/or monitoring procedures to ensure that Notice of Action letters are sent within required timeframes and with required pending letters when appropriate.
- 2. Amend policies to ensure that utilization review criteria are applied consistently between the Plan and its Participating Provider Groups (PPGs).
- 3. Ensure that PPGs are in compliance with the Contract and regulations, and do not require prior authorization for any family planning service and
- 4. Monitor and counsel the PPGs, as appropriate.

	PLAN OF ACTION				
Description of how correction will be accomplished and	Date of	Name & Title of Responsible	DHS Comments		
compliance monitored and maintained	Completion	Person(s)			
Recommendation 1:			Recommendation 1:		
 Clinical staffs were re-educated on the letter generation process and tracking methodology to utilize within the Medical Management System (Unity) to meet regulatory turnaround times. 	Ongoing since last audit. New hire training.	Jody Larson, Director Health Care Services	This recommendation is deemed Closed.		
A tickler system was added to the Denial Compliance Letter Unit to track if letters are returned from Medical Directors and clinical team to meet daily compliance TATs.	2/2014	 Arleen Huffman, Manager, Systems and Support 			



Plan Name: Health Net Community Solutions, Inc.

	PLAN OF A	ACTION	
 Monthly self-monitoring regulatory audits are conducted and results shared with staff and management during a Monthly Reconciliation Meeting where individual cases are reviewed with Managers, and corrective actions are assigned and implemented. 	Ongoing since last audit, with changes to process 6/3/2013 and 2/28/2014	Yvette Urbina, Manager Medical Operations	
 Audits are conducted according to Health Net National P&P – Denial, Modification or Deferral of Services for Lack of Medical Necessity - Medi-Cal #UMCM-207, attached. 			
 Audit functions are centralized and Monitoring & Reporting Monthly Quality Assurance Functions Desktop AU-01, was revised. The Desktop, Sections 4.2, 4.5 and 5.0 outlines the audit process specific to Medical NOAs. 			
 As part of monitoring process, a Report Summary is presented to the UM/QI Committee addressing the Authorization Tracking Process. 			
Attachments:			
-Report Summary and Sample Tracking Log			
- Monitoring & Reporting Monthly Quality Assurance Functions Desktop AU-01.			
Clinical Quality Assurance process implemented in Clinical Denial Compliance Unit. Prior Authorization NOA language is reviewed, and TAT is checked to meet compliance. A Weekly NOA/Denial Compliance Report is produced by a Senior RN and shared with management to be able to identify compliance issues more readily and be able to institute a more immediately corrective action.	2/3/2014	Cynthia Kirkorian, Manager Health Care Services	



Plan Name: Health Net Community Solutions, Inc.

	PLAN OF A	ACTION	
Recommendations 2, 3 & 4:			Recommendation 2:
Health Net believes that the contract requirement A.5.2.C as cited is not appropriate as applied to Health Net's delegated PPG model. Health Net is not in violation of the contract requirement. The delegated PPGs are not mandated to use the same utilization review criteria set as	n/a	 Peggy Haines, V.P. Quality Management Rita Lonzo, Director Delegation 	Please provide an approved & signed policy/procedure and supporting documentation demonstrating its policies have been implemented to ensure utilization review criteria are
Health Net. The delegated PPGS have to use a nationally recognized criteria set as well as Health Net medical policies and Health Net audits the PPGs for this. The national		Oversight	applied consistently between the plar and its Participating Provider Groups.
criteria sets used are generally <u>Interqual, Milliman</u> and <u>Apollo.</u> Therefore, if the PPGs use different criteria set, then the decisions they make may not match ours internally on that fact alone.			7/17/14 – MCP provided its provider delegated agreement and respective detail to ensure PPGs follow Health Net UM review criteria. This recommendation is deemed closed.
It needs to be understood that the PPGs take the financial risk for certain services and they control their utilization review/prior auths. Taking the financial risk allows the PPGs the leeway to be more selective.			Recommendation 3: This recommendation is deemed Closed.
Health's Delegation Oversight Department conducts annual delegations audits of the PPG UM performance including files reviews of UM decisions and issuance of NOAs, and if Health Net finds that a PPG has denied care that should have been approved, either during an audit, member appeal, or as part of a more in depth review, they are given			Recommendation 4: Please provide supporting documentation demonstrating the methodology used to monitor and counsel PPG's.
a CAP and the expectation is that their behavior and process needs to be revised accordingly. Additionally, the PPGs are educated on the Medi-Cal benefits that do not require authorization. This would include for example, PPG denials of, or requiring prior authorization for emergency services or sensitive services/family planning services.			6/20/14 – MCP provided Policy # WB106-104247/Delegated Entity Evaluation & Delegation Determination. This policy demonstrates the methodology used to monitor & counsel PPG's.



Plan Name: Health Net Community Solutions, Inc.

PLAN OF ACTION	PLAN OF ACTION				
How Health Net applies this policy along with other health	This recommendation is deemed				
plans who contract with delegated PPGs that are at risk, is	closed.				
the industry norm and not the exception. Mandating the					
PPGs follow a specific utilization review criteria would have					
a major financial impact with contracting arrangements					
with at risk PPGs for those arrangements that are in place					
and future contracting arrangements to be negotiated.					
Health Net asks that DHCS address this with the Industry					
Collaboration Effort (ICE) if this is a practice DHCS intends to					
broadly cite as violation of a contract requirement as a					
result of health plan audits. Health Net may also need to					
take up this matter with our Legal Department because of					
the broad potential financial implications to our PPG					
contracting efforts.					
7-11-14 HN Response to DHCS Comment -					
Recommendation 2 :					
Health Net stands by the mitigation response originally					
submitted and as restated above. The following					
information is additionally being provided:					
Health Net is in compliance with the requirements of					
the GMC/Two-Plan Contract section A.5.2.C.					
Utilization criteria are consistently applied for utilization					
decisions that Health Net makes for service decisions					
that are Health Net's responsibility. Likewise, Health					
Net through their Delegation Oversight Department					
monitoring and review process ensures that the					



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	PLAN OF A	CTION	
delegated PPGs are consistent with their utilization decisions according to their UM responsibilities as called out in their UM Delegation Agreements with Health Net.			
Health Net has attached policies that describe and inform that delegated PPGs must use evidenced-based nationally recognized clinical review for utilization management decisions and describes the process for ensuring consistent application of utilization review criteria for Health Net utilization review decisions and those of the delegated PPGs, including coordination with the delegated PPGs as required. Also attached is a sample copy of the HN PPG Delegation Agreement section that addresses the PPGs UM program requirements and utilization review responsibilities, and what HN monitors to ensure compliance. ATTACHMENTS: P&Ps-UM Clinical Criteria Decisions, UM Clinical Information for Determination, sample pages from UM Provider Delegation Agreement with Health Net.			
6/18/14 HN Response to DHCS Comment - Recommendation 4:			
Health Net (HN) previously submitted to the DHCS auditors a copy of HN's Delegation Oversight P&Ps as well as the UM audit tool utilized by Delegation Oversight that demonstrates the methodology used to			



Plan Name: Health Net Community Solutions, Inc.

PLAN OF ACTION				
monitor and counsel the PPGs on a regular basis.				
HN has attached another copy of the current PPG oversight P&Ps and the UM Medi-Cal PPG Audit Tool. Also attached is a sample summary of pre-contractual PPG UM Medi-Cal audits conducted. The sample includes the sensitive services section of audits conducted during the audit period. Any PPG that scores less than 100% requires a CAP submission to HN.				
Attachments:				
Delegation Oversight P&Ps, PPG UM Audit Tool, Sample Summary of PPG UM audit Results				



Plan Name: Health Net Community Solutions, Inc.

Review Type: 10-87050 DHCS A&I Medical Review Audit (Medi-Cal NON SPD) Review Period: March 1, 2012 - February 28, 2013

Deficiency Identified:

Category 1: Utilization Management; 1.3 Tracking Referral (Regulation: 2 Plan Contract A.5.1.F)

Recommendation:

1. Develop a policy to ensure a centralized system-wide process for referral tracking.

PLAN OF ACTION				
Description of how correction will be accomplished and compliance monitored and maintained	Date of Completion	Name & Title of Responsible Person(s)	DHS Comments	
Health Net currently has a centralized process for tracking and following up on referrals requiring prior authorization including In Network and Out of Network (OON) requests. Any service that requires prior authorization is entered into our Medical Management system known as the "Unity"	The overall process of tracking all services requiring prior authorization has	 Jody Larson, Director Health Care Services Dr. Tony Van Goor, Regional Medical Director for Region 3 	Recommendation 1: This recommendation is deemed Closed.	
Screening and review of those referrals is conducted and documented within the system, a decision is rendered and the decision is communicated to all appropriate parties.	been in place since 2007 when the Unity System was implemented for Medi-Cal. For	(Central Valley)		
All OON referrals for care require a prior authorization and are uniquely categorized with a Medical Level Code = Out of Network for purposes of recording and reporting.	several years prior to the Unity systems being implemented, another medical management system was used to track very similar date.			



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PLAN OF ACTION			
	The special focus Out of Network database tracking has been in use since Feb 2013.		
Certain categories of OON referrals are additionally tracked in a separate tracking database to allow the plan to focus on any trends such as specialty deficiencies, referral patterns of Primary Care Physicians, and geographic deficiencies. The categories currently being tracked in this database include: • Specialty Consults & Follow Up Visits • Inpatient Facility admissions • Outpatient Facility services			
Information gathered in this database helps facilitate additional contracting efforts in areas of deficiency as well as provider and member education in locating In Network resources. Vigorous efforts are made by the Plan staff to assist providers and members to be re-directed back into In-Network providers whenever possible and practical. A policy was developed, that describes the process for referral tracking - Specialty Referral System – Medi-Cal, FS226-144855.			
Attachment: – Medi-Cal FS226-144855- Specialty Referral Tracking P&P			



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Review Type: 10-87050 DHCS A&I Medical Review Audit (Medi-Cal NON SPD) Review Period: March 1, 2012 - February 28, 2013

Deficiency Identified:

Category 1: Utilization Management (UM); 1.5 Delegation of UM (Regulation: 2 Plan Contract A.4.6)

Recommendation:

- 1. Ensure that Participating Provider Groups (PPGs) are in compliance with the Contract and regulations, and do not require prior authorization for any family planning services.
- 2. Monitor and counsel the PPGs, as appropriate.
- 3. Amend policies to ensure that utilization review criteria are applied consistently between the Plan and its PPGs.

PLAN OF ACTION					
Description of how correction will be accomplished and	Date of	Name & Title of Responsible	DHS Comments		
compliance monitored and maintained	Completion	Person(s)			
Health Net believes that the contract requirement A.5.2.C	n/a	Peggy Haines, V.P. Quality	Recommendation 1:		
as cited is not appropriate as applied to Health Net's		Management	This recommendation is deemed		
delegated PPG model. Health Net is not in violation of the			Closed.		
contract requirement. The delegated PPGs are not		 Rita Lonzo, Director 			
mandated to use the same utilization review criteria set as		Delegation Oversight			
Health Net. The delegated PPGS have to use a nationally			Recommendation 2:		
recognized criteria set as well as Health Net medical			Please provide supporting		
policies and Health Net audits the PPGs for this. The			documentation demonstrating the		
national criteria sets used are generally <u>Interqual</u> , <u>Milliman</u>			methodology used to monitor and		
and Apollo. Therefore, if the PPGs use different criteria			counsel PPG's.		
set, then the decisions they make may not match ours			6/20/14 – MCP provided Policy#		
internally on that fact alone.			GS318-114855/Delegation Oversight		
			Corrective Action Plan. This policy		
It needs to be understood that the PPGs take the financial			demonstrates the methodology used		
risk for certain services and they control their utilization			to monitor and counsel PPG's. This		
review/prior authorizations. Taking the financial risk			recommendation is deemed closed.		



Plan Name: Health Net Community Solutions, Inc.

Р	AN OF ACTION
allows the PPGs the leeway to be more selective.	
· ·	Recommendation 3:
Health's Delegation Oversight Department conducts	Please provide an amended
annual delegations audits of the PPG UM performance	policy/procedure that is approved and
including files reviews of UM decisions and issuance of	signed and supporting documentation
NOAs, and if Health Net finds that a PPG has denied care	demonstrating its policies have been
that should have been approved, either during an audit,	implemented in a manner that
member appeal, or as part of a more in depth review, they	ensures utilization review criteria are
are given a CAP and the expectation is that their behavior	applied consistently between the plan
and process needs to be revised accordingly. Additionally,	and its Participating Provider Groups.
the PPGs are educated on the Medi-Cal benefits that do	
not require authorization. This would include for example,	7/17/14 – MCP provided its provider
PPG denials of, or requiring prior authorization for	delegated agreement and respective
emergency services or sensitive services/family planning	detail to ensure PPGs follow Health
services.	Net UM review criteria. This
	recommendation is deemed closed.
How Health Net applies this policy along with other health	
plans who contract with delegated PPGs that are at risk, is	
the industry norm and not the exception. Mandating the	
PPGs follow a specific utilization review criteria would have	
a major financial impact with contracting arrangements	
with at risk PPGs for those arrangements that are in place	
and future contracting arrangements to be negotiated.	
Health Net asks that DHCS address this with the Industry	
Collaboration Effort (ICE) if this is a practice DHCS intends	
to broadly cite as violation of a contract requirement as a	
result of health plan audits. Health Net may also need to	
take up this matter with our Legal Department because of	
the broad potential financial implications to our PPG	
contracting efforts.	



Plan Name: Health Net Community Solutions, Inc.

PLAN OF ACTION			
6/18/14 HN Response to DHCS Comment - Recommendation 2:			
Health Net (HN) previously submitted to the DHCS auditors a copy of HN's Delegation Oversight P&Ps as well as the UM audit tool utilized by Delegation Oversight that demonstrates the methodology used to monitor and counsel the PPGs on a regular basis.			
HN has attached another copy of the current PPG oversight P&Ps and the UM Medi-Cal PPG Audit Tool. Also attached is a sample summary of pre-contractual PPG UM Medi-Cal audits conducted. The sample includes the sensitive services section of audits conducted during the audit period. Any PPG that scores less than 100% requires a CAP submission to HN.			
Attachments: Delegation Oversight P&Ps, PPG UM Audit Tool, Sample Summary of PPG UM audit Results			
7-11-14 HN Response to DHCS Comment - Recommendation 3:			
Health Net stands by the mitigation response originally submitted and as restated above. The following information is additionally being provided:			
Health Net is in compliance with the requirements of			



Plan Name: Health Net Community Solutions, Inc.

	PLAN OF A	CTION	
the CMC/Two Plan Contract agetion A.F.C.C.	PLAN OF A	I	
the GMC/Two-Plan Contract section A.5.2.C.			
Utilization criteria are consistently applied for utilization decisions that Health Net makes for service			
decisions that are Health Net's responsibility.			
Likewise, Health Net through their Delegation			
Oversight Department monitoring and review process			
ensures that the delegated PPGs are consistent with			
their utilization decisions according to their UM			
responsibilities as called out in their UM Delegation			
Agreements with Health Net.			
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Health Net has attached policies that describe and			
inform the delegated PPGs must use evidenced-			
based nationally recognized clinical review for			
utilization management decisions and describes the			
process for ensuring consistent application of			
utilization review criteria for Health Net utilization			
review decisions and those of the delegated PPGs,			
including coordination with the delegated PPGs as			
required. Also attached is a sample copy of the HN			
PPG Delegation Agreement section that addresses			
the PPGs UM program requirements and utilization			
review responsibilities, and what HN monitors to			
ensure compliance.			
ATTACHMENTS: P&Ps-UM Clinical Criteria			
Decisions, UM Clinical Information for			
Determination, sample pages from UM Provider			
Delegation Agreement with Health Net.			
20.0 gation, with the Hill House Hill			



Plan Name: Health Net Community Solutions, Inc.

Review Type: 10-87050 DHCS A&I Medical Review Audit (Medi-Cal NON SPD) Review Period: March 1, 2012 - February 28, 2013

Deficiency Identified:

Category 2: Continuity of Care; 2.1 Coordination of Care; Within and out-of-plan (two parts)

1. Comprehensive Case Management and Coordination of Care Services (Regulation: 2 Plan Contract A.11.1)

2. Out of Plan Case Management and Coordination of Care Services (Regulation: 2 Plan Contract A.11.4)

Recommendation:

1. Ensure that eligible Members are monitored and tracked for case management and that coordination of care between PCPs (Primary Care Providers) and specialty providers occurs.

PLAN OF ACTION				
Description of how correction will be accomplished and	Date of	Name & Title of Responsible	DHS Comments	
compliance monitored and maintained	Completion	Person(s)		
This CAP pertains to members <u>not eligible for CCS services</u> ,	9/12/2013 and	Linda Wade-Bickel, Director,	Recommendation 1:	
or CCS eligible members with <u>non-CCS related conditions</u>	ongoing	Care Management	This recommendation is deemed	
that require case management.			Closed.	
		Chris Hill, VP Clinical Services		
Members that have a need for case management services				
are identified via referral or predictive modeling. Outreach				
is completed to the member to explain the case				
management program opportunity and engage the member				
in the program. The case manager collaboratively works				
with the primary care physician, member and other				
members of the interdisciplinary care team including				
specialists to develop a care plan and achieve the member's				
goals. All members receive reminders regarding preventive				
care such as immunizations and routine primary care visits.				
The Health Net Provider Manual speaks to the Primary Care				



Plan Name: Health Net Community Solutions, Inc.

PLAN OF ACTION			
Physician requirement to monitor, coordinate and provide necessary services to their assigned members. Members who are referred to Case management that belong to a delegated PPG are referred back to the PPG following the Coordination of Care process. HN CM will contact the PPG and attempt to locate a PPG CM for the member. Member will be transitioned over to the PPG CM. If no response back from the PPG, the member will be referred to HN Health plan Case Management program for further follow up. All communications between the HN CM and the PPG will be documented in the member's HN electronic record including the disposition of the member. Compliance monitoring occurs via: Monthly tracking of volume of members who receive case management outreach and engage with the case management program. Case Rounds with Health Net Medical Director to address barriers to member goal achievement.			
Health Net's comprehensive member case management and coordination of care processes are documented within the following P&Ps: • UMCM -215L: Care Management • UMCM-230ML: Case Management Identification of Members with Serious/Complex Condition • UMCM-231ML: Complex Case Management Program Effectiveness • UMCM-234ML: Screening Criteria for Ambulatory Case Management,			



Plan Name: Health Net Community Solutions, Inc.

	PLAN OF A	CTION	
UMCM -235ML: Referral to Case Management			
UMCM-237ML: Development, Implementation and			
Monitoring of the Complex Case Management Plan			
of Care			
 CM 11: Coordination of Care (COC) Case 			
Management Process			
Health Net delegates certain functions to PPGs and/or		Rita Lonzo, Director, Delegation	
vendors. The PPGs are delegated for Ambulatory Case		Oversight	
Management. Any cases that meet the Complex Case			
Management criteria are managed by McKesson.			
Delegation Oversight reviews the delegate policies and			
procedures for case management and randomly selects files			
during the annual review. This includes members <u>not</u>			
eligible for CCS services, or CCS eligible members with non-			
CCS related conditions that require case management. Any			
member case management file is available for review upon			
request.			



Plan Name: Health Net Community Solutions, Inc.

Review Type: 10-87050 DHCS A&I Medical Review Audit (Medi-Cal NON SPD) Review Period: March 1, 2012 - February 28, 2013

Deficiency Identified:

Category 2: Continuity of Care; 2.2 California Children's Services (CCS)

1. California Children's Services (CCS); (Regulation: 2 Plan Contract A.11.9.A.B.)

Recommendation:

1. Ensure that CCS-eligible Members are monitored and tracked for case management and that coordination of care between PCPs and specialty providers occurs.

PLAN OF ACTION				
Description of how correction will be accomplished and compliance monitored and maintained	Date of Completion	Name & Title of Responsible Person(s)	DHS Comments	
This CAP pertains to CCS eligible members that require case management and coordination of care.	Ongoing	Ana Clark, Manager of Public Programs	Recommendation 1: This recommendation is deemed Closed.	
Health Net has had the following process in place to ensure continuity of care and care coordination. The Public Programs Coordinators (PPCs) are imbedded in the Member Services department to triage and coordinate services with "carved-out" programs such as California Children's Services (CCS).	3/1/2014	 Janice Milligan, Director Strategy & Development (Public Health) 		
Once the member's CCS eligibility is established and the member is accepted into the CCS Program, the CCS Case Manager initiates contact with the child's family/legal guardian. CCS assumes case management, including prior authorization of all services related to the CCS condition.				



Plan Name: Health Net Community Solutions, Inc.

PLAN OF ACTION				
Health Net:				
 Monitors CCS members by reviewing service requests, updating the CCS member information in Health Net's CCS database and monthly CCS reconciliation report. 				
Continues to coordinate non-CCS services, confers with the local CCS Case Manager to facilitate coordination of CCS services and continuity of care as needed.				
Accesses CCS member information through the Children Medical Services (CMS) website and enters the information in Health Net's system to facilitate care coordination				
Meets with CCS quarterly and more often as needed to coordinate services for CCS eligible members.				
 Assists the PCP or specialist with coordination of care for non-CCS-related conditions, CCS services and additional services as appropriate. 				
Coordinates services with the CCS panel providers, CCS approved facilities both in and out of network.				
Will mail copies of the CCS authorizations to the PCP to facilitate the communication and care coordination between the PCP, CCS paneled providers, CCS case manager and Health Net.				
This process will ensure that the PCP knows who the CCS panel providers are, the name of the CCS case manager and Health Net PPC. The PCP will have the ability to communicate directly with the CCS paneled providers and discuss the member's treatment plan.				



Plan Name: Health Net Community Solutions, Inc.



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Review Type: 10-87050 DHCS A&I Medical Review Audit (Medi-Cal NON SPD) Review Period: March 1, 2012 - February 28, 2013

Deficiency Identified:

Category 2: Continuity of Care; 2.3 Early Intervention Services/Developmental Disabilities (two parts)

1. Services for Persons with Developmental Disabilities (Regulation: 2 Plan Contract A.11.9.A.B.C.D)

2. Early Intervention Services (Regulation: 2 Plan Contract A.10)

Recommendation:

- 1. Develop and implement procedures for the identification of EI/DD (Early Intervention/Developmentally Disabled) members and ensure coordination of care with the Regional Center.
- 2. Develop a monitoring system to ensure that the EI/DD eligible members receive primary care services and coordination of care occurs between Primary Care Provider (PCP) and EI/DD specialists.

Description of how correction will be accomplished and compliance monitored and maintained	Date of Completion	Name & Title of Responsible Person(s)	DHS Comments
Health Net has had the following process in place to identify members with developmental disabilities and children under the age of 3 who would benefit from the Early Intervention Program. The Public Programs Coordinators (PPCs) are imbedded in the Member Services department to triage and coordinate services with "carve-out" programs such as the Regional Center (RC). Additionally PPCs are colocated at Regional Centers for the purpose of facilitating care coordination between the plan, PCP and the Regional Center.	Ongoing 3/1/2014	 Ana Clark, Manager of Public Programs Janice Milligan, Director Strategy & Development (Public Health) 	Recommendation 1: Please provide an approved and signed policy/procedure developed for the identification of EI/DD (Early intervention/Developmentally Disabled) members and ensure coordination of care with the Regional Center. Please also provide supporting documentation demonstrating this policy has been implemented.
In addition there is ongoing communication between the PPCs and the Regional Center liaison, service coordinators and case managers for the purpose of care coordination.			6/20/14 – MCP provided Policy# LR1119-144244/Early Start Program and Policy # LR1119-1513471/Regional Centers Coordination. These policies



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Description of how correction will be accomplished and compliance monitored and maintained	Date of Completion	Name & Title of Responsible Person(s)	DHS Comments
 Health Net's monitoring process includes: Quarterly meetings between the plan and RC. Health Net is receiving a monthly RC file of all members receiving RC services including members in the Early Start Program. A PPC is on site at the RC to ensure care coordination for all members receiving services at the RC. Beginning March 1, 2014, Health Net will notify the PCP in writing that the member is receiving services from the RC. This process will ensure that the PCP knows the services provided by the RC and have the ability to communicate directly with the RC service coordinator and case manager for the purpose of care coordination. 			identify the EI/DD members and ensure that coordination of care with the Regional Center. This recommendation is deemed closed. Recommendation 2: This recommendation is deemed Closed.
6/18/14 HN Response to DHCS Comment - Recommendation 1: HN previously submitted to the DHCS auditors a copy of HN's DHCS approved Regional Center (RC) and Early Start (EIS/DD) P&Ps. HN has attached another copy of the approved P&Ps and sample copies of quarterly liaison meetings with the RCs as evidence of coordination activities. ATTACHMENTS: HN P&Ps, Sample Evidence of HN Quarterly Meeting Coordination with the RCs			



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Review Type: 10-87050 DHCS A&I Medical Review Audit (Medi-Cal NON SPD) Review Period: March 1, 2012 - February 28, 2013

Deficiency Identified:

Category 2: Continuity of Care; 2.4 Initial Health Assessment (two parts)

1. Provision of Initial Health Assessment (Regulation: 2 Plan Contract A.10.3.A.B.C)

a. Provision of IHA for members under 21 (Regulation: 2 Plan Contract A.10.4.A)

b. IHA's for members 21 and over (Regulation: 2 Plan Contract A.10.5.A)

Recommendation:

- 1. Develop a system to document the 3 attempted contacts with Members to schedule their IHA to increase contract compliance.
- 2. Educate providers in the ways and means to access Member assignments so they can contact their Member list for IHA completion.
- 3. Ensure that providers document the exceptions from the IHA requirements found on LR1129-14550 in the Members' medical records
- 4. Develop a process to effectively monitor the completion rate of IHAs within the required timeframe.

Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Recommendation 1:			Recommendation 1:
Per the DHCS contract, Exhibit A, Attachment 10, provision 3.D:	Carol Spencer RN, FSR Department Manager	Developed in 2011 for implementation;	This recommendation is deemed Closed.
Contractor shall make reasonable attempts to contact a Member and schedule an IHA. All attempts shall be documented. Documented attempts that demonstrate Contractor's unsuccessful efforts to contact a Member and schedule an IHA shall be considered evidence in meeting this requirement.		now ongoing.	
Following the previous DHCS audit finding in 2008, HN put in place a process to document the 3 outreach attempts, which satisfied the DHCS CAP for this finding.			



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Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
		Recommendation 2: This recommendation is deemed
Carol Spencer RN, FSR Department Manager	Ongoing	Closed.
	Person(s) Carol Spencer RN, FSR	Carol Spencer RN, FSR Ongoing



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
report that includes members who 120 days after their enrollment date have no evidence in our system of an IHA based on claims and encounters data procedure code and			
secondary diagnosis codes.			
ATTACHMENT: Sample copy of an IHA aging report			
DHCS PL 08-003 section IV.C states, "Plans may assist provider in contacting new member for scheduling the IHA appointment." The 3 outreach attempts to new members also meet this requirement.			
Recommendation 3:			Recommendation 3: This recommendation is deemed
This is included in the new provider training, FSR pre-	Carol Spencer RN, FSR	Ongoing	Closed.
audit education, and in the provider operations manual	Department Manager		
for medical record documentation. Additionally, a sheet		New provider	
for tracking provider outreach to schedule an IHA is		orientation is	
available for the providers' use.		conducted by	
Drawindo ve ove to obtain muovi ove modical ve condete		the National Provider	
Providers are to obtain previous medical records to review for IHA within the past 12 months. Any refusal of		Communications	
the IHA/appointment for IHA, is to be documented in the		Department	
member's medical record. As part of the DHCS PL 02-002		Department	
MRR and FSR audit tools, assessment of IHA, IHEBA (aka			
SHA) completion, missed appointments is scored.		FSR Department	
Corrective actions are required if the provider is not		conducts new	
meeting requirements. The corrective action process is		provider	
followed.		trainings and	



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Attachments: • Medical Record Documentation section of the Operations Manual • IHA Tracking Log		provides supporting materials.	
Recommendation 4:			
Per the DHCS contract, 3 attempts to reach the member for the IHA shall be evidence for meeting this recommendation.	Carol Spencer RN, FSR Department Manager	Developed in 2011 for implementation, now ongoing.	Recommendation 4: This recommendation is deemed Closed.
Following the previous DHCS Audits and Investigation audit finding in 2008, HN put the 3 outreach attempts in place, which satisfied the DHCS CAP for this finding. Many plans are using the 3 outreaches as proof of the contact.			
HN provides the IHA requirement notification in the new member packet, at the 2 weeks welcome call, and a postcard reminder at 30 days of enrollment.			
Reports for the IHA 3 contacts to new members are submitted to the QI Workgroup for review at least annually.			
ATTACHMENT: Annual outreach reports for 2012 and 2013.			



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Deficiency Identified:

Category 3: Access and Availability; 3.1 Appointment Procedures and Monitoring Waiting Times

1. Appointment Procedures (Regulation: 2 Plan Contract A.9.3.A.)

2. Prenatal Care (Regulation: 2 Plan Contract A.9.3.B)

3. Monitoring of Waiting Times (Regulation: 2 Plan Contract A.9.3.C)

Recommendation:

1. Develop procedures to ensure monitoring of in-office waiting times in provider offices

Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
At the DHCS Audit Exit Conference on August 28, 2013, Health Net obtained clarification of the finding from Edgar Monroy, DHCS Monitoring Unit at the DHCS Audit as follows: Although Health Net does have a monitoring process in place, DHCS considers monitoring in-office wait times through member grievances a "passive monitoring process" and requires a more "active monitoring process" such as through the use of a member satisfaction or provider appointment access survey/audit.	 Jenny Anderson, QI Program Manager - Access Leah Smith, Manager - HEDIS/CAHPS Compliance & Reporting 	1/10/2014	Recommendation 1: This recommendation is deemed Closed.
Based on this information, Health Net confirmed with Mr. Monroy that adding a supplemental question to the CAHPS Medicaid Member Satisfaction Survey tool to confirm specific in-office wait times with members would be sufficient to meet compliance. Thereby, Health Net added the following supplemental question to its 2014 Medicaid CAHPS Tool to meet compliance:			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Now think of the time you have spent waiting for an appointment to begin, including time in the waiting room and the time in the exam room. In the last 6 months, when you got to your main doctor's office, how long did you usually have to wait after your set appointment time? 15 minutes or less 16 - 30 minutes 31 - 45 minutes 46 minutes to 1 hour Over 1 hour Does not apply, I did not have any appointments in the last 6 months			
The above referenced Medicaid CAHPS survey tool revision was submitted to DHCS on 12/20/2013 for review and approval. DHCS approval was received on 01/03/2014. Final tool has been implemented with the CAHPS Survey Vendor. The Medicaid CAHPS survey prenotification postcard is expected to be mailed out by Monday, January 27, 2014 and the mailing of the 1st survey is expected to begin by Friday, January 31, 2014. Once the 2014 Medicaid CAHPS is completed, Health Net will review, analyze and evaluate the results to identify			
opportunities for improvement. ATTACHMENTS - Evidentiary support documentation attached within the CAP email to DHCS: • External Request for DHCS Approval			



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Description of how correction will be accomplished and compliance monitored and maintained		Name & Title of Responsible Person(s)	Date of Completion	DHS Comments	
DHCS App Final 2014	oroval 4 Medicaid (CAHPS tool			
policy and proced Accessibility of Se Addendum to inc scheduled appoir measure the resu question against	lure AJ107-1 ervices Stand lude an In-o ntments and ilts to the ne and implema	ed its Appointment Access 03034, Medi-Cal lards & Monitoring Activities ffice wait time standard for performance goal to w CAHPS supplemental ent appropriate corrective identified. New Standard	Jenny Anderson, QI Program Manager - Access	10/08/2013	
Access Measure	Standard	Rate of Compliance			
Access to in-	Waittime	≥ 80% of members indicate			
office wait time	not to	that usually or always the			
for scheduled	exceed 30	in-office wait time does not			
appointments	minutes	exceed 30 minutes for			
		scheduled appointments			



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Deficiency Identified:

Category 3: Access and Availability; 3.7 Access to Pharmaceutical Services

1. Pharmaceutical Services and Prescribed Drugs (Regulation: 2 Plan Contract A.10.8.G.1)

Recommendation:

1. Develop monitoring procedures to ensure the provision of drugs prescribed in emergency circumstances.

Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
	, ,	-	
Health Net will continue to monitor member grievances for problems related to a member's ability to receive a	 James Gerson, VP & Senior Medical Director 	Ongoing	Recommendation 1: Please provide supporting
provision of drugs and/or get a prescription filled	Medical Director		documentation demonstrating that
following an emergency room visit. This is described in	Danielle Henderson,		planned actions have been completed.
Health Net's policy Rx-210, Emergency Medication	Director Appeals &		Planned actions are expected to be
Provisions.	Grievances		completed on the upcoming 2 nd quarter of 2014.
Health Net will create and distribute a provider	Christine Keating, Manager	2 nd quarter 2014	01 2014.
educational update to hospitals to remind them of the	Provider Communications	quarter 201	7/15/14: The MCP submitted
DHCS requirement for the provision of drugs in			"Accessibility Analysis – CareChoice 24
emergency circumstances. Additionally, Health Net's			HR Network and Access Analysis –
Provider Operation Manuals are supplemental to the Participating Provider Agreements and must be adhered			CareChoice Network (all), and HN CAP Response- Sect3.7 – 2013 DHCS
to. The hospital operations manual contains language			Medical Audit (NON-SPD)." This
that addresses dispensing a supply of medication in a			recommendation is deemed closed.
medical emergency situation; however the requirement			
will be reiterated more prominently in the Emergency			
Services requirements section of the hospital operations			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
manual.			
Health Net will conduct a geo-access review to ensure and demonstrate adequate availability of contracted pharmacies within appropriate distance of member residences and/or adequate availability of 24 hour pharmacies within appropriate distance of contracted hospitals. Any potential gaps in access found, will be evaluated and addressed as appropriate.	 Shannon Redline, Manager Clinical Pharmacy Operations 	2 nd quarter 2014	
Health Net will research and explore the feasibility of conducting member outreach to ascertain any barriers or problems related to members receiving a provision of drugs or ability to get a prescription filled within a reasonable time frame following their emergency room services.	James Gerson, VP & Senior Medical Director	2 nd quarter 2014	
Health Net requests that DHCS addresses the inconsistency of the emergency drug provision requirement between the Medi-Cal GMC and Two Plan contracts. The difference in the requirements creates challenges for Health Net with communicating and administering the requirement internally and externally for providers throughout our collective service area. Health Net understands that the GMC contract is to be brought in line with the requirements of the Two Plan contracts via amendment or policy letter to align the GMC contract requirements were differences currently exist. Health Net requests that DHCS proceed with the			



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GMC amendment process as soon as possible.			
6/18/14 HN Response to DHCS Comment - Recommendation 1:			
On April 29, 2014, HN created and distributed the educational Provider Update 14-170, to remind hospitals of the emergency provision of drugs requirement. A copy of the provider update is attached.			
Following research and internal discussion, HN determined it is not feasible to conduct member outreach concerning the provision of drugs or ability to get a prescription filled following a member's emergency room services.			
HN is in the process of completing a geo-access analysis report that will ascertain there is sufficient number of 24 hour and non 24 hour pharmacies within appropriate distance of contracted hospitals within HNs service area. HN anticipates completion of the report by 6/27/14, and will send DHCS a copy of the report and summary analysis of the report results.			
Attachments: Provider Update 14-170: Emergency Medication Provisions			



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•	how correction will be interested and maintai	pe accomplished and	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
compnance mo	mitoreu anu mamtai	neu	reison(s)	Completion	
7/15/14 HN R	esponse to DHCS ation 1:	Comment –			
access to pha emergency ro of the education geo analysis of hospitals to a summarized by of 90 hospitals network 24 ho	of access from the F Caremark 24 hour below, the analysis is s (92%) are within 1 bur pharmacy. The ital to a 24 hour net	owing an to the distribution e, HN conducted a Plan's contracted pharmacy. As indicates that 83 out 10 miles of a average distance			
Network	All Facilities that have one 24hr pharmacy within 10 miles	All Facilities that do NOT have one 24hr pharmacy within 10 miles			
Caremark CareChoice 24-hour Network	83 of 90 hospitals* (92.2%)	7 of 90 hospitals (7.8%)			
Caremark CareChoice Network (AII)	92 of 92 hospitals* (100%)	0 of 92 hospitals (0%)			
	pharmacy access f	or the 7 hospitals			



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without a 24 hour pharmacy within 10 miles, an additional analysis was conducted to measure access to any network pharmacy. That analysis confirms that a network pharmacy is located within 10 miles of all of the contracted hospitals, with the average distance from any hospital to any network pharmacy less than 1 mile.			
This analysis demonstrates that there are no barriers to a member being able to get their prescription filled if required following an emergency room visit to a Health Net contracted hospital. This is the case whether the hospital emergency room provides the member with a limited supply drugs and a prescription, or a prescription only. Cursory research has found that some contracted hospitals have a policy that prohibits them from issuing take away drugs to patients, and instead the member is only given a drug prescription to get filled following their visit.			
Health Net will continue to identify problems related to a member's ability to receive a provision of drugs and/or get a prescription filled following an emergency room visit through complaints and grievances, as described in the Emergency Medication Provisions policy.			
Attached Accessibility Analyses:CVS Caremark CareChoice 24 Hour Network			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
CVS Caremark CareChoice Network (All)			



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Deficiency Identified:

Category 4: Member's Rights and Responsibilities; 4.1 Grievance System

1. Member Grievance System and Oversight (Regulation: 2 Plan Contract A.14.1; 2 Plan Contract A.14.2; 2 Plan Contract A.14.3.A; 2 Plan Contract A.14.3.A;

Recommendation:

- 1. Institute routine clinical oversight of the grievance log and grievance classification process by clinical personnel to ensure appropriate disposition of all grievances.
- 2. Ensure grievance cases are not closed and resolution letters are not sent to members prior to the completion of a full investigation into the issue.
- 3. Ensure the suspended provider issue is resolved.

Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Recommendation 1: Health Net will implement a quality review process to ensure that grievances received through all channels (including but not limited to call center, mail, and fax) determined to be administrative and not subject to clinical review are properly categorized and reviewed. 1. HN Clinician will review Quality of Service (QOS) cases on a weekly basis. 2. Monitoring & Reporting Team will receive QOS log every week 3. Eight (8) QOS cases will be randomly selected for CalViva, 4. If any of the initial 8 cases fail, additional cases (no more then 30) will be randomly selected	 Danielle Henderson, Director, Appeal & Grievances Leticia Carrera, Mgr. Appeals Yvette Urbina, Mgr. Medical Operations 	October 2013	Recommendation 1: Please provide supporting documentation indicating the completion of planned actions. Planned actions are expected to be completed on the upcoming 2 nd quarter of 2014. 6/20/14 – The MCP provided Health Net Medical Management Desktop Procedure/AU-02. This document ensures routine clinical oversight of the grievance log and grievance classification process. This recommendation is deemed closed.



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	scription of how correction will be accomplished and mpliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
5.	Monitoring & Reporting Team will obtain the initial documentation files from the Appeals and Grievances Team common drive.			
6.	The cases will be reviewed using audit questionnaire worksheet			
7.	Results will be shared weekly NO LATER than the following working day with the Appeals and Grievance Clinical and Non Clinical Management Teams.			
8.	Immediate action is to take place for any case identified needing re-classification changes prior to case closure.			
9.	Results will be reported in a monthly summary report.			
	18/14 HN Response to DHCS Comment - ecommendation 1:			
pro cas of a	previously stated, HN implemented the above ocess to ensure proper classification of grievances ses in October 2013. Attached is a sample copy a monthly QOS and QOC audit report and the G audit desktop P&P.			
Mc	tachments: onthly grievance case audit sample, audit sktop P&P			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Recommendation 2: Training will be conducted for associates regarding full case investigation. The A&G Management Team will conduct monthly case reviews. In addition, A&G will also initiate quarterly letter review workshops to identify trends and training opportunities by 2 nd quarter of 2014.	 Danielle Henderson, Director, Appeal & Grievances Leticia Carrera, Mgr. Appeals 	3/31/2014 2 nd quarter 2014	Recommendation 2: Please provide supporting documentation demonstrating planned actions have been completed. Planned actions expected to be completed on the upcoming 2 nd quarter of 2014. This recommendation is deemed Closed.
Training will be conducted for the associates regarding viewing the exclusion list on the Office of Inspector General (OIG) website. If the provider displays on the exclusion list, the A&G associate will notify the Adverse Action Department and Credentialing for further investigation. Training will be conducted in the 2 nd quarter of 2014. 6/18/14 HN Response to DHCS Comment -	 Danielle Henderson, Director, Appeal & Grievances Leticia Carrera, Mgr. Appeals 	2 nd quarter 2014	6/20/14 – The MCP provided a copy of its training slides to ensure grievance cases are not closed and resolution letters are not sent to members prior to the completion of a full investigation into the issue. This recommendation is deemed closed.
Recommendation 2: A&G associate training regarding proper full case investigation and case closure and will commence on 6/25/14, and continue ongoing for new associates. Additionally, the A&G Management Team will continue to conduct monthly case reviews. A copy of the associate training is attached. A&G also conducted the initial quarterly letter review workshops on 3/31/14, to identify trends and training opportunities. A copy of the quarterly review workshop documentation is attached.			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Attachments: A&G Training Presentation, Quarterly Review Workshop Agenda & Meeting Minutes			
Recommendation 3: Ensure suspended provider issue is resolved: a. Provider office was notified and the physician in question is no longer working in the office. b. Notification letter was sent to all Health Net providers stating if they hire a physician that is not contracted with Health Net, they will be responsible for their credentialing. c. Added a new requirement to the Credentialing/Recredentialing Policy and Peer Review Committee Policy. d. Added a new requirement to the Provider Operations Manual e. Added to the policy the review and investigation of all non-Health Net physicians and the hiring physician if identified with a sanction by A&G.	Laurie Jurado, Director Credentialing	Provider Notification and Provider Operations Manual completed 11/2013. Policy approval to be completed 2/2014	Recommendation 3: This recommendation is deemed Closed.
ATTACHMENT: Copies of the revised policies. A Quick reference guide document will be created by March 31, 2014 to reflect the following: If the provider in question is not the members PCP or a contracted provider with HN, A&G will notify the Adverse Action Department	 Leticia Carrera, Mgr. Appeals Laurie Jurado, Director 	3/31/2014	



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and Credentialing for further investigation.	Credentialing	



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Deficiency Identified:

Category 4: Member's Rights and Responsibilities; 4.3 Members Right to Confidentiality

1. Members Right to Confidentiality (Regulation: 2 Plan Contract A.13.1.B)

2. Health Insurance Portability and Accountability Act (HIPAA) Responsibilities (Regulation: 2 Plan Contract G.3.G, H, and I)

Recommendation:

- 1. Ensure that both the 24-hr. DHCS Initial Notification of Breach and the 72-hr. DHCS Notification of Investigation are submitted to the required DHCS personnel within the required time frame.
- 2. Update the Plan's "Desktop Procedures" to include the contractual stipulation that the initial notification of HIPAA breach to be reported within 24 hours, and the notification of investigation within 72-hours be submitted to the DHCS Medi-Cal Managed Care Division (MMCD) Contracting Officer, the DHCS Privacy Officer and the DHCS Information Security Officer.
- 3. Ensure that the correct address for the DHCS Privacy Officer is indicated in the Member Services Guide/Notice of Privacy Practices.

Description of how correction will be accomplished and	Name & Title of Responsible	Date of	DHS Comments
compliance monitored and maintained	Person(s)	Completion	
In order for Health Net to meet the 24 hour and 72 hour	Cynthia Snyder, Director	3/31/2014	Recommendation 1:
notification requirements, the Privacy Department will	Information Privacy		This recommendation is deemed
immediately identify key personnel within the			Closed.
department to be on call after hours, weekends, and			
holidays (excluding federal and state holidays).			Recommendation 2:
			This recommendation is deemed
The Desktop Procedure has been updated as required.			Closed.
Attachment: Privacy breach case reporting desktop P&P			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Both Health Net's 2012 and 2013 Member EOC reference the same address for the DHCS Privacy as is stated in the Two Plan/GMC Contract Exhibit G A14. The "MS" part of the address was not included in the EOC because HN was informed that the "MS 0011" location may not be correct and locations can change. Additionally, an email from the DHCS Privacy Officer and Senior Attorney, Patricia Pechtel, validated the address in the EOC is correct. HN acknowledges that the DHCS phone number in the EOC differs from what is shown in the contract. However, the Plan has confirmed that the number in the EOC does in fact connect to the Department's Privacy Hotline. The Plan will correct this number as needed.	Cynthia Snyder, Director Information Privacy	n/a	Recommendation 3: Please provide supporting documentation indicating the Member Services Guide/Notice of Private Practices contain the correct address for the DHCS Privacy Officer. 7/18/14 – discussed via conference call with MCP. Per MCP, will submit the current Privacy Officer contact information from their 2014 EOC. This recommendation will stay open until above mentioned documentation is received.
HN's 2012 and 2013 EOC states: Privacy Officer c/o Office of Legal Services California Department of Health Care Services			8/5/14 – Per Email attachment: HN states that they will revise the Notice of Privacy Practices in the next printing of the Member Handbook/EOC to ensure that the address and phone number for
1501 Capitol Avenue P.O. Box 997413 Sacramento, CA 95899-7413 (916) 255-5259 or (877) 735-2929 TTY/TDD E-mail: Privacyofficer@dhcs.ca.gov			the DHCS Privacy Officer that appears in the Medi-Cal contracts is provided to members as an alternative means for beneficiaries to lodge privacy complaints. <i>This recommendation is deemed Closed.</i>
Two Plan Contract 03-76182 A14 states: Privacy Officer			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
c/o Office of Legal Services			
Department of Health Care Services			
P.O. Box 997413, MS 0011			
Sacramento, CA 95899-7413			
Telephone: (916) 440-7750			
Email: privacyofficer@dhcs.ca.gov			
Attachments: Correct Privacy address contained within HN's EOCs and DHCS Contract.			
6/18/14 HN Response to DHCS Comment - Recommendation 3:			
In HN's CAP response submitted on 3/14/14, HN provided supporting documentation showing the correct DHCS Privacy Officer address within the 2012 and 2013 Member EOCs. HN has attached another copy.			
As previously responded, HN has confirmed with the DHCS Privacy Officer that the address and telephone number [(916) 255-5259] as shown within the EOC is the correct number for members to use to contact the Privacy Office. The (916) 440-7750 telephone number shown within the 2-Plan and GMC Medi-Cal contracts in effect during the audit period is not the appropriate telephone number to include in the Member EOC because it is the Privacy Officer's direct telephone line.			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Please also note that the DHCS Privacy Office address provided within the current version 2-Plan and GMC Contract is inconsistent with the DHCS Privacy Office address published on the DHCS.ca.gov website and DHCS Notice of Privacy Practices document.			
Attachment: Correct Privacy address shown in HN's 2012 & 2013 Member EOCs in accordance with DHCS Contracts			

Deficiency Identified:

Category 5: Quality Improvement System; 5.5 Medical Records

1. Medical Records (Regulation: 2 Plan Contract A.4.13.A, B, C, D)

Recommendation:

- 1. Ensure that a complete medical record is maintained for each Member.
- 2. Ensure that the monitoring system of record keeping is maintained.
- 3. Continue to monitor provider compliance with Facility Site Reviews including medical record reviews.

Description of how correction will be accomplished and	Name & Title of Responsible	Date of	DHS Comments
compliance monitored and maintained	Person(s)	Completion	



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Health Net follows the process to review provider medical	Carol Spencer, RN	These are	Recommendation 1:
records established in DHCS Policy Letter 02-002.	(Manager QI/FSR)	ongoing FSR and	The MCP must follow the contract
Reviews follow the initial and then periodic 3 year cycle		MRR audits that	language for this review period and not
with a mid-cycle interim review.		occur for new	the Policy Letter 02-002 which was
		providers and	produced in 2002. Please provide
Pre-FSR/MRR audit educations and materials to meet the		on periodic	evidence of a policy/ procedure that is
Medical Record documentation requirements are		cycles for all	approved and signed to ensure that a
provided at each initial and periodic cycle audit.		provider sites.	complete medical record is maintained
			for each Member – and respective
Criteria in the Medical Record Review tool address		Reviews of both	documentation demonstrating this
complete medical record for each Member and allow for		hard copy	policy has been implemented.
scoring/tracking/monitoring of the criteria results.		medical records	
		and electronic	6/20/14 – The MCP provided Medical
Attachment: Criteria from PL 02-002		medical records	Record Review Survey 2012, Medical
		are completed.	Review Guidelines 2012, Policy #
Providers that do not meet the established thresholds			KK118-141356/Medi-Cal PCP Facility
must complete Corrective Actions Plans with in DHCS		A Provider	Site and Medical Record Review
required time frames that the health plan Certified Site		Update for	Process. These documents submitted
Reviewer verifies as corrected. As needed additional		Medical Record	ensure that a complete medical record
"focused reviews" are conducted to be sure the provider		Documentation	is maintained for each member. This
holds the gains that were documented in the corrective		education was	recommendation is deemed closed.
action plan. These are documented in the Facility Site		distributed to	
Review Database systems.		providers	Recommendation 2:
·		November 2013	This recommendation is deemed
The Provider Operations Manual additionally contains the			Closed.
Medical Record standards.			
			Recommendation 3:
A report for the MRR/FSR results is submitted to the			This recommendation is deemed
HNCS UM/QI Committee at least annually.			Closed.



Plan Name: Health Net Community Solutions, Inc.

Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Attachment:			
-SHPQI FSR Activity Report for Q3 and Q4 2012 -Provider Update 13-482			
Additional reports are available as needed ad hoc to look			
at focused areas of the MR tool. The Format Section that			
addresses the above findings for the counties was			
aggregated to show drill down monitoring.			
6/18/14 HN Response to DHCS Comment -			
Recommendation 1:			
HN requires clarification on DHCS comment. HN's 2-Plan and GMC contract MRR requirement in place during the audit period states that the MRR be conducted in accordance with MMCD Policy Letter 02-002. The contract language is shown as follows:			
2 Plan and GMC Medi-Cal Contract Language:			
13. Medical Records			
A. General Requirement			
Contractor shall ensure that appropriate medical			
records for Members, pursuant to Title 28, CCR,			
Section 1300.80(b)(4), Title 42 United States			
Code (USC) Section 1396a(w), 42 CFR 456.111 and			
42 CFR 456.211, shall be available to health care providers at each encounter in accordance with Title			
28, CCR Section 1300.67.1(c) and Title 22 CCR			
Section 53861 and MMCD Policy Letter 02-02.			



Plan Name: Health Net Community Solutions, Inc.

Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
The FSR is the process for plans to determine proper medical record documentation by providers. The FSR and use of the MRR tool validates that a medical record is established for each member. Per HN's P&P medical records are reviewed at each full scope FSR/MRR at the periodic cycle every 3 years. HN FSR and MRR scores are submitted to the DHCS Medical Monitoring Unit 2 times per year by January 31 and July 31 of each year. This is evidence that HN's policy has been implemented. The process was previously described within HN's original CAP response submitted on 3/14/14.			
Attached is a copy of HN's current approved version of the FSR & MRR P&P and a copy of DHCS' approval of the P&P.			
Attachments: HN's current approved FSR & MRR P&P, DHCS approval of the current version of HN's FSR P&P			



Plan Name: Health Net Community Solutions, Inc.

Review Type: 10-87050 DHCS A&I Medical Review Audit (Medi-Cal NON SPD) Review Period: March 1, 2012 - February 28, 2013

Deficiency Identified:

Category 5: Quality Improvement System; 5.6 Informed Consent

1. Informed Consent (Regulation: 2 Plan Contract A.4.13.D.6; 2 Plan Contract A.9.8.A.1)

2. Family Planning (Payment); (Regulation: 2 Plan Contract A.8.5)

Recommendation:

- 1. Educate providers and the claims department on the proper completion of the PM330 and develop a system to monitor compliance with the training
- 2. Educate providers about the documentation requirements for the discussion regarding sterilization contained in both the Operations Guide and Provider Library
- 3. Ensure that the PM 330 Sterilization Consent forms are completed appropriately for claim submission
- 4. Ensure each Member has access to sterilization procedures including Essure and the required hysterosalpingogram without Prior Authorization.

Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Provider Education:	Rita M. Lonzo, Director	This has been in	Recommendation 1:
Every medical group to which Medi-Cal members are assigned is audit annually for adherence to the requirements for sensitive services. The intent of Section 5 of the audit tool is "to ensure that Medi-Cal members may self-refer to any qualified provider of their choice (in or out-of network) for "sensitive" services."	Delegation Oversight	the audit tool since 2003 and is current in the 2014 audit tool effective 1/1/2014	Please provide supporting documentation demonstrating the MCP's claims department has been educated on the proper completion of the PM 330. Also, please provide documentation demonstrating how Health Net has developed a system to
 Section 5A monitors whether the organization has a written description that defines the following sensitive services that includes: 1) family planning, 			Monitor compliance with the training. 7/18/14 – discussed via conference call with MCP. A&I recommends MCP to develop a system to monitor



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
 2) diagnosis and treatment of sexually transmitted infections (STIs), 3) confidential HIV testing and counseling, 4) pregnancy termination, 5) sexual assault services, 6) prenatal care - Note: members may self-refer without prior authorization, but services must be obtained through an in-network provider, 7) Preventive services: Members may self-refer without prior authorization for preventive services. 5A also monitors whether the policy states that the organization is responsible for payment of all self-referral sensitive services, including services received without a referral or prior authorization and/or performed by a non-participating provider. Section 5B audits for evidence of implementation of the policy. 			compliance with the Provider training on the completion of PM330 form. This recommendation will stay open until corrective action is received from MCP. 10/1/14 – MCP provided Policy # GR106-135753/Provider Relations New Provider Training, 2014 Provider Operational Training Presentation and Provider Training 2014 attendance sign in sheet. The MCP has incorporated training on the completion of the PM 330 form and the submission requirements into the training for all new providers that is conducted within 10 days of the provider being placed on active status. Provider Relations will maintain a tracking database for the training. This recommendation is deemed Closed.
Section 8 of the UM annual audit tool ensures "that informed consent will be obtained from Medi-Cal enrollees for all invasive procedures and contraceptive methods, including sterilization, consistent with requirements".	Rita M. Lonzo, Director Delegation Oversight	This has been in the audit tool since 2003 and is current in the 2014 audit tool	



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Section 8A monitors whether the organization has a written policy and procedure to ensure that an informed consent is signed and present for any invasive procedure or treatment.		effective 1/1/2014	
 Section 8B of the UM audit tool monitors whether the PPG has written policy and procedure: To ensure the Human Sterilization Consent Form (PM 330) is completed, and signed 30 days prior to a sterilization procedure. To ensure that a PM330 (sterilization consent) is reviewed at the time of claims payment. 	Rita M. Lonzo, Director Delegation Oversight	This has been in the audit tool since 2003 and is current in the 2014 audit tool effective 1/1/2014	
Attachment: PPG UM Audit Tool 7-11-14 HN Response to DHCS Comment - Recommendation 1:			
Health Net stands by the mitigation response originally submitted for this recommendation as it pertains to Claims Department education on the proper completion of the PM330 form. Additionally, Health Net is providing the following information:			
In the audit report "Summary of Findings" section following submission of our original mitigation response, the DHCS auditor actually acknowledged our position and stated the following			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
"In the Plan's response to the audit findings subsequent to the Exit Conference, the Plan asserts that Health Net's claims examiners have the responsibility to determine that a copy of the PM 330 is attached prior to paying the sterilization claims. However, the claim examiner does not have the responsibility or capability to review the PM330 completion requirement.			
Although Health Net's claims examiners have the responsibility to determine that a copy of the PM330 is attached prior to paying the sterilization claims, the Plan does not have a system of monitoring compliance with the PM330 requirement".			
Recommendation 1 should have been revised by the auditor to remove the "claims department" reference from their comment on education of the proper completion of the PM330 form.			
Monitoring Provider Compliance: Health Net's original 3/14/14 response above provided a description and documentation that describes our process of monitoring provider compliance with the PM330 completion requirement via the Delegation Oversight audits of the PPGs, and was described below under Recommendations 3 and 4, via the provider MRR & FSR reviews conducted.			
However, DCHS has left Recommendation 1 open,			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
and is again asking Health Net to provide supporting documentation demonstrating the MCPs claims department has been educated on the proper completion of the PM330.			
Claim Department Responsibility: It is not appropriate or feasible for Health Net to conduct or develop training and a monitoring system for the claims department on proper completion of the PM 330 form. This type of claims department training for claims examiners will not occur.			
The attached sterilization procedure PM 330 claim processing edit/policy was previously provided to the Auditors, and another copy is being provided. This is the policy that the claims examiners follow to ensure that the PM 330 form is attached prior to paying the claim.			
ATTACHMENT: Claims Sterilization procedure PM 330 Form			
10/1/14 HN Response to DHCS Comment,			
Recommendation 1:			
Health Net has incorporated training on the completion of the PM 330 form and the submission requirements into the training for all new providers that is conducted within 10 days of the provider being placed on active			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
status. Provider Relations will maintain a tracking database for the training. The policy and presentation materials for the training are attached.			
ATTACHMENTS:			
 Provider Relations New Provider Training P&P (draft pending approval) HN ML Ops Training Presentation Training sign-in sheet 			
Health Net developed and distributed Provider Update #13-500 Informed Consent and PM 330 Form Completion, on 12/2/13, to all participating Medi-Cal providers. The update reminded providers about requirements for informed consent for sterilization, including: documentation of the discussion regarding sterilization, distribution of the required DHCS-published brochures, and proper completion of the PM330 form.	Chris Keating, Manager, Provider Communications	12/3/2013	Recommendation 2: This recommendation is deemed Closed.
The Medi-Cal Provider Operations Manuals document Certification of Informed Consent for Reproductive Sterilization, located in the Consent > Human Sterilization and Informed Consent section, contains instructions on completing the PM330 form. This document was revised on 12/3/13 to include additional details for documentation, including identification of PM330 form sections where typewriting is allowed and instructions to cross out unused sections.	Chris Keating, Manager, Provider Communications	12/2/2013	
Health Net has also revised the Medi-Cal Operations Guide to include basic information on the required use of			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
the DHCS-published brochures on sterilization and PM 330 form documentation.			
Health Net claims examiners review the sterilization claims to ensure the Informed Consent PM 330 form is attached prior to payment of the claim.			
Health Net members have access to all Medi-Cal approved sterilization benefits and procedures without requiring prior authorization as explained to the member in their Evidence of Coverage. This would include the Essure and hysterosalpingogram.			
ATTACHMENTS: -Provider Update #13-500 Informed Consent and PM 330 Form Completion -Medi-Cal Provider Operations Manuals document Certification of Informed Consent for Reproductive Sterilization, located in the Consent > Human Sterilization and Informed Consent section - Medi-Cal Operations Guide information on the PM330 form			
Medical Records Reviews: Documentation of signed informed consent forms is an element in the DHCS FSR tool (Section II, D). Health Net's Facility Site Review (FSR) nurses conduct FSR/MRR reviews on Health Net's primary care physicians per the regular 3-year period review cycle (per MMCD Policy Letter 02-02).	Carol Spencer, RN (Manager QI/FSR)	FSR/MRR report, produced twice annually.	Recommendation 3: This recommendation is deemed Closed. Recommendation 4: This recommendation is deemed Closed.



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Review Type: 10-87050 DHCS A&I Medical Review Audit (Medi-Cal NON SPD) Review Period: March 1, 2012 - February 28, 2013

Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Health Net's FSR nurses provide Health Net's primary care physicians with office policy information to assist with FSR/MRR compliance, which includes a policy for Informed Consent documentation and also addresses the PM 330 for human sterilization.	Carol Spencer, RN (Manager QI/FSR)	ongoing	

Deficiency Identified:

Category 6: Organization & Administration of Plan; 6.4 Provider Training

1. Medi-Cal Managed Care Provider Training (Regulation: 2 Plan Contract A.7.5)

Recommendation:

1. Ensure that all new providers receive training within 10 working days after the Plan places a newly contracted provider on active status

Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
Health Net respectfully disagrees with the DHCS auditor finding for Provider Training. The DHCS recommendation states "Ensure that all new providers receive training within 10 working days after the Plan places a newly contracted provider on active status." The DHCS findings accurately state "The Plan personnel confirmed that the Plan submits a welcome	Christine Keating, Mgr. Provider Communications	Ongoing	Recommendation 1: Please provide supporting documentation demonstrating how Health Net ensures that the Plan has a tracking system to verify whether the provider obtained the training within 10 working days as required by contract



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
package and other brochures to the new providers within (10) working days"			requirements.
The findings inaccurately state that "once the packet is sent [the Plan] provides instruction for the provider to create a username and password to access the training materials." The DHCS seems to imply that the written materials contained in the orientation packet and other training resources provided, including the Medi-Cal Operations Guide, is not considered instructional. Health Net disagrees and contends that written information is a primary mode of education and instruction. The distribution of the orientation packet, therefore, can and should be considered to demonstrate compliance with the contractual requirement. The auditor statement "once the packet is sent [the Plan] provides instruction for the provider to create a username and password to access the training materials" also inaccurately implies that instructions are provided after the packet is sent. In fact, the packet includes both training materials as well as instructions to create an account on Health Net's website to access additional policy information (such as the complete provider operations manuals) and supplemental training modules.			7/18/14 – discussed via conference call with MCP. Per A&I, MCP had insufficient data to ensure that the MCP has a tracking system to verify whether the provider obtained the training within 10 working days. As required by the contract. This recommendation will stay open until corrective action is received from MCP. 10/1/14 – MCP provided Policy # GR106-135753/Provider Relations New Provider Training, 2014 Provider Operational Training Presentation and Provider Training 2014 attendance sign in sheet. The MCP requires the training for all new providers that is conducted within 10 days of the provider being placed on active status. Provider Relations will maintain a tracking database for the training. <i>This recommendation is deemed Closed</i> .
The DHCS contract language states that "contractor shall conduct training for all providers within (10) working days after the Contractor places a newly contracted provider			



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on active status"			
As explained to the DHCS auditors during the audit, in early 2001, DHCS approved Health Net's plan to revamp provider communications methods for the Medi-Cal provider community. The goal was to replace the paper operational manuals with a less costly paper guide and an electronic operations library, containing the operations manuals and far more content, and to replace in-person training workshops (that were sparsely attended and prohibitively expensive) with computer-based training (CBT) and video training. The plan included the distribution of the orientation packet. Health Net and DHCS agreed that this methodology of reaching the providers with extensive training and reference materials was far more effective than holding in person training sessions where we could not enforce provider attendance.			
Health Net has attached with the CAP response a copy of results we found from a previous Health Net DHCS medical audit conducted in 2003, where DHCS accepted Health Net's corrective action plan (CAP) as meeting the 10-day training requirement. The CAP involved receiving the daily IS report (that still occurs now) of new providers and mailing the provider training material. At that time, the packet contained a CD-ROM with the electronic training modules. Since that time, Health Net has adopted more efficient and versatile delivery methods of the CBT			



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and video training, via the Web, in lieu of the CD within the packet.			
Health Net agrees with the DHCS requirement and			
expectation that providers are educated about the Medi-			
Cal Managed Care Program, and has implemented a wide			
variety of methods to do so, including the orientation			
packet, online trainings, in-person trainings conducted by			
various other Departments within Health Net (including			
Provider Network Management, Provider Relations,			
Delegation Oversight, Public Programs, Facility Site			
Review, Health Education, Credentialing, Community			
Solutions), and regular communications to the providers.			
Health Net does not believe that it is practical, reasonable			
or cost-effective to track and enforce use of a specific			
method – such as completion of an online training CBT,			
viewing of the online training video, reading the complete			
operations manual, or reading the operations guide. In			
addition, Health Net does not believe that is practical,			
reasonable or cost-effective to revert to an expectation of			
in-person training for all new providers. Additionally,			
Health Net does not agree that it is reasonable for DHCS'			
findings to establish a definition or scope of training that			
excludes the validity of written materials as educational.			
In the <u>Summary of Findings</u> , DHCS made the following			
comment, "In addition, sign-in sheets were provided, but			
no agendas were provided for in-service trainings to the			
new providers. The Plan staff indicated that they do not			



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Description of how correction will be accomplished and	Name & Title of Responsible	Date of	DHS Comments
compliance monitored and maintained	Person(s)	Completion	
keep those documents on file and are provided only upon			
request." It's important to clarify that the sample sign-in			
sheets and proof of provider trainings conducted by the			
Health Education, Public Health and Community Solutions			
departments represent various additional supplemental			
provider trainings that are occurring throughout the year,			
and these supplemental trainings are not tied to the 10			
day new provider training requirement. These samples			
were provided to the auditor to demonstrate the			
additional types of provider training that is available and			
being performed. The documentation and sign in sheets			
for these trainings are kept on file by the departments.			
Also, it was not required that Health Net provide an			
"agenda" for these various supplemental training sessions			
that are conducted by the other noted departments.			
Health Net respectfully asks DHCS to consider the			
complexities and prohibitive expense of the expectation			
of in-person delivery methods and resources required to			
monitor enforcement, as well as an undue unnecessary			
burden the training tracking expectation would put on			
providers and the Plans. As DHCS is acutely aware, the			
California budget issues is resulting in unprecedented			
efforts to move more of the state's underserved			
populations into Medi-Cal Managed Care, through			
initiatives such as the Duals Demonstration, the transition			
of Healthy Families program and Low Income Health			
Program (LIHP) members into Medi-Cal, and the Medi-Cal			
133 expansion in conjunction with the implementation of			



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the Affordable Care Act. The state is also aware that the			
large influx of these newly eligible Medi-Cal recipients			
necessitates the recruitment of new providers that will			
accept Medi-Cal patients in order to develop an adequate			
network to serve this population. Many individual			
providers that accept Medi-Cal contract with multiple			
health plans. To institute a requirement for a provider to			
complete similar trainings with multiple health plans to			
orientate them to the Medi-Cal Managed Care program is			
redundant, and enforcement could prove a further			
disincentive for qualified providers to join the Medi-Cal			
Managed Care network. The use of a delegated network			
model, as used by Health Net, necessitates further			
versatility in the mode of educating providers, as well as			
further challenges and expense with oversight and			
enforcement. Health Net makes all efforts to keep			
administrative expenses at a minimum in order to			
maximize the savings realized by the state of California			
through the Medi-Cal Managed Care Program. The			
expense of oversight and enforcement to ensure that all			
providers complete a specific mode of training within 10			
days – moreover to conduct in person training – would			
prove counterintuitive to the State's Medi-Cal Managed			
Care financial objectives.			
Health Net also respectfully asks DHCS consider			
modification of the Two Plan and GMC contract language			
regarding the Provider Training requirement to more			
practically specify the training of "primary care physicians"			



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(PCPs)" versus "all providers". The COHS plan Medi-Cal contracts require the 10 day provider training for PCPs. We believe this more accurately reflects the intent and target audience for this requirement, as it is the PCP who is primarily responsible for directing the course of the patient's care and directing the patient to the multitude of services available to them through the public health programs, more so than other provider types (facilities, ancillary, and specialists). This revision would not change Health Net's commitment to communicate with all providers; Health Net would continue to provide comprehensive information about the Medi-Cal Managed Program and operational requirements and procedures. However, the focus on the PCP for initial provider training requirements could potentially alleviate some of the prohibitive expense and administrative burden of further enforcement requirements. Attached: HN's 2003 Medical Audit provider training finding CAP approved by the DHCS.			
To ensure providers are fully aware of the various sources of training available to them, the Plan has revised the provider orientation packet Welcome Letter to include more information on the additional materials and resources that can be accessed from the Provider Website, such as the full version of the Medi-Cal provider operations manuals, computer-based trainings and videos and provider updates. The website is updated as needed. The providers are additionally informed that the	Christine Keating, Mgr. Provider Communications	May 2014	



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materials included in the packet we send them and the			
trainings available online supplement the Medi-Cal operations manuals.			
The revised new provider orientation Welcome Letter will be sent out in the May 2014 new provider training packets.			
Attached: Draft copy of the revised new provider orientation Welcome Letter.			
7-11-14 HN Response to DHCS Comment - Recommendation 1:			
Health Net stands by the mitigation response originally submitted and as restated above.			
Additionally, Health Net is providing the following information:			
Health Net has ensured compliance with the requirement that all new providers receive training within 10 working days through these measures:			
Compliance is ensured through the delivery of a new provider welcome packet which includes the following training materials for self-study:			
New Provider Welcome Letter			



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 Medi-Cal Operations Guide Provider Library Brochure Unlock the Advantages of Healthnet.com brochure Medi-Cal Quality Management Program Provider Update ICE Tool kit – Better Communication, Better Care: Provider Tools to Care for Diverse Populations Interpreter Services flyer 			
Participating providers are strongly encouraged to complete all training Health Net makes available in order for them to carry out critical functions to ensure Medi-Cal members appropriate access to services and care needed.			
Health Net will explore the feasibility of being able to formally offer additional in person/office trainings to PCPs only. As DHCS can understand, this presents legitimate administrative resource and financial considerations due to the size/number of counties within Health Net's service area, and the number of contracted providers.			
Health Net has attached a copy of the contents of the Medi-Cal new provider self-study training packet.			
ATTACHMENTS: Health Net's 2014 new Medi- Cal provider self-study training materials			



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10/1/14 HN Response to DHCS Comment, Recommendation 1:			
Health Net has developed a policy and procedure to address training for new providers within 10 days of the provider being placed on active status. The training begins with the Welcome-Orientation packet of materials mailed by Provider Communications. Provider Relations Representatives will follow-up with the provider to ensure the materials were received, answer any questions and offer to visit the provider's office to conduct additional training. Documentation of all training(s) will be maintained in a tracking database. The policy and presentation materials for the training are attached.			
 ATTACHMENTS: Provider Relations New Provider Training P&P (draft pending approval) HN ML Ops Training Presentation Training sign-in sheet 			



Plan Name: Health Net Community Solutions, Inc.

Review Type: 10-87050 DHCS A&I Medical Review Audit (Medi-Cal NON SPD)

Review Period: March 1, 2012 - February 28, 2013

Deficiency Identified:

Category 6: Organization & Administration of Plan; 6.5 Fraud and Abuse 1. Fraud and Abuse Reporting (Regulation: 2 Plan Contract E.2.26.B)

Recommendation:

1. Ensure that the results of the preliminary investigation of a suspected fraud case be reported to DHCS within the required timeframe of 10 working days

Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
The Health Net (HN) Special Investigations Unit (SIU) was informed by the DHCS FWA Unit that fraud referrals sent to them without substantiating the allegation are immediately closed because there is not enough information for them to work with. DHCS FWA additionally questioned why HN was submitting referrals prior to substantiating the allegation. As a result, HN's SIU implemented the following process:	Matthew Ciganek, Director of Special Investigations Unit	8/9/2013	Recommendation 1: Please provide a written policy/procedure that is approved and signed to ensure that the results of the preliminary investigation of a suspected fraud case be reported to DHCS within the required time frame of 10 working days.
HN has an internal goal to triage each referral within 3 days of receipt. This involves taking a cursory look at the allegation (including data supplied with the referral and claims reports for the subject) and prioritizing it in the context of all other referrals. Instruction will be given to the SIU Investigators (completed as of August 9, 2013) emphasizing that they specifically review referrals related to Medi-Cal within the first 3 days to determine if sufficient information exists to substantiate the allegation			7/18/14 – discussed via conference call with MCP. Per MCP, will submit revised policy and procedure to reflect that the results of the preliminary investigation of suspected fraud case be reported to DHCS within the required time frame of 10 working days. This recommendation will stay open until corrective action is received from MCP.



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of fraud, waste or abuse. If the allegation can be substantiated at that point (using the data supplied with the referral and claims reports generated for the subject), a referral to DHCS will occur within 10 business days of the allegation being substantiated (not the date the referral was received). If the allegation cannot be substantiated within the first 3 days of receipt as part of the triaging process, the SIU will continue to work on the referral (based on its prioritization), and initiate a formal investigation, if necessary. Once the allegation is substantiated, a referral to DHCS will occur, which will be within 10 business days of the allegation being substantiated (not the date the referral was received). Note that the SIU considers the date that the allegation has been substantiated (meaning the allegation appears to have significant merit, but may not have been absolutely confirmed) as the date that the SIU first becomes aware of the improper activity. The receipt of an allegation, or the opening of an investigation, does not necessarily mean that the allegation has been substantiated. In many instances, an investigation of medical records must occur in order to substantiate the allegation.			8/5/14 – Per Email attachment: Per HN, HN SIU has immediately modified its processes to ensure that all cases of suspected fraud are reported to the DHCS FWA Unit as required within HN's Medi-Cal Two Plan and GMC contracts, Exhibit E, Att 2. HN and DHCS agree that there is no obligation for HN to rereport any cases of substantiated fraud for any case that DHCS may have closed or returned for lack of initial evidence submitted to DHCS. <i>This</i> recommendation is deemed Closed.
To prevent potential conflict, HN requests that DHCS MMCD confer with the DHCS FWA Unit to clarify at what stage within the case building process, the 10 business day reporting timeframe should occur.			



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Additionally, the SIU generates a report 3 times a week (Monday, Wednesday and Friday) that identifies the aging of referrals. This report is distributed to the SIU Investigators so that they may prioritize their referrals. This report has been amended (completed as of August 9, 2013) to include a specific section for Medi-Cal referrals, so that the SIU Investigators and SIU Director can easily identify those referrals and focus on them.			
7-11-14 HN Response to DHCS Comment - Recommendation 1: Health Net stands by the mitigation response			
originally submit, and as restated above and below with additional attachments: The Health Net (HN) Special Investigations Unit			
(SIU) was informed by the DHCS FWA Unit that fraud referrals sent to them without substantiating the allegation are immediately closed because there is not enough information for them to work with. DHCS FWA additionally questioned why HN was submitting referrals prior to substantiating the allegation. As a result, HN's SIU implemented the following process:			
HN has an internal goal to triage each referral within 3 days of receipt. This involves taking a cursory look at the allegation (including data supplied with the			



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Description of how correction will be accomplished and compliance monitored and maintained	Name & Title of Responsible Person(s)	Date of Completion	DHS Comments
referral and claims reports for the subject) and prioritizing it in the context of all other referrals. Instruction will be given to the SIU Investigators (completed as of August 9, 2013) emphasizing that they specifically review referrals related to Medi-Cal within the first 3 days to determine if sufficient information exists to substantiate the allegation of fraud, waste or abuse. If the allegation can be substantiated at that point (using the data supplied with the referral and claims reports generated for the subject), a referral to DHCS will occur within 10 business days of the allegation being substantiated (not the date the referral was received). If the allegation cannot be substantiated within the first 3 days of receipt as part of the triaging process, the SIU will continue to work on the referral (based on its prioritization), and initiate a formal investigation, if necessary. Once the allegation is substantiated, a referral to DHCS will occur, which will be within 10 business days of the allegation being substantiated (not the date the referral was received).			
Note that the SIU considers the date that the allegation has been substantiated (meaning the allegation appears to have significant merit, but may not have been absolutely confirmed) as the date that the SIU first becomes aware of the improper activity. The receipt of an allegation, or the opening of an investigation, does not necessarily mean that the allegation has been substantiated. In many instances, an investigation of medical records must			



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Description of how correction will be accomplished and	Name & Title of Responsible	Date of	DHS Comments
compliance monitored and maintained	Person(s)	Completion	
occur in order to substantiate the allegation.			
Additionally, the SIU generates a report 3 times a week (Monday, Wednesday and Friday) that identifies the aging of referrals. This report is distributed to the SIU Investigators so that they may prioritize their referrals. This report has been amended (completed as of August 9, 2013) to include a specific section for Medi-Cal referrals, so that the SIU Investigators and SIU Director can easily identify those referrals and focus on them.			
To prevent potential conflict, HN requests that DHCS MMCD confer with the DHCS FWA Unit to clarify and confirm at what stage within the fraud case referral receipt, research, investigation process, the 10 business day reporting to DHCS should occur.			
Health Net will then implement all required adjustments to the case reporting process to DHCS.			
Health Net has attached the SIU "Case Investigations and Recovery" policy that describes the 10 day reporting to DHCS requirement in sections C1 and B8 and the SIU "Definitions" policy that provides a definition of the date substantiated.			
ATTACHMENT: Policies - SIU Case Investigations and Recovery and SIU Definitions.			



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