FOSTER CARE MEDICAL HOME PROGRAM

Contract for Services
Between
Children’s Hospital and Health System, Inc.
and
Wisconsin Department of Health Services
for
January 1, 2016 – December 31, 2017
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CONTRACT FOR SERVICES

Between
The Wisconsin Department of Health Services
And
Children’s Hospital and Health System, Inc.

This Contract for Services (the Contract) is entered into by and between the Wisconsin Department of Health Services (the Department) and Children’s Hospital and Health System, Inc., a “Prepaid Inpatient Health Plan” as that term is defined under 42 CFR 438.2 (hereafter referred to as the PIHP), an organization that, in consideration of periodic fixed prepayments from the Department, on a non-risk and non-insurance basis, makes available or arranges for comprehensive health care services delivered by providers selected by the PIHP who are employees or partners of the PIHP or who have entered into a referral or contractual arrangement with the PIHP, for the purpose of providing and paying for services to participants enrolled in the PIHP under the State of Wisconsin Foster Care Medical Home (FCMH) benefit plan approved by the Secretary of the United States Department of Health and Human Services pursuant to the provisions of the Social Security Act and for the further specific purpose of promoting coordination and continuity of preventive health services and other medical care including prenatal care, emergency care, and HealthCheck services. The parties do herewith agree:

ARTICLE I

I. DEFINITIONS

Abuse: Provider practices that are inconsistent with sound fiscal, business, or medical practices, and result in an unnecessary cost to BadgerCare Plus and/or Medicaid SSI, in reimbursement for services that are not medically necessary, or services that fail to meet professionally recognized standards for health. Abuse also includes member practices that result in unnecessary costs to the Department of Health Services.

ACA/PPACA: PPACA and ACA are interchangeable acronyms. PPACA is the abbreviation for the 2010 federal law, the Patient Protection and Affordable Care Act. This law is commonly referred to as ACA or the Affordable Care Act.

ACA Primary Care Rate Increase Fee Schedule: A separate fee schedule from the FFS Max Fee Schedule which outlines the codes and amount the PIHP must pay to qualifying providers for the PPACA Primary Care Rate Increase. The ACA Primary
Care Rate Increase Fee Schedule is based on the Medicare Fee Schedule for the
 corresponding dates of service. The fee schedule will be updated annually. The fee
 schedule can be found at the following link:
 https://www.forwardhealth.wi.gov/WIPortal/Max%20Fee%20Home/tabid/77/Default.aspx

Action: The denial or limited authorization of a requested service, including the type or
 level of service; the reduction, suspension or termination of a previously authorized
 service; the denial, in whole or in part, of payment for a service.

Adolescent: A child between the ages of 12 and 18 for the purpose of this contract.

Affirmative Action Plan: A written document that details an affirmative action
 program.

Amount Distributed to Provider: The total payment the PIHP made to the provider
 related to each specific detail on the PPACA Primary Care Report for the encounter.

Appeal: A request for review of an action (i.e. the denial, in whole or in part of payment
 for a service). For provider appeals, an application or proceeding for review when a
 provider does not agree with the claim reconsideration decision. For example: A claim is
denied by the HMO for untimely claim filing. The Provider must appeal the denial action
to the HMO; an internal review by the HMO is required.

Authorized Representative: For the purposes of filing a complaint, grievance, or
 appeal, an individual appointed by the member, including a provider or estate
 representative, may serve as an authorized representative with documented consent of the
 member.

BadgerCare Plus: The state’s comprehensive health insurance program for low income
 children, families and childless adults. The health care benefits for children in out-of-
 home care are the same as those services covered under the state’s Medicaid program.

Balanced Workforce: An equitable representation of persons with disabilities,
 minorities and women available for jobs at each job category from the relevant labor
 market from which the PIHP recruits job applicants.

Division of Milwaukee Child Protective Services (DMCPS): The state agency
 responsible for child protective services in Milwaukee County.

Business Associate: A person (or company) that provides a service to a covered
 program that requires their use of individually identifiable health information.
**Capitation Payment:** See Nonrisk Prepayment

**Care Coordination:** The integration of all processes in response to a child’s needs and strengths to ensure the achievement of desired health care outcomes and the effectiveness of services:

- Provided by a care coordinator for each member, and
- Supervised by individuals with the equivalent training and experience of a person with an RN nursing degree and experience with disabled members, or a certified social worker with medical background, or a nurse practitioner.

**Care Management Model:** Care management includes a comprehensive assessment and care plan, care coordination and case management services. This includes a set of processes that arrange, deliver, monitor and evaluate care, treatment and medical and social services to a person.

**Care Plan:** Written documentation of decisions made in advance of care provided, based on a comprehensive assessment of a person’s needs, preferences and abilities, defining how services will be provided. This includes establishing objectives (desired outcomes) with the client and determining the most appropriate types, timing and supplier(s) of services. This is an ongoing cycle of activity as long as care is being provided.

**Case Management:** The management of complex clinical services needed by the PIHP members, ensuring appropriate resource utilization and facilitation of positive outcomes. For persons with serious mental illness, case management should be provided by and supervised by staff with mental health expertise.

**CESA (Cooperative Educational Service Agencies):** The unit serving as a connection between the state and school districts within its borders. There are 12 CESAs in Wisconsin. Cooperative Educational Service Agencies coordinate and provide educational programs and services as requested by the school district.

**CFR:** Code of Federal Regulations.

**Child in Out-of-Home Care:** Refers to a child taken into custody and determined by a judge to meet the need for continuation of custody under s. 48.21(4)(b) or a parent/legal guardian signs a Voluntary Placement Agreement with DMCPSDMCPS or the county Child Welfare Agency. A child in out-of-home care may reside in a variety of different placement settings, including a foster home, a group home, or a relative’s home.
Although this contract uses the term “Foster Care Medical Home” the reference applies to all children placed in an eligible out-of-home care placement setting.

**Children with Special Health Care Needs:** Children with or at increased risk for chronic physical, developmental, behavioral, or emotional conditions who also require health and related services of a type or amount beyond that required by children generally.

**Chronic Illness & Disability Payment System (CDPS):** A diagnostic classification system used to make health-based capitated payments for Medicaid beneficiaries.

**Claim:** Bill for services, a line item of service, or all services for one member.

**Clean Claim:** A truthful, complete and accurate claim that does not have to be returned for additional information.

**Clinical Decision Support Tools:** Tools that support informed clinical decision-making by presenting information in an integrated, interactive manner.

**Cold Call Marketing:** Any unsolicited personal contact by the PIHP with a potential member for the purpose of marketing.

**Community Based Health Organizations:** Non-profit agencies providing community based health services. These organizations provide important health care services such as HealthCheck screenings, nutritional support, and family planning, targeting such services to high-risk populations.

**Complaint:** A general term used to describe a member’s oral expression of dissatisfaction with the PIHP. It can include access problems such as difficulty getting an appointment or receiving appropriate care; quality of care issues such as long waiting times in the reception area of a provider’s office, rude providers or provider staff; or denial or reduction of a service. A complaint may become a grievance or appeal if it is subsequently submitted in writing.

**Comprehensive Initial Health Assessment:** A comprehensive initial health assessment is required for all children in out-of-home care who are enrolled in the foster care medical home program and must occur within 30 days of the child’s enrollment in the PIHP. This assessment should be comprehensive with respect to the identification of possible acute and chronic physical health, behavioral/mental health, oral health, and developmental problems; and, must be in compliance with Wisconsin HealthCheck requirements. This
assessment should include components of both developmental and behavioral/mental health screenings as indicated for each child based on his/her age and history, including any prior evaluations. This assessment should be performed by a clinician who is knowledgeable about the trauma-informed evaluation and treatment of children in out-of-home care.

**Comprehensive HealthCheck/EPSDT:** HealthCheck is Wisconsin’s name for the federally mandated Early and Periodic Screening, Diagnosis and Treatment (EPSDT) benefit. Under federal Medicaid law, states must provide EPSDT services to all children under the age of 21.

EPSDT services must be based on a nationally recognized pediatric periodicity schedule. For children enrolled in the PIHP, the Department is requiring an enhanced periodicity schedule.

Federal and state regulations establish certain requirements for comprehensive screenings. To be considered a comprehensive HealthCheck screen, the provider must assess and document the following components:

- A complete health and developmental history (including anticipatory guidance).
- A comprehensive unclothed physical examination.
- An age-appropriate vision screening exam.
- An age-appropriate hearing screening exam.
- An oral assessment plus referral to a dentist beginning at one year of age.
- The appropriate immunizations (according to age and health history).
- The appropriate laboratory tests (including blood lead level testing when appropriate for age).

**Confidential Information:** All tangible and intangible information and materials accessed or disclosed in connection with this Contract, in any form or medium (and without regard to whether the information is owned by the State or by a third party), that satisfy at least one of the following criteria:

- Personally Identifiable Information;
- Individually Identifiable Health Information;
- Non-public information related to the State’s employees, customers, technology (including databases, data processing, and communications networking systems), schematics, specifications, and all information or materials derived therefrom or based thereon; or
- Information designated as confidential in writing by the State.

**Continuing Care Provider:** A provider who has an agreement with the Department to provide:

- Any reports that the Department may reasonably require, and
• At least the following services to eligible HealthCheck members formally enrolled with the provider as enumerated in 42 CFR 441.60(a)(1)-(5):
  o Screening, diagnosis, treatment and referrals for follow-up services;
  o Maintenance of the members consolidated health history, including information received from other providers;
  o Physician’s services as needed by the member for acute, episodic or chronic illness or conditions;
  o Provision or referral for dental services; and
  o Transportation and scheduling assistance.

Contract: The agreement executed between the PIHP and the Department to accomplish the duties and functions, in accordance with the rules and arrangements specified in this document.

Contract Services: Services that the PIHP is required to provide under this Contract.

Contractor: A PIHP awarded a contract resulting from the Foster Care Medical Home (FCMH) certification process to provide managed care in accordance with this Contract.

Coordination of Benefits (COB): Industry term applied to agreements among payers to assign liability and to perform the end-to-end payment reconciliation process. This term applies mostly to the electronic data interchanges associated with Health Insurance Portability and Accountability Act (HIPAA) transactions.

Corrective Action Plan: Plan communicated by the State to the PIHP for the PIHP to follow in the event of any threatened or actual use or disclosure of any Confidential Information that is not specifically authorized by this Agreement, or in the event that any Confidential Information is lost or cannot be accounted for by the PIHP. This also refers to the plan communicated to the State by the PIHP to address a deficiency in contractual performance.

Covered Entity: A health plan (such as an PIHP), a health care clearinghouse, or a health care provider that transmits any health information in electronic form in connection with a transaction covered by 45 CFR Parts 160 and 162.

Culturally Competent: A set of congruent behaviors, attitudes, practices and policies that are formed within an agency, and among professionals that enable the system, agency, and professionals to work respectfully, effectively and responsibly in diverse situations. Essential elements of cultural competence include understanding diversity
issues at work, understanding the dynamic of difference, institutionalizing cultural knowledge, and adapting to and encouraging organizational diversity.

**Days:** Unless stated otherwise, “days” means calendar days

**Department:** The Wisconsin Department of Health Services (DHS). The State agency responsible for the Foster Care Medical Home Program.

**Department of Children and Families (DCF):** The State agency responsible for the child welfare program in Wisconsin.

**Department Values:** The Department’s shared values include:

- An emphasis on a family-centered approach.
- Member involvement throughout the process.
- Building resources on natural and community supports.
- A strength-based approach.
- Providing unconditional care.
- Collaborating across systems.
- Using a team approach across agencies.
- Being gender, age and culturally responsive.
- Promoting a self-sufficiency focus on education and employment where appropriate.
- A belief in growth, learning and recovery.
- Being oriented to outcomes.

**Emergency Medical Condition:**

- A medical condition manifesting itself by acute symptoms of sufficient severity (including severe pain) such that a prudent layperson, who possesses an average knowledge of health and medicine, could reasonably expect the absence of immediate medical attention to result in:
  - Placing the health of the individual (or, with respect to a pregnant woman, the health of the woman or her unborn child) in serious jeopardy.
  - Serious impairment of bodily functions, or
  - Serious dysfunction of any bodily organ or part.

- With respect to a pregnant woman who is in active labor:
  - Where there is inadequate time to effect a safe transfer to another hospital before delivery; or
  - Where transfer may pose a threat to the health or safety of the woman or the unborn child.
• A psychiatric emergency involving a significant risk or serious harm to oneself or others.
• A substance abuse emergency exists if there is significant risk of serious harm to a member or others, or there is likelihood of return to substance abuse without immediate treatment.
• Emergency dental care is defined as an immediate service needed to relieve the patient from pain, an acute infection, swelling, trismus, fever or trauma. In all emergency situations, the PIHP must document in the member’s dental records the nature of the emergency.

**Emergency Services:** Covered inpatient and outpatient services that are furnished by a provider that is qualified to furnish these services under this title, and needed to evaluate or stabilize an emergency medical condition.

**Encounter:**
• A service or item provided to a patient through the health care system. Examples include but are not limited to:
  o Office visits
  o Surgical procedures
  o Radiology (including professional and/or technical components)
  o Durable medical equipment
  o Emergency transportation to a hospital
  o Institutional stays (inpatient hospital, rehabilitation stays)
  o HealthCheck screens
• A service or item not directly provided by the PIHP, but for which the PIHP is financially responsible. An example would include an emergency service provided by an out-of-network provider or facility.
• A service or item not directly provided by the PIHP, and for which no claim is submitted but for which the PIHP may supplement its encounter data set. Such services might include HealthCheck screens for which no claims have been received and if no claim is received, the PIHP must have conducted a medical chart review. Examples of services or items the PIHP may include are:
  o HealthCheck Services
  o Lead Screening and Testing
  o Immunizations
Services or items as used above include those services and items not covered by FCMH Program, but which the PIHP chooses to provide as part of its product. Examples include educational services, certain over-the-counter drugs, and delivered meals.
**Encounter Paid Amount:** FFS Max Fee Schedule rate the encounter was priced at after cost sharing for the dates of services and appears on the PPACA Primary Care Report.

**Encounter Record:** An electronically formatted list of encounter data elements per encounter as specified in the current Encounter User Guide. An encounter record may be prepared from paper claims such as the CMS 1500, UB-04, or electronic transactions such as ASC XX12N 837.

**Enrollee, Member, Participant and Consumer:** See Member

**Enrollment Area:** The geographic area within which members must reside in order to enroll in the PIHP under this Contract.

**Enrollment Specialist:** An entity contracted by the Department to perform counseling and enrollment activities, providing families with information about the benefits and services available under the FCMH Program compared to the standard fee-for-service benefit package. Enrollment activities refers to distributing, collecting, and processing enrollment materials. Enrollment activities refers to distributing, collecting, and processing enrollment materials and taking enrollments by phone, by mail, or in person.

**Estimated Data Completeness:** A measure used by the Department to evaluate PIHP compliance with encounter submission requirements. It is calculated by multiplying the pricing submitted by the pricing percentage for a defined time period such as a Calendar or Fiscal Year.

**Expedited Grievance or Appeal:** An emergency or urgent situation in which a member or their authorized representative requests a review of a situation where further delay could be a health risk to the member, as verified by a medical professional.

**Experimental Surgery and Procedures:** Experimental services that meet the definition of Wis. Adm. Code DHS 107.035(1) and (2) as determined by the Department.

**Fiscal Agent (as cited in 42 CFR 455.101):** A contractor that processes or pays vendor claims on behalf of the Medicaid agency.

**Formally Enrolled with a Continuing Care Provider (as cited in 42 CFR 441.60(d)):** A member, member’s guardian, or authorized representative agrees to use one continuing care provider as the regular source of a described set of services for a stated period of time.
**ForwardHealth interChange:** ForwardHealth interChange handles claims, prior authorizations, and other services for many of the state health care programs within a single system. Throughout this contract, the system is referred to as “interChange.”

**Foster Care Health Screen:** See “Out-of-Home Care Health Screen”

**Foster Care Medical Home Program:** The Foster Care Medical Home (FCMH) program is available to children in out-of-home care in the six Southeastern Wisconsin counties of Kenosha, Milwaukee, Ozaukee, Racine, Washington and Waukesha. It includes all benefits covered under Wisconsin Medicaid as well as additional benefits focused on the specific needs of children in out-of-home care. See definition at “Medical Home”.

**Fraud:** An intentional deception or misrepresentation made by a person or entity with the knowledge that the deception could result in some unauthorized benefit to him/herself, itself or some other person or entity. It includes any act that constitutes fraud under applicable federal or state law.

**Grievance:** An expression by a member or authorized representative of dissatisfaction or a complaint about any matter other than an action. The term is also used to refer to the overall system of complaints and grievances handled by the PIHP. Possible grievance subjects include, but are not limited to, the quality of care or services provided, and aspects of interpersonal relationships such as rudeness of a provider or employee, or failure to respect the member’s rights. The member or authorized representative may file a grievance either orally or in writing and must follow an oral filing with a written, signed grievance (unless the member requests expedited resolution) (42 CFR 438.402(b)(3)(ii)).

**Health Care Coordinator:** An individual who serves as a clinical specialist to assess, develop, coordinate, and facilitate health care management for children in out-of-home placement. This individual should have equivalent training and experience of a person with an RN nursing degree, a social worker meeting at a minimum the “Advanced Practice Social Worker” licensure requirements as defined in s. MPSW 6 Wisconsin Administrative Code, or a nurse practitioner. All health care coordinators should have relevant experience in case management, home health nursing, special needs, SSI, child welfare, general child Medicaid population, and/or behavioral health; or must demonstrate proficiency and/or ability to serve the out-of-home care population as determined by CCHP.

**Health Care Professional:** A physician or any of the following: a podiatrist, optometrist, chiropractor, psychologist, dentist, physician assistant, physical or
occupational therapist, therapist assistant, speech-language pathologist, audiologist, registered or practical nurse (including nurse practitioner, clinical nurse specialist, certified registered nurse anesthetist, and certified nurse midwife), licensed certified social worker, registered respiratory therapist, and certified respiratory therapy technician.

**HHS:** The federal Department of Health and Human Services.

**HHS Transaction Standard Regulation:** 45 CFR, Parts 160 and 162.

**HIPAA:** The Health Insurance Portability and Accountability Act of 1996, federal legislation that is designed to improve the portability and continuity of health insurance.

**Individually Identifiable Health Information (IIHI):** Patient demographic information, claims data, insurance information, diagnosis information, and any other information that relates to the past, present, or future physical or mental health or condition, provision of health care, payment for health care and that identifies the individual (or that could reasonably be expected to identify the individual).

**Information:** Any “health information” provided and/or made available by the Department to a Trading Partner, and has the same meaning as the term “health information” as defined by 45 CFR Part 160.103.

**Marketing:** Any unsolicited contact by the PIHP, its employees, affiliated providers, subcontractors, or agents to a potential member for the purpose of persuading such persons to enroll with the PIHP.

**Marketing Materials:** Materials that are produced in any medium, by or on behalf of an PIHP that can be reasonably interpreted as intended to market to potential members.

**Medicaid:** The BadgerCare Plus and Medicaid SSI Program operated by the Wisconsin Department of Health Services under Title XIX of the Federal Social Security Act, Wis. Stats., Ch. 49, and related state and federal rules and regulations.

**Medical Home:** The provision of care that is accessible, family-centered, continuous, comprehensive, coordinated, compassionate and culturally competent, per the American Academy of Pediatrics (AAP). The term “medical home” describes a structure and concept of coordinated medical care and is designed to provide high-quality, cost-effective health care services. The medical home is distinguished from other models of care by the provider’s level of expertise in serving children with complex needs and the
fundamental commitment to address not only medical, but also psychosocial and community issues affecting the physical and emotional health of the child and family. The goal of a medical home is to link children to services and resources in a coordinated effort to maximize their developmental potential and provide them with optimal health care. The medical home model provides the family with central point of information, access, and service coordination from a trusted professional that is concerned for the well being of the child and family. Pediatric health care professionals and parents act as partners in a medical home to identify and access all the essential medical and non-medical services needed to help children and their families achieve their maximum potential.

**Medical Status Code:** The two digit (alpha, numeric, or alphanumeric) code in the ForwardHealth interChange system that identifies the basis of eligibility, whether cash assistance is being provided funding sources, and other aspects of Medicaid eligibility. The medical status code is listed on the enrollment report.

**Medically Necessary:** A medical service that meets the definition of Wis. Adm. Code DHS 101.03(96m).

**Member:** A child in out-of-home care who has been certified by the state as eligible to enroll under this Contract, and whose name appears on the Enrollment Reports that the Department transmits to the PIHP according to an established notification schedule. Children born to members of the PIHP will be enrolled in the PIHP if covered under the out-of-home care court order unless disenrolled at the request of the parent.

**Member Communication:** Materials designed to provide the PIHP’s members with clear and concise information about the program, the PIHP’s network, and the Medicaid program.

**Member-Centric Care:** Member-centric care is care that explicitly considers the member’s perspective and point of view. For example, a member-centric care plan will include treatment goals and expected outcomes identified by the member, often expressed in the member’s own words. A member-centric needs assessment includes the needs expressed by the member whether or not those needs fit neatly into medical or health nomenclatures. Member-centric care actively engages the patient throughout the care process.

**Mental Health Assessment:** A diagnostic process that is conducted by a trained mental health provider/clinician using standardized clinical measure(s) that are reliable and valid. Assessment offers a structured framework for identifying and addressing the needs
of children through a process designed to obtain specific information about current type
and severity of symptoms, child functioning, family and caregiver environment, and
strengths.

**Net PPACA Supplement:** The difference between the Encounter Paid Amount and
PPACA Paid Amount and appears on the PPACA Primary Care Report.

**Newborn:** A member less than 100 days old.

**Nonrisk Contract:** The term refers to a contract in which the contractor is not at
financial risk for changes in utilization or for costs incurred under the contract. The PIHP
will receive monthly prepayments. The Department will reconcile to the actual cost of
services provided and either recoup from or make additional reimbursements to the PIHP
based on the reconciliation. Under a nonrisk contract, payments made to the contractor
may not exceed what Medicaid would have paid, on a fee-for-service basis, for the
services actually furnished to members, plus the net savings of administrative costs the
Medicaid agency achieves by contracting with the PIHP instead of purchasing the
services on a fee-for-service basis.

**Nonrisk Prepayment:** A payment the State agency makes monthly to the PIHP on
behalf of each member enrolled under a contract for the provision of medical services
under the State Plan. The monthly payment is made regardless of whether the particular
member receives services during the period covered by the payment. Final
reimbursement to the PIHP will be based on actual services provided.

**Out-of-Home Care Health Screen:** The screening is completed no later than 2 business
days after the child enters out-of-home care. The purpose of the screen is to identify any
immediate medical, urgent mental health, or dental needs the child may have and any
additional health conditions of which the out-of-home providers and child welfare
caseworker should be aware of. This screen may also be referred to as the “Foster Care
Health Screen”.

**Out-of-Home Care Provider:** The Foster Care Medical Home will be responsible for
serving children placed with providers in out-of-home settings other than secure
detention, corrections, institutions, and residential care centers.

**Parent/Legal Guardian:** Biological parent, parent by adoption, or a person named by
the court having the duty and authority of guardianship.
**Personally Identifiable Information:** An individual’s last name and the individual’s first name or first initial, in combination with and linked to any of the following elements, if the element is not publicly available information and is not encrypted, redacted, or altered in any manner that renders the element unreadable:

- The individual’s Social Security number;
- The individual’s driver’s license number or state identification number;
- The individual’s date of birth;
- The number of the individual’s financial account, including a credit or debit card account number, or any security code, access code, or password that would permit access to the individual’s financial account;
- The individual’s DNA profile; or
- The individual’s unique biometric data, including fingerprint, voice print, retina or iris image, or any other unique physical characteristic.

**Pharmacy Services Lock-in Program:** A program implemented by the Department to coordinate the provision of health care services for PIHP members who abuse or misuse pharmacy benefits by seeking duplicate or medically unnecessary services, for restricted medications. Members enrolled in the program will have one pharmacy provider and one primary prescriber for restricted medications.

**PIHP Paid Amount:** The total amount of money the PIHP paid to the provider after cost sharing and prior to PPACA Primary Care Rate Increase being applied to the encounter. This definition is used with the PPACA Primary Care Rate Increase, Article XV, Section M.

**PIHP Technical Workgroup:** A workgroup composed of PIHP technical staff, contract administrators, claims processing, eligibility, and/or other PIHP staff, who meet as necessary; with Department staff from the Division of Health Care Access and Accountability (DHCAA), and staff from the Department’s Fiscal Agent.

**Post Stabilization Services:** Medically necessary non-emergency services furnished to a member after he or she is stabilized following an emergency medical condition.

**Potential Enrollee:** A Medicaid member who has been determined by the state to be eligible to enroll in the PIHP, but who is not yet an enrollee.

**PPACA Paid Amount:** ACA Primary Care Rate Increase Fee Schedule rate for specified dates of services and appears on the PPACA Primary Care Report.
Prepaid Inpatient Health Plan (PIHP): An entity that provides medical services to members under contract with the State agency, on the basis of monthly prepayments that have been developed based on historical spending for the out-of-home care population with adjustments based on the FCMH service delivery requirements. The PIHP provides, arranges for, or otherwise has responsibility for the provision of all health care services, including inpatient hospital or institutional services for its members; and it does not have a comprehensive risk contract.

Primary Care Provider (PCP): Primary care provider including, but not limited to Federally Qualified Health Centers (FQHCs), Rural Health Centers (RHCs), tribal health centers, and physicians, nurse practitioners, nurse midwives, physician assistants and physician clinics with specialties in general practice, family practice, internal medicine, obstetrics, gynecology, and pediatrics.

Pricing Percentage: Refers to percent priced for a defined time period such as a calendar or fiscal year. This measure is calculated by the PIHP and is reported to the Department as a component of the Estimated Data Completeness measure.

Protected Health Information (PHI): Health information, including demographic, that relates to the past, present, or future physical or mental health or condition of an individual, the provision of health care to an individual, or the payment for the provision of health care to an individual, that identifies the individual or provides a reasonable basis to believe that it can be used to identify an individual. PHI is a subset of IIHI.

Provider: A person who has been certified by the Department to provide health care services to members and to be reimbursed by Medicaid for those services.

Public Institution: An institution that is the responsibility of a governmental unit or over which a governmental unit exercises administrative control as defined by federal regulations, including but not limited to prisons and jails.

Reconsideration of a Claim: A request to review a claim or a portion of a claim that a provider feels was incorrectly paid or denied because of processing errors.

Recovery: Refers to an approach to care which has its goals as a decrease in dysfunctional symptoms and an increase in maintaining the person’s highest level of wealth, wellness stability, self-determination and self-sufficiency. Care that is consistent with recovery emphasizes the member’s strengths, recognizes their ability to cope under difficult circumstances, and actively engages as partners in the provision of health care.
**Resubmission of a Claim:** A claim or a portion of a claim that was denied is resubmitted through the claims process with changed or added information.

**Screening:** The use of data-gathering techniques, tests, or tools to identify or quantify the health and/or cultural needs of a member. Screening methods may include telephonic contact, mailing, interactive web tools, or encounters in person with screeners or health care providers.

**Secretary:** The Secretary of HHS and any other officer or employee of the Department of HHS to whom the authority involved has been delegated.

**Serious Emotional Disturbance, Severe Emotional Disturbance, Severely Emotionally Disturbed and SED:** A persistent mental or emotional disturbance listed in the American Psychiatric Association Diagnostic and Statistical Manual of Mental Disorders affecting an individual under 21 who meets specific criteria for symptoms or functional impairments, and receiving services from multiple systems.

**Service Area:** An area of the state where the PIHP has agreed to provide medical home services to children in out-of-home placement. The Department monitors enrollment levels of PIHP to assure an adequate provider network exists to serve the population.

**Significant Change:** Any change within a PIHP’s ability to fulfill the major components of the contract requirements, including but not limited to a change in provider network, service area, organizational structure or staff, or benefit package.

**State:** The State of Wisconsin.

**Subcontract:** Any written agreement between the PIHP and another party to fulfill the requirements of this Contract. However, such terms do not include insurance purchased by the PIHP to limit its loss with respect to an individual member, provided the PIHP assumes some portion of the underwriting risk for providing health care services to that member.

**Substantial Failure to Perform:** Includes any violation of any requirement of this Contract that is repeated or ongoing, that goes to the essentials or purpose of the Contract, or that injures, jeopardizes or threatens the health, safety, welfare, rights or other interests of members.

**Third Party Liability (TPL):** The legal obligation of a third party (other than Medicaid) to pay for part or all of a claim. Since Medicaid is legally the “payer of last resort,” the
identification of other payer obligations is a major requirement in the adjudication of claims.

**Trade Secret:** Per [Wis. Stat. 134.90(1)](https://legis.wisconsin.gov/statutes/134.90), trade secrets are information, including a formula, pattern, compilation, program, device, method, technique or process to which all of the following apply:

- **134.90(1)(c)1.1.** The information derives independent economic value, actual or potential, from not being generally known to, and not being readily ascertainable by proper means by, other persons who can obtain economic value from its disclosure or use.
- **134.90(1)(c)2.2.** The information is the subject of efforts to maintain its secrecy that are reasonable under the circumstances.

**Trading Partner:** Refers to a provider or PIHP that transmits any health information in electronic form in connection with a transaction covered by 45 CFR Parts 160 and 162, or a business associate authorized to submit health information on the Trading Partner’s behalf.

**Transaction:** The exchange of information between two parties to carry out financial or administrative activities related to health care as defined by [45 CFR Part 160.103](https://www.federalregister.gov/documents/2005/03/29/05-06678/45-cfr-part-160-103).

**Trauma-informed Care:** An approach to engaging people with histories of trauma that recognizes the presence of trauma symptoms and acknowledges the role that trauma has played in their lives.

**Urgent care/service needs:** Care and services that if not fulfilled could result in an emergency room visit or inpatient admission. These can range from a member experiencing uncontrolled symptoms of their chronic disease (such as shortness of breath, rapid weight gain and suicidal ideations) to a poor, dangerous or unstable housing situation or a lack of transport to pharmacy in order to refill medications. Care management interventions such as coordinating primary and/or specialty care appointments, medication refills and disease self-management education can be used to address these needs.

**Voluntary:** Refers to situations where the Department cannot or does not require Medicaid members to enroll in a PIHP.

**Wisconsin Tribal Health Directors Association (WTHDA):** The coalition of all Wisconsin American Indian Tribal Health Departments.
Terms that are not defined above shall have their primary meaning identified in Wis. Adm. Code DHS 101-108.

ARTICLE II

II. ENROLLMENT AND DISENROLLMENT

A. Enrollment

1. Enrollment Authority

   Enrollment in the PIHP is voluntary by the member as authorized in 2014 under an Alternative Benefit Plan (ABP) State Plan Amendment (TN#13-034) and as allowed in federal law under §1937 of the Social Security Act (2010).

   Children placed in eligible out-of-home care settings, in Milwaukee, Racine, Kenosha, Waukesha, Washington and Ozaukee Counties, who are under the jurisdiction of the child welfare system in one of these counties are eligible for PIHP enrollment. Enrollment will be allowed to continue for up to 12 months after the child is discharged from out-of-home care, as long as the child remains eligible for full benefit Medicaid and continues to reside in one of the six identified counties. Children residing in secure facilities or Residential Care Centers (RCC) are not eligible for enrollment.

   If there are two or more participating PIHPs in the child’s service area, the child’s parent/legal guardian will be given the option of choosing to enroll in one of the PIHPs or they may choose to receive services through Medicaid FFS.

   If at any time during the Contract period the Department obtains a State Plan Amendment, a waiver or revised authority under the Social Security Act (as amended), the conditions of enrollment described, including but not limited to voluntary enrollment and the right to voluntary disenrollment will be amended by the terms of said waiver and a State Plan Amendment.

2. Enrollment Determination
The Department will identify and provide informing materials to the PIHP for members who meet the initial FCMH enrollment criteria with one of the following medical status codes:

<table>
<thead>
<tr>
<th>Medical Status Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>33</td>
<td>Foster Care, IV-E eligible</td>
</tr>
<tr>
<td>34</td>
<td>Foster Care, non IV-E</td>
</tr>
<tr>
<td>37</td>
<td>Foster Care, special needs, IV-E eligible</td>
</tr>
<tr>
<td>3P</td>
<td>Pre-adoption foster care, special needs, non IV-E</td>
</tr>
</tbody>
</table>

3. Member Information

The Department will work closely with the PIHP to establish an informing plan with the Department’s contracted enrollment specialist.

The enrollment specialist will respond on the same or following working day to telephone calls or requests for information about the program. The PIHP shall refer parent/legal guardian to the enrollment specialist for assistance with the enrollment process.

A PIHP representative will provide information on services consistent with the current Medicaid program. Information will be available in English, Spanish, Lao, Russian and PIHP ng if the members, or their authorized representatives are conversant only in those languages. Information will be available in other media as required for persons with visual impairments, without reading skills, and with other communication limitations.

PIHP member informing materials and procedures must receive approval by the Department during the readiness review prior to implementation.

a. Inform the member, parent/legal guardian of provisions for voluntary disenrollment required by 42 CFR 434 Subpart C. Relevant provisions include lack of access to quality care and to necessary specialty services covered under the State Plan (42 CFR 434.27(3)).

b. Inform the member, parent/legal guardian of the provisions for involuntary disenrollment, including just cause.

4. PIHP Enrollment Rosters
The Department will promptly notify the PIHP of all members enrolled in the PIHP under this Contract. Notification will be effected through the PIHP Enrollment Rosters. These rosters shall be available through electronic file transfer capability and will include medical status codes. For each month of coverage throughout the term of the contract, the Department will provide “PIHP Enrollment Rosters” to the PIHP. These rosters will provide the PIHP with ongoing information about its enrollees and disenrollees and will be used as the basis for the monthly nonrisk payments to the PIHP. The PIHP Enrollment Rosters will be generated in the following sequence:

a. The Initial and Final Enrollment Rosters in the X12 834 format that will be available via the ForwardHealth Trading Partner Portal. These rosters will provide the PIHP with ongoing information about its FCMH members and will be used as the basis for the monthly PIHP nonrisk payments as described in this contract.

1) The X12 834 Initial Enrollment Report will list all of the PIHP’s members and those disenrolled for the enrollment month that are known on the date of report generation. The Initial Enrollment Report will be available to the PIHP on or about the twenty-first of each month. A monthly nonrisk prepayment shall be generated for each member listed as an ADD or CONTINUE on this report. Members who appear as PENDING on the Initial Report and are reinstated into the PIHP prior to the end of the month will appear as a CONTINUE on the Final Report and a payment will be generated for those members.

2) The X12 834 Final Enrollment Report will list all of the PIHP’s members for the enrollment month, which were not included in the Initial or who have had a status change since the Initial Enrollment Report. The Final PIHP Enrollment Report will be available to the PIHP on or around the first business day of the enrollment month. A monthly nonrisk prepayment will be generated for every member listed as an ADD or CONTINUE on this report.

3) The Initial and Final Rosters will identify changes in member demographics and medical status codes, since the last enrollment roster.
b. The X12 820 Capitation Payment Listing Report will identify all members for which a non-risk prepayment was made or recouped for the specified enrollment dates. The report will be available via the ForwardHealth Trading Partner Portal on the Tuesday after the first Friday of every month.

5. Other Reports

a. The Monthly Member COB File is a report of members enrolled with the PIHP who had third-party coverage last month. The report will be available on the ForwardHealth MCO Portal on or around the first of each month.

b. Member Health History Report

c. The monthly initial and final reports (MGD-135-M and MGD-137-M, respectively) that are currently pushed out on the MCO portal, sorted by MCO assigned ID.

6. Enrollment Levels

The PIHP, must designate a maximum enrollment level for its entire service area. The Department may take up to 60 days from the date of written notification to implement maximum enrollment level changes. The PIHP must accept as enrolled all persons who appear as members on the PIHP Enrollment Rosters up to the PIHP specified enrollment level for its service area.

The number of members may exceed the maximum enrollment level by 5% on a temporary basis. The Department does not guarantee any minimum enrollment level. The maximum enrollment level for the service area may be increased or decreased during the course of the Contract period based on mutual acceptance of a different maximum enrollment level.

The PIHP must not obtain enrollment through the offer of any compensation, reward, or benefit to the member except for additional health-related services that have been approved by the Department.

7. Enrollment Errors
The Department must investigate enrollment errors brought to its attention by the PIHP. The Department must correct systems errors and human errors and ensure that the PIHP is not financially responsible for members that the Department determines have been enrolled in error. Monthly payments made in error will be recouped.

8. Open Enrollment

The PIHP shall accept members eligible for coverage under this Contract, in the order in which they are enrolled. The PIHP will not discriminate against individuals eligible to enroll on the basis of race, color, national origin or health status and will not use any policy or practice that has the effect of discriminating on the basis of race, color, national origin or health status.

9. Re-Enrollment

A FCMH member who voluntarily disenrolled from the PIHP can re-enroll if s/he meets the covered population eligibility criteria as specified in the contract and remains in an eligible out-of-home care setting. A FCMH member who disenrolled from the PIHP after discharge from an out-of-home care setting is not eligible to re-enroll. The need for the PIHP to perform a comprehensive assessment on the re-enrolling member depends on how long s/he was disenrolled from the PIHP.

a. If the member is re-enrolled less than six months after the member’s last disenrollment from the PIHP, the PIHP does not have to perform a comprehensive initial health assessment. The PIHP may use the previously developed comprehensive health care plan for that member. The comprehensive health care plan must be reviewed and updated if indicated.

b. If the member is re-enrolled at least six months after the member’s last disenrollment from the PIHP, then the PIHP must perform a comprehensive initial health assessment of the member. The PIHP must develop a new comprehensive health care plan for that member.

B. Disenrollment

Disenrollment requests should be directed to the enrollment specialist.
1. Voluntary Disenrollment

All legal guardians for members enrolled in FCMH shall have the right to
disenroll their child from the PIHP at any time for any reason. The PIHP will
promptly forward to the enrollment specialist all requests from the member’s
parent/legal guardian for disenrollment. Disenrollment requests will be
processed as soon as possible and will be effective the last day of the month.
Payment(s) made for the member disenrolled the last day of the month will be
recouped based on a daily rate.

2. System Based Disenrollments

System disenrollments happen automatically in the system based on changes
to the members eligibility. If these eligibility changes are not updated timely,
disenrollment requests may be requested through the Department’s PIHP
Enrollment Specialists by the PIHP.

a. Loss of Program Eligibility Disenrollment

If a member is no longer eligible for enrollment due to death or loss of full
benefit Medicaid eligibility during their 12 month extension for more than
one month, s/he shall be disenrolled. The date of disenrollment shall be
effective on the first date of Medicaid ineligibility.

b. Out-of-Service Area Disenrollment

The member was placed in, or moves to a location outside of the PIHP’s
certified service area. The date of disenrollment shall be the date the
placement/move occurred, even if this requires retroactive disenrollment
to reflect the date of the out-of-county placement/move.

c. Ineligible Placement Setting Disenrollment

The member is placed in a Residential Care Center. The date of
disenrollment shall be the date the placement/move occurred, even if this
requires retroactive disenrollment. Recoupments will be made to the
monthly payment to reflect the date of the ineligible placement/move.

d. Inmates of a Public Institution Disenrollment
The PIHP is not liable for providing care to members who are inmates in a public institution as defined in DHS 101.03(85) for more than a full calendar month. The PIHP must provide documentation that shows the member’s placement. The disenrollment will be effective the first of the month following the first full month of placement or the date of Medicaid ineligibility, whichever comes first.

3. Involuntary Disenrollment Requests

The Department may approve an involuntary disenrollment with an effective date that will be the next available benefit month based on enrollment system logic, except for specific cases or persons where there is a situation where enrollment would be harmful to the interests of the member or in which the PIHP cannot provide the member with appropriate medically necessary contract services for reasons beyond its control. For any request for involuntary disenrollment, the PIHP must submit a disenrollment request to the Department and include evidence attesting to cause which might include, but is not limited to:

a. Just Cause

The PIHP may request and the Department will approve disenrollment requests for specific cases or persons where there is just cause. Just cause is defined as a situation where enrollment would be harmful to the interests of the member or in which the PIHP cannot provide the member with appropriate medically necessary contract services for reasons beyond its control. The PIHP may not request just cause disenrollment because of an adverse change in the member’s health status, or because of the member’s utilization of medical services, diminished mental capacity, or uncooperative disruptive behavior resulting from his or her special needs (except when his or her continued enrollment in the PIHP seriously impairs the entity’s ability to furnish services to either this particular member or other members) (42 CFR 438.56).

4. Native American Disenrollment

Members who are Native American and members of a federally recognized tribe are eligible for disenrollment. Only the parent/legal guardian can make disenrollment requests.
C. Continuity of Care Requirement

The PIHP shall assist members who wish to return to the FFS system by making appropriate referrals and by assisting in the transfer of medical records to new providers, if necessary.

D. Re-Enrollment

A FCMH member who voluntarily disenrolled from the PIHP can re-enroll if s/he meets the covered population eligibility criteria as specified in the contract and remains in an eligible out-of-home care setting. A FCMH member who disenrolled from the PIHP after discharge from an out-of-home care setting is not eligible to re-enroll. The need for the PIHP to perform a comprehensive assessment on the re-enrolling member depends on how long s/he was disenrolled from the PIHP.

1. If the member is re-enrolled less than six months after the member’s last disenrollment from the PIHP, the PIHP does not have to perform a comprehensive initial health assessment. The PIHP may use the previously developed comprehensive health care plan for that member. The comprehensive health care plan must be reviewed and updated if indicated.

2. If the member is re-enrolled at least six months after the member’s last disenrollment from the PIHP, then the PIHP must perform a comprehensive initial health assessment of the member. The PIHP must develop a new comprehensive health care plan for that member.
ARTICLE III

III. FCMH HEALTH CARE MANAGEMENT

A. General Requirements

The PIHP must establish a health care management structure that assures coordination and integration of all aspects of the child’s health care needs and promotes effective communication between the individuals who are instrumental to the child’s care.

1. The PIHP must assign a lead care coordinator to:
   
   a. Serve as the primary contact for the Department on care coordination issues on behalf of individual members.
   
   b. Collaborate with the Division of Milwaukee Child Protective Services (DMCPS) and child welfare agencies to ensure that children suspected to be victims of physical or sexual abuse, or neglect receive any necessary evaluations (e.g. physical abuse/sexual abuse exams, comprehensive neglect evaluations, forensic interviews, mental health crisis services, etc).
   
   c. Establish effective lines of communication between the PIHP, health care providers (including behavioral/mental health providers) and child welfare staff.

      1) Effective communication includes developing procedures to ensure that information pertinent to the care and treatment of children are shared in a timely and comprehensible manner.

      2) All communication strategies must recognize the child welfare caseworker as the individual with ultimate responsibility for the child’s overall health and wellbeing. This means that the child welfare caseworker must be a central participant in the communication plan. The child welfare caseworker can provide critical guidance pertaining to family dynamics as it relates to communicating with the child’s parents/legal guardians.
3) Communication plans must be shared with health care coordinators and providers as indicated.

d. Establish a process that streamlines responses to request for medical information, especially as these requests pertain to court proceedings.

e. Educate DMCPD and child welfare agency staff, legal staff, out-of-home care providers, and parents/legal guardians about health care issues pertinent to children in out-of-home care.

f. Assist DMCPD and child welfare agencies in providing ongoing training for out-of-home care providers who provide care for medically complex or fragile children.

g. Educate medical personnel about issues that are known to impact the health and medical care of children in out-of-home care. This education should include key information related to understanding the impact of adverse childhood experiences as it relates to interacting with the child in the health care setting.

h. Address access issues and concerns related to the PIHP.

2. The PIHP must assign a health care coordinator (HCC) to each child at the time of his or her enrollment in the medical home. The HCC serves as a clinical specialist, within a larger health care coordination team, who oversees all aspects of the child’s health care. The PIHP must ensure that:

a. The HCC has trauma-informed care training and experience working with children with special health care needs or children in out-of-home care. The HCC does not need to be separately enrolled as a Medicaid provider. See below for specific requirements related to the duties of the HCC.

b. Other staff, in collaboration with the HCC and under the supervision of the Program Supervisor, will comprise the health care coordination team and may assist with duties related to service coordination. Delegated duties may include the scheduling of appointments, gathering medical history information, and obtaining current developmental and behavioral health screening information to be passed on to the clinical staff for scoring and review. There are no specific experience requirements for
these individuals, but they must be provided with trauma-informed care training and training specific to children in out-of-home care.

c. HCCs are allowed adequate time to effectively coordinate the delivery of integrated care.

The PIHP must have strategies in place to monitor workload and to assure that each HCC’s assigned caseload does not regularly exceed 300:1 and the assigned caseload for other service coordination staff collaborating with the HCCs does not regularly exceed 100:1. The HCC and other staff must be allowed adequate time to effectively coordinate the care of each child on his or her caseload. In developing case load standards, the PIHP should consider the following:

1) Workload – the complexity of the cases (refer below to, Guidelines for Determining Levels of Care Management Needs)
2) The need for HCCs and other staff to coordinate and collaborate with child welfare staff
3) The need for face-to-face contacts with the child, the OHC providers, and others instrumental to meeting needs of the child.
4) Management duties which include,
   • Time to gather and ensure all available medical, developmental and, behavioral health history is provided to the primary care provider prior to the 30-day comprehensive health assessment.
   • The need to provide necessary documentation timely to DMCPS and child welfare agencies for court proceedings (which are sometimes scheduled with little lead time) or other case-related meetings.
   • Time to adequately document case management activities.

3. The PIHP must ensure that the results of the comprehensive initial health assessment (defined in Article I and described in Addendum II) form the basis for the comprehensive health care plan. This includes ensuring that all recommended diagnostic assessments and treatment services are scheduled as indicated, including physical health, dental, mental health, and developmental assessments and/or treatment.

4. The PIHP must establish a process that maximizes the ability for the HCC to be informed of the results of assessments, evaluations and screenings that would necessitate an update or review of the child’s care plan.
5. The PIHP must have procedures to ensure that each child has an individualized, health care plan in place within 60 days of enrollment in the medical home. See below for specific requirements related to the comprehensive health care plan.

6. The PIHP must ensure that children with emotional, behavioral, mental, or substance abuse problems have an individualized crisis plan which includes a list of progressive interventions to resolve/de-escalate an emotional crisis/safety situation.

The crisis plan must be developed with input from those who know the child best and must be distributed to all critical service/support providers in the child’s life, including the out-of-home care provider. The crisis response plan could be included as part of the overall comprehensive coordinated services plan or be a separate document.

7. The PIHP must have a process for prioritizing the care management needs of each child.

8. The PIHP must establish protocols to assess each child’s level of care management need. This assessment must occur at initial enrollment and as the child’s needs change over time. Though not required, the PIHP may use the guidelines below to determine levels of care management needs.

9. The PIHP must have policies and procedures in place to ensure that, to the extent feasible, transitional care planning is included in the care planning for children exiting the medical home.

B. Guidelines for Determining Levels of Care Management

Care management is a process that links children to services and resources in a coordinated effort to maximize healthy development of children in out-of-home care and provide them with optimal health care. The focus of care coordination in this context is on the physical, dental, and behavioral/mental health care needs of the child. The HCC, who oversees all aspects of a foster child’s health care, is responsible for ensuring that this important information is communicated and followed up on.
1. Children in out-of-home care have differing levels of service needs that often change over time. Levels of care may include:

- Level III – Information sharing (short-term technical assistance, information, and/or referral);
- Level II – Significant but not necessarily long-term assistance in planning and coordinating multiple services;
- Level I – Intensive case management (children at risk of institutionalization, family experiencing severe social and environmental risk factors and is at risk for disintegration).

The HCC must periodically reassess the child’s level of service needs and, in collaboration with DMCPS or the child welfare agency, must recognize when more intensive care coordination may be needed. For example, needs may be greater during key periods in a child’s life, such as entry into out-of-home care, change in health care status, discharge from inpatient hospitalization, after a change in placement, at reunification, at time of discharge from out-of-home care, or during transition to adolescence or adulthood.

C. Duties of Health Care Coordinators

1. The primary goal of the HCC is to collaborate with the child welfare caseworker and the child’s team of health care providers to develop and implement a comprehensive health services plan of care that ensures integration of both health and social service needs. Other staff, in consultation with the HCC and under the supervision of the Program Supervisor, may assist with and/or conduct any of the duties below as appropriate.

The role of the HCC can be characterized as a problem-solving process that involves four essential steps:

- Case identification
- Comprehensive assessment and planning
- Referral and intervention
- Monitoring outcomes

2. The duties of the health care coordinator include the following:
a. Assessing the child and family’s strengths and needs for the purpose of informing the development of the comprehensive care plan. The child welfare caseworker will be an essential partner in this activity, especially as it relates to reviewing the recommendations from the Child and Adolescent Needs and Strengths (CANS) assessment.

b. Establishing a plan for ongoing and timely communication with the child’s primary care provider.

c. Collaborating and coordinating with the child welfare caseworker, OHC provider and parent/legal guardian to schedule, as necessary and appropriate, face-to-face visits to introduce care team members, review program benefits, and obtain current developmental and behavioral health screening information using a validated screening tool.

d. Collaborating with an interdisciplinary team of providers and relevant stakeholders to develop, implement, and maintain a single coordinated care plan for each child.

e. Ensuring that health information is transferred to a new primary care provider when a child is transferred between agencies or foster homes, or discharged from foster care.

f. Arranging and facilitating the provision of all PIHP services and coordination with services provided through other systems and programs.

g. Establishing measurable health care management goals and frequently re-evaluating progress towards the established goals and desired outcomes.

h. Holding meetings as needed with the child, parent/legal guardian, out-of-home care provider, child welfare caseworker, health care provider staff, and others involved in the delivery of services to the child to monitor and evaluate progress/success.

i. Maintaining documentation of all PIHP services delivered to each child.

j. Developing a separate transitional health care plan with the child prior to their disenrollment from the PIHP.

D. Information Gathering (Assessment)
1. In the context of care management, an assessment (and regular re-assessment) of need is the information gathering phase. This information gathering must take place prior to the development of the comprehensive health care plan. The outcome of information gathering activities informs the course of action and the prioritization of services in the child’s comprehensive health care plan. This could include, but is not limited to, identifying,

a. The need for immediate appointment scheduling and referrals

b. The need for immediate medication management

c. The need for open and flexible scheduling, including the need to go beyond the PIHP’s provider network

d. The need for stabilization services for mental/behavioral health concerns

2. To ensure that the care plan is a comprehensive reflection of the child’s needs, the HCC must make exhaustive efforts to complete the following tasks prior to completing the care plan:

a. Obtain information related to the child’s medical history and current medications

b. To ensure continuity of care, where possible, obtain information regarding current providers

c. Review the recommendations from the CANS assessment and any other behavioral/mental health screen for mental health and other behavioral health concerns

d. Obtain input from the child welfare caseworker to determine if there are specific, court-ordered services that need to be identified in the child’s comprehensive health care plan

e. Obtain input from the child’s primary care provider to determine the need for additional referrals, diagnostic or treatment services

f. Review the results of other health assessments and screens, including the results of the comprehensive initial health assessment (defined in Article I
and described in Addendum II) to ensure that the care plan addresses all identified health care needs.

E. Comprehensive Care Plan - Requirements

The HCC must ensure that each child has a comprehensive health care plan that is based on information collected during the information gathering (assessment) process. The initial care plan must be developed within the first 60 days of the child’s enrollment in the PIHP.

In developing the comprehensive health care plan, the child’s HCC will do the following:

1. Ensure that the care plan is child-centric and comprehensive.

   A child-centric plan addresses the unique needs of the child - recognizing the need for an enhanced schedule for physical, behavioral and dental care, as necessary; assuring continuity of care; and flexibility on location of services consistent with evidence-informed practices. For example, mental health services could be delivered in the home or another community-based setting, rather than in a clinic or hospital setting.

   A comprehensive care plan includes the following, at a minimum,

   a. Relevant prior and current diagnoses

   b. Current medications

   c. The names of all individuals who are instrumental to the child’s care and treatment, including the name and contact information for the child’s legal guardian.

   d. The names of external supports (e.g., school nurse, public health nurse, community-based case managers, Birth-3 lead care coordinator)

   e. The name of the lead prescriber for all children with 2 or more psychotropic medication prescriptions

   f. The name of the provider responsible for metabolic monitoring of every child who is prescribed an antipsychotic medication
g. The enhanced periodicity schedule for comprehensive HealthCheck exams

h. The tracking and timely follow up on referrals

i. Short and long-term treatment goals

j. Barriers to care

k. An individualized crisis/action plan for behavior management (if appropriate)

l. An action plan for exacerbation of a chronic condition

m. Transitions between inpatient and outpatient settings, including home care. The transition plan must address the need for prompt follow up with the child’s PCP after an inpatient stay or emergency room visit

n. Patient self-management, anticipatory guidance for caregivers, and home care (if appropriate)

o. Method and frequency of communication among treatment team. To the extent possible, the communication plan should include those members of the child’s treatment team who may be outside the PIHP’s network

2. Ensure that the child’s PCP and child welfare caseworker are primary participants in the development and periodic reviews of the comprehensive care plan. The child’s PCP is the lead for the child’s overall health care needs. And, the child welfare caseworker has the overall responsibility for all aspects of the child’s care.

The participation of the PCP and child welfare caseworker will be key in eliminating duplication; mitigating caregiver confusion regarding the child’s health care treatment plan; and will be paramount to ensuring full coordination and integration of the child’s medical and non-medical needs.

3. Collaborate with the child welfare caseworker to obtain and incorporate input from the following,

a. The child, as appropriate
b. The child’s out-of-home care provider

c. The child’s parent/legal guardian

d. Other individuals who are instrumental to the care and treatment of the child

The care plan will be communicated to the parent/legal guardian for input and feedback. Evidence of this action must be reflected in the care plan.

4. Collaborate with the broader health care team to prioritize the services necessary to address or further assess the child’s health care needs across the health care system, including primary care, specialty care, inpatient care and care that will be obtained outside of the PIHP provider network.

5. Collaborate with the child welfare caseworker to establish specific communication plans for each child.

F. Ongoing Monitoring

Ongoing monitoring includes all activities related to implementing and maintaining the child’s comprehensive health care plan. The child’s assigned HCC is responsible for all ongoing monitoring activities.

1. Ongoing monitoring includes:

   a. Developing and maintaining a system to track and follow up on changes in the health care status of the child and on the health care system’s compliance with the comprehensive health care plan.

   b. Activities related to ensuring that the child is receiving the services identified in the care plan. The health care plan must be reviewed on a regular basis and updated as necessary following each health care encounter.

The health care plan must be reviewed and updated after the child is discharged from an inpatient mental health hospitalization, within 30 days of such discharge.
c. Following up with appropriate individuals to determine if the services in the care plan are adequately meeting the child’s needs and making adjustments to the care plan if indicated.

d. Periodically gathering information (re-assessment of need) and updating the care plan to ensure that changes in the child’s health status or level of care management needs are reflected in the care plan.

e. Communicating with individuals instrumental to the child’s care and support, especially the child’s primary care provider and the child welfare caseworker.

f. The HCC must periodically review the child’s health care plan in collaboration with the child’s primary care provider, the child welfare caseworker, the child’s parent/legal guardian, and out-of-home care provider.

g. The plan must be reviewed and updated as indicated but at least every six months.

h. Making and tracking referrals (including following up on the results of laboratory tests to determine the need for additional services).

i. The HCC must collaborate with the child welfare caseworker to determine the need for and to secure additional health care services as necessary.

G. Transitional Health Care Planning

The HCC must engage in transitional health care planning prior to the child leaving the medical home. The transitional planning must be developed with input from the child, primary caregiver, legal guardian, health care providers, and the child welfare case manager as appropriate.
ARTICLE IV

IV. SERVICES

A. Foster Care Medical Home Services

The PIHP must provide FCMH services to the extent outlined below, but it is not restricted to only providing Medicaid services. Sometimes the PIHP finds that other treatment methods may be more appropriate than Medicaid covered services, or result in better outcomes.

None of the provisions of this Contract that are applicable to Medicaid covered services apply to other services that the PIHP may choose to provide, except that abortions, hysterectomies and sterilizations must comply with 42 CFR 441 Subpart E and 42 CFR 441 Subpart F.

The Department will authorize the PIHP to substitute an appropriate alternative service for a covered service if the service meets four criteria: the service must be medically necessary; the service must be health-related; the service must be an appropriate substitute for a covered service; and the service must be cost-effective when compared to the covered service. These alternatives must be reported in the encounter reporting system using codes defined by the Department.

Whether the service provided is a Medicaid covered service or an alternative service, the PIHP or PIHP provider is not allowed to bill the member for the service. Cost sharing is prohibited in the Foster Care Medical Home project.

1. Provision of Contract Services

The PIHP must promptly provide or arrange for the provision of all services required under Wis. Stats., s. 49.46(2), s. 49.471(11), s. 49.45(23) and Wis. Adm. Code DHS 107 and the State Plan Amendment approved on April 18, 2014 (TN#13-034) as applicable to the particular member and as further clarified in all Wisconsin Health Care Programs Online Handbook and Contract Interpretation Bulletins, Provider Updates, through the interChange Portals, and as otherwise specified in this Contract except:

a. Chiropractic services

b. Community Recovery Services (CRS).
c. Community Support Program (CSP) services.

d. Comprehensive Community Services (CCS).

e. Crisis Intervention Benefit.

f. Directly observed therapy for individuals with tuberculosis.

g. Medication therapy management.

h. Non-emergency Medical Transportation (NEMT) as listed in Article IV Section A(6).

i. Prescription and over-the-counter drugs and diabetic and other drug related supplies (as defined by the Department dispensed by a provider licensed to dispense by the Wisconsin Department of Safety and Professional Services (DSPS)).

j. Provider administered drugs, as discussed in the following handbook topics: Provider-Administered Drugs (Topic #5697), of the Covered and Non-covered Services chapter of the ForwardHealth Online Handbook.

k. School-Based Services (SBS), except the PIHP must use its best efforts to sign a Memorandum of Understanding (MOU).

l. Targeted Case Management (TCM), except the PIHP must work with the TCM case manager as indicated in Addendum III.

m. Behavioral Treatment Services (Autism Services) as defined by the Department in ForwardHealth Online Handbook

2. Key Components of Health Care Service

In providing services to children the PIHP must consider the goals of the FCMH program. Specific goals of the FCMH program include: integrated and comprehensive health service delivery; timely access; high quality and flexibility of care; transitional planning and cross-system coordination; and
well-being outcomes. The FCMH must facilitate the following health care services:

a. An Out-of-Home Care Health Screen (aka Foster Care Health Screen)

1) Purpose: The purpose of this screen is to identify any immediate medical, dental, or urgent mental health needs a child may have, including any additional health conditions which the out-of-home providers and child welfare caseworker should be aware of.

2) Timeframe: within two business days of entry into out-of-home care

3) Performed by: The screen should be performed at a Child Advocacy Center (CAC). The exam may be performed by a provider designated by the PIHP to have sufficient training/expertise to perform the out-of-home care health screen consistent with the required clinical standards and required hours of operation.

4) Required Components:

- Identification of health conditions that require prompt medical attention such as acute illness, chronic disease(s) requiring immediate medical management and/or treatment (e.g. asthma, diabetes, seizure disorder), signs of infection or communicable disease, nutritional problems, pregnancy, and significant developmental or mental health conditions.
- Unclothed, symptom-targeted physical examination, including injury surveillance
- Identification of medical treatment and/or follow up that may be required prior to the comprehensive initial health assessment which is completed within 30 days of entering out-of-home care.

5) The PIHP is not required to provide an Out-of-Home Care Health Screen under the following circumstances:

- Newborns, children who are detained from an inpatient hospital setting, and children with an out-of-home care placement date prior to January 1, 2014. There are no other allowable categorical exemptions.
• Children who are taken into protective custody at the time of a forensic evaluation. The exam should include the following elements:
  o Triage score
  o Necessary medication refills
  o Recommendations related to needed medical and/or mental health follow up

• Children who are taken into custody subsequent to the completion of a forensic exam, if a child welfare worker confirms the following:
  o The child welfare worker contacted the Child Protection Center intake staff to review forensic exam results
  o The Child Protection Center determined upon review of the completed forensic evaluation that an additional Out-of-Home Care Health Screen is not necessary.

• The PIHP must reduce verbal requests to writing and make sure the documentation includes, the date of the request, the name of the child welfare worker making the request, and the date of the forensic evaluation.

• The PIHP must retain documentation that clearly shows that the child meets one of the criteria outlined above.

b. The assignment of a Health Care Coordinator (HCC) to each child enrolled in the PIHP; member to HCC ratio may not regularly exceed 300:1. Please refer to Article III, D-G for the services provided by an HCC.

c. The assignment of other service coordination staff to each child enrolled in the PIHP; member to other service coordination staff ratio may not regularly exceed 100:1. Please refer to Article III, D-G for the services provided by other service coordination staff.

d. Comprehensive Initial Health Assessment

  1) Purpose: the Comprehensive Initial Health Assessment should be performed by a clinician who is knowledgeable about the trauma-informed evaluation and treatment of children in out-of-home care.
The assessment should be comprehensive with respect to the identification of possible acute and chronic physical health, behavioral/mental health, oral health and developmental problems and must be in compliance with Wisconsin HealthCheck requirements. It should include components of either developmental and/or behavioral health screenings as indicated for each child based on age and history, including any prior evaluations.

2) Timeframe: the comprehensive initial health assessment is required for all children entering out-of-home care and must occur within 30 days of enrollment.

3) Performed by: The Comprehensive Initial Health Assessment should be performed at a Center of Excellence (COE). A COE refers to a pediatric health care clinic that has been specifically designated to meet the health care needs of children living in out-of-home care. COE staff receive training in a way that is responsive to the prior trauma that children in out-of-home care may have experienced. Services provided at a COE include but are not limited to:
   - Comprehensive Initial Health Assessment
   - Standardized screening (developmental, mental health)
   - Referrals for early intervention, mental health evaluations as indicated
   - Subspecialty referrals, including dental
   - Ongoing primary care well child exams
   - Transition health planning

4) It is strongly encouraged that children receive both the Comprehensive Initial Health Assessment and ongoing periodic, preventive well child care from a COE in order to receive the best possible care by a qualified professional that understands the unique needs of children in out-of-home care. A child can be seen for ongoing primary care by an in-network provider that is not within a COE, when maintaining a previously established relationship with an existing primary care provider for the purpose of continuity of care. Required Components (See Addendum II);

e. Completion of a comprehensive oral examination by a dentist for all children 12 months of age and above within 3 months of enrollment. If a comprehensive oral examination was conducted within 6 months prior to
enrollment, ensure a follow-up comprehensive exam occurs within 3 months of enrollment or 6 months from the comprehensive exam, whichever comes later;

f. Referral to a qualified mental health or substance abuse professional for evaluation and/or treatment services in a timely manner if a mental health or substance abuse issue or need is identified; by any of the following sources:
   1) Child and Adolescent needs and Strengths (CANS)
   2) Out-of-Home Care Health Screen or other medical assessment
   3) Crisis service intervention team
   4) Any medical, human service, or educational professional working with the child
   5) Out-of-home care provider, kin, or birth parent

If a mental health or substance abuse issue or need is identified at the Comprehensive Initial Health Assessment, referral to a qualified mental health or substance abuse professional must take place within 30 days;

g. Completion of an initial comprehensive health care plan within 60 days of the child’s enrollment in the FCMH which must be updated every six months thereafter at a minimum;

h. Ongoing monitoring of health status and provision of periodic preventive well child health care that is compliant with Wisconsin HealthCheck requirements;

i. Development of a transition health care plan to ensure continuity of care at discharge from the PIHP. The transition health care plan should identify the presumed source of ongoing insurance coverage, primary care provider, and any specialty care necessary to meet ongoing care needs, including peer support, and connections with natural support systems and community agencies as appropriate;

j. Metabolic screening and measurement of growth parameters (including BMI) for any child who is prescribed one or more antipsychotic medications, including identification of lead provider responsibility (refer to Addendum VII);
k. Monitoring of the rate and types of psychotropic medication usage among enrollees, stratified by age and number of medications prescribed, including identification of the lead provider responsibility (refer to Addendum VII);

3. Medical Necessity

The actual provision of any service is subject to the professional judgment of the PIHP providers as to the medical necessity of the service, except that the PIHP must provide assessment, evaluation, and treatment services ordered by a court. Decisions to provide or not to provide or authorize medical services shall be based solely on medical necessity and appropriateness as defined in \textit{DHS 101.03(96m)}. Disputes between the PIHP and members about medical necessity can be appealed through the PIHP grievance system, and ultimately to the Department for a binding determination; the Department’s determinations will be based on whether Medicaid would have covered that service on a FFS basis (except for certain experimental procedures). Alternatively, disputes between the PIHP and members about medical necessity can be appealed directly to the Department.

1. The PIHP must specify what constitutes “medically necessary” in a manner that:

   a. Is no more restrictive than that used in the Medicaid Program as indicated in state statutes and regulations, the State Plan, and other state policy and procedures; and

   b. Addresses the extent to which the PIHP is responsible for covering services related to the following:

      1) The prevention, diagnosis, and treatment of health impairments;

      2) The ability to achieve age development;

      3) The ability to attain, maintain, or regain functional capacity;

      4) Coordinating health care services for children with related systems such as child welfare, schools, and public health.

The Department encourages the PIHP, when determining the provision of any services, to consider Pediatric Medical Necessity, defined as: health care interventions that are evidence based, evidence informed, or based on consensus advisory opinion and that are recommended by recognized health
care professionals, such as the American Academy of Pediatrics, to promote optimal growth and development in a child, and to prevent, detect, diagnose, treat ameliorate or palliate the effects of physical, genetic, congenital, developmental, behavioral, or mental conditions, injuries, or disabilities. (American Academy of Pediatrics. “Essential Contractual Language for Medical Necessity in Children”. (2013, August) Pediatrics, 132 (2), 398-401.)

4. Physician and Other Health Services

Services required under Wis. Stats. 49.46(2), and Wis. Adm. Code DHS 107, include (without limitation due to enumeration) private duty nursing services, nurse-midwife services and independent nurse practitioner services; physician assistant services and physician services, including primary care services, are not only services performed by physicians, but services under the direct, on-premises supervision of a physician performed by other providers such as nurses of various levels of certification.

5. Pre-existing Medical Conditions

The PIHP must assume responsibility for all covered pre-existing medical conditions for each member as of the effective date of coverage under the Contract. The aforementioned responsibility does not apply in the case of persons hospitalized at the time of initial enrollment.

6. Emergency Ambulance Services

The PIHP may require submission of a trip ticket with ambulance claims before paying the claim. Claims submitted without a trip ticket need only be paid at the service charge rate. The PIHP must:

a. Pay a service fee for an ambulance response to a call in order to determine whether an emergency exists, regardless of the PIHP’s determination to pay for the call.

b. Pay for emergency ambulance services based on established Medicaid criteria for claims payment of these services.

c. Either pay or deny payment of a clean claim from an ambulance service within 45 days of receipt of the clean claim.
d. Respond to appeals from ambulance providers within the time frame described. Failure will constitute the PIHP’s agreement to pay the appealed claim in full.

7. Non-Emergency Medical Transportation (NEMT)

Most non-emergency Medical Transportation (NEMT) is coordinated by the Department of Health Services’ NEMT manager. The NEMT manager arranges and pays for rides to covered Medicaid services for members who have no other way to receive a ride. Rides can include public transportation such as a city bus, non-emergency ground ambulance, rides in specialized medical vehicles (SMV), or rides in other types of vehicles depending on a member’s medical transportation needs, as well as compensated use of private motor vehicles for transportation to and from Medicaid covered services. Non-emergency medical transportation also includes coverage of meals and lodging in accordance with the ForwardHealth policy.

Members needing non-emergency medical transportation services should be directed to the DHS NEMT manager. Members may visit the Wisconsin Medicaid and BadgerCare Plus Non-emergency Medical Transportation webpage for more information.

The PIHP must promptly provide or arrange for the provision of all NEMT ambulance services not reimbursed by the DHS NEMT manager listed in the ForwardHealth Online Handbook Topic #11898.

8. Transplants

Transplant coverage is as follows:

a. The PIHP is required to cover procedures that are approved only at particular institutions, including bone marrow transplants, liver, heart, heart-lung, lung, pancreas-kidney, and pancreas transplants.

b. As a general principle, the Medicaid Program does not pay for transplants that it determines to be experimental in nature.

9. Dental Services
All dental services must be covered by the PIHP. The PIHP shall assist the out-of-home care provider in scheduling a dental examination within three months of enrollment, or a re-call exam if a comprehensive oral examination was conducted within 6 months prior to enrollment.

a. All Medicaid covered dental services as required under **DHS 107.07**, Wisconsin Health Care Programs Online Handbooks and Updates

Dental re-call exams and cleanings should be performed at least every six months, or more frequently as indicated by the child’s risk status.

b. PIHPs providing dental coverage in the Racine County service area will be required to participate in a dental pilot program authorized in the 2015-17 biennial budget.

c. Diagnostic, preventive, and medically necessary follow-up care to treat a dental disease, illness, injury or disability of members while they are enrolled in the PIHP.

d. Completion of orthodontic or prosthodontic treatment begun while a member was enrolled in the PIHP if the member became ineligible for Medicaid or disenrolled from the PIHP, no matter how long the treatment takes. The PIHP will not be required to complete orthodontic or prosthodontic treatment on a member who began treatment before PIHP enrollment who subsequently was enrolled in the PIHP.

[Refer to the chart following this page of the contract for the specific details of completion of orthodontic or prosthodontic treatment in these situations.]

e. The PIHP must cover emergency dental care

f. The PIHP must pay all charges relating to dental surgeries when a hospital or freestanding ambulatory care setting is medically indicated. These charges include, but are not limited to physician, anesthesia and facility charges.

g. Right to Audit
The Department will conduct validity and completeness audits of dental claims. Upon request, the PIHP must submit paid claims to the Department along with any other records the Department deems necessary for the completion of the audit. Payment of incomplete or inaccurate claims will subject the PIHP to administrative sanctions outlined in Article XIII, Section C.

h. Requirements to Dental Service Providers

If a PIHP subcontracts with a dental benefits administrator, the participating dentist has the right to appeal to both the PIHP and Department, according to the Department’s provider appeal requirements. This right to appeal is in addition to that of the provider’s right to appeal.

PIHPs must pay at a minimum the Medicaid fee-for-service rates for dental services. Providers rendering services must be paid at a minimum the Medicaid fee-for-service rates.
Responsibility for Payment of Orthodontic and Prosthodontic Treatment
When There is an Eligibility Status Change During the Course of Treatment

<table>
<thead>
<tr>
<th>Who pays for completion of orthodontic and prosthodontic treatment* when there is an enrollment status change</th>
<th>First PIHP</th>
<th>Second PIHP</th>
<th>FFS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Person converts from one status to another:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. FFS to the PIHP covering dental.</td>
<td></td>
<td>N/A</td>
<td>X</td>
</tr>
<tr>
<td>2a. PIHP covering dental to an PIHP not covering dental, and residence remains within 50 miles of the person’s residence when in the first PIHP.</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2b. PIHP covering dental to an PIHP not covering dental, and person’s residence changes to greater than 50 miles of the person’s residence when in the first PIHP.</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>3a. PIHP covering dental to the same or another PIHP covering dental and the person’s residence remains within 50 miles of the person’s residence when in the first PIHP.</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3b. PIHP covering dental to the same PIHP or another PIHP covering dental and the person’s residence changes to greater than 50 miles of the residence when in the first PIHP.</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>4. PIHP with dental coverage to FFS because:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Person moves out of the PIHP service area but the person’s residence remains within 50 miles of the residence when in the PIHP.</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Person moves out of the PIHP service area, but the person’s residence changes to greater than 50 miles of the residence when in the PIHP.</td>
<td></td>
<td>N/A</td>
<td>X</td>
</tr>
<tr>
<td>c. Person disenrolled from PIHP enrollment.</td>
<td>N/A</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>d. Person’s medical status changes to an ineligible PIHP code and the person’s residence remains within 50 miles of the residence when in that PIHP.</td>
<td>X</td>
<td>N/A</td>
<td></td>
</tr>
</tbody>
</table>

* Orthodontic treatment is only covered by BadgerCare Plus and/or Medicaid SSI for children under 21 as a result of a HealthCheck referral ([DHS 107.07(3)]).
e. Person’s medical status changes to an ineligible PIHP code and the person’s residence changes to greater than 50 miles of the residence when in that PIHP.

<table>
<thead>
<tr>
<th>First PIHP</th>
<th>Second PIHP</th>
<th>FFS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>N/A</td>
<td>X</td>
</tr>
</tbody>
</table>

5a. PIHP with dental to ineligible for Medicaid and the person’s residence remains within 50 miles of the residence when in that PIHP.

<table>
<thead>
<tr>
<th>First PIHP</th>
<th>Second PIHP</th>
<th>FFS</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>N/A</td>
<td></td>
</tr>
</tbody>
</table>

5b. PIHP with dental to ineligible for Medicaid and the person’s residence changes to greater than 50 miles of the residence when in that PIHP.

<table>
<thead>
<tr>
<th>First PIHP</th>
<th>Second PIHP</th>
<th>FFS</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td>X</td>
<td></td>
</tr>
</tbody>
</table>

10. Emergency and Post-Stabilization Services

a. 24-Hour Coverage

The PIHP must provide all emergency contract services and post-stabilization services as defined in this Contract 24 hours a day, seven days a week, either by the PIHP’s own facilities or through arrangements approved by the Department with other providers.

The PIHP must:

1) Have one toll-free telephone number that members or individuals acting on behalf of a member can call at any time to obtain assistance in determining if emergency services are needed, to obtain authorization for urgent care and to obtain authorization for transportation. This telephone number must provide access to individuals with authority to authorize treatment as appropriate. Responses to these calls must be provided within 30 minutes. If the PIHP fails to respond timely, the PIHP will be liable for the cost of subsequent care related to that illness or injury incident whether the treatment is rendered by in or out-of-plan providers and whether the condition is emergency, urgent or routine.
Authorization here refers to the requirements defined in the Standard Member Handbook Language, regarding the conditions under which a member must receive permission from the PIHP prior to receiving services from a non-PIHP affiliated provider in order for the PIHP to reimburse the provider.

2) Be able to communicate with the caller in the language spoken by the caller or the PIHP will be liable for the cost of subsequent care related to that illness or injury incident whether the treatment is in or out-of-plan and whether the condition is emergent, urgent, or routine. These calls must be logged with the time, date and any pertinent information regarding the persons involved, resolution and follow-up instructions.

3) Notify the Department and child welfare agency with which the PIHP has a MOU or in which the PIHP has enrollment of any changes to this toll-free telephone number for emergency calls within seven business days of the change.

b. Coverage of Payment of Emergency Services

The PIHP must promptly provide or pay for needed contract services for emergency medical conditions and post-stabilization services, regardless of whether the provider that furnishes the service has a contract with the entity. The PIHP may not refuse to cover emergency services based on the emergency room provider, hospital, or fiscal agent not notifying the member’s primary care provider, or PIHP of the member’s screening and treatment within ten (10) days of presentation for emergency services. The PIHP in coordination with the attending emergency physician, or the provider actually treating the member, is responsible for determining when the member is sufficiently stabilized for transfer or discharge, and that determination is binding on the PIHP as identified in 42 CFR 438.114(b) as responsible for coverage and payment. Nothing in this requirement mandates the PIHP to reimburse for non-authorized post-stabilization services.

1) The PIHP shall provide emergency services consistent with 42 CFR 438.114. It is financially responsible for emergency services whether obtained within or outside the PIHP’s network. This includes paying for an appropriate medical screening examination to determine whether or not an emergency medical condition exists.
2) The PIHP may not limit what constitutes an emergency medical condition on the basis of lists of diagnoses or symptoms.

3) The PIHP may not deny payment for emergency services for a member with an emergency medical condition (even if the absence of immediate medical attention would not have had the outcomes specified in paragraphs 1., 2. and 3. of part a. of the definition of Emergency Medical Condition) or for a member who had PIHP approval to seek emergency services.

4) The member may not be held liable for payment of screening and treatment needed to diagnose the specific condition or stabilize the patient.

5) The treating provider is responsible for determining when the member is sufficiently stabilized for transfer or discharge, and that determination is binding on the PIHP.

c. Coverage and Treatment of Post-Stabilization Care Services

1) The PIHP is financially responsible for:

- Emergency and post-stabilization services obtained within or outside the PIHP’s network that are pre-approved by the PIHP. The PIHP is financially responsible for post-stabilization care services consistent with the provision of 42 CFR 422.113(c).

- Post-stabilization services obtained within or outside the PIHP’s network that are not pre-approved by the PIHP, but administered to maintain, improve or resolve the member’s stabilized condition if:

  o The PIHP does not respond to a request for pre-approval of further post-stabilization care services within one (1) hour;

  o The PIHP cannot be contacted; or

  o The PIHP and the treating physician cannot reach an agreement concerning the member’s care and a network physician is not available for consultation. In this situation, the PIHP must give
the treating physician the opportunity to consult with the PIHP care team or medical director. The treating physician may continue with care of the member until the PIHP care team or medical director is reached or one of the following occurs:

- A network physician assumes responsibility for the member’s care at the treating hospital or through transfer;
- The treating physician and PIHP reach agreement; or,
- The member is discharged.

2) The PIHP’s financial responsibility for post-stabilization care services it did not pre-approve ends when a network provider assumes responsibility for care, at the treating hospital or through transfer, when the treating physician and PIHP reach agreement or when the member is discharged.

d. Additional Provisions

1) Payments for qualifying emergencies (including services at hospitals or urgent care centers within the PIHP service area) are to be based on the medical signs and symptoms of the condition upon initial presentation. The retrospective findings of a medical work-up may legitimately be the basis for determining how much additional care may be authorized, but not for payment for dealing with the initial emergency. Liability for emergency services continues until the patient is stabilized and can be safely discharged or transferred.

2) When emergency services are provided by non-affiliated providers, the PIHP is liable for payment only to the extent Medicaid pays, including Medicare deductibles, or would pay, FFS providers for services to Medicaid populations. For more information on payment to non-affiliated providers, see Article XIV, Section C, part 3. The PIHP must not make any payments to providers with a financial institution outside the United States. In no case will the PIHP be required to pay more than billed charges. This condition does not apply to:

- Cases where prior payment arrangements were established; and
- Specific subcontract agreements.
e. Memoranda of Understanding (MOU) or Contract with Hospitals/Urgent Care Centers for the Provision of Emergency Services

The PIHP may have a contract or a MOU with hospital or urgent care centers within the PIHP’s service area to ensure prompt and appropriate payment for emergency services. Unless a contract or MOU specifies otherwise, the PIHP is liable to the extent that FFS would have been liable for a situation that meets the definition of emergency. The Department reserves the right to resolve disputes between the PIHP, hospitals and urgent care centers regarding emergency situations based on the emergency definition. For situations where a contract or MOU is not possible, the PIHP must identify for hospitals and urgent care centers procedures that ensure prompt and appropriate payment for emergency services.

11. Family Planning Services and Confidentiality of Family Planning Information

a. The PIHP must give members the opportunity to have a different primary physician for the provision of family planning services. This physician does not replace the primary care provider chosen by or assigned to the member.

b. The member may choose to receive family planning services at any Medicaid certified family planning clinic. Family planning services provided at non-network Medicaid certified family planning clinics are paid FFS for PIHP members including pharmacy items ordered by the family planning provider.

c. All information and medical records relating to family planning shall be kept confidential including those of a minor.

12. Pharmacy Coverage

a. Pharmacy Coverage

Prescription, over-the-counter, diabetic and other drug related supplies (as defined by the Department), medication therapy management and provider administered drugs, under Article IV, A.1.j, is carved out of the nonrisk prepayment for the FCMH Program and will be paid on a fee-for-service basis.
b. Pharmacy Services Lock-In Program

DHCAA will manage a Pharmacy Services Lock-In Program to coordinate the provision of health care services for PIHP members who abuse or misuse pharmacy benefits by seeking duplicate or medically unnecessary services, for restricted medications.

Abuse or misuse is defined under Recipient Duties in DHS 104.02, Wisconsin Administrative Code. Restricted medications are most controlled substances and tramadol.

PIHP members enrolled in the Pharmacy Services Lock-In Program will be locked into one pharmacy where prescriptions for restricted medications must be filled and one primary prescriber who will prescribe restricted medications.

PIHP members will remain enrolled in the Pharmacy Services Lock-In Program for two years. At the end of the two-year enrollment period, DHCAA or the PIHP will assess if the member should continue enrollment in the Pharmacy Services Lock-In Program.

Policy on the Pharmacy Services Lock-In Program can be found in the BadgerCare Plus and Medicaid Pharmacy Provider Handbook.

1) DHS Responsibilities:

- DHCAA or its designated representative shall manage the Pharmacy Services Lock-In Program and communicate directly with the PIHPs regarding their members.

- DHCAA or its designated representative will monitor prescription drug usage for members enrolled in the Pharmacy Services Lock-In Program.

- DHCAA or its designated representative will accept select review requests from the PIHP for potential Pharmacy Services Lock-In Program members. Not all select reviews may result in intervention letters or lock-in for the member.
DHCAA or its designated representative will accept referrals from the PIHP for the Pharmacy Services Lock-In Program. DHCAA or its designated representative will proceed with Pharmacy Services lock-in for referred members.

DHCAA or its designated representative may request additional information from the PIHP for referrals. The PIHP must provide requested information to DHCAA or its designated representative.

DHCAA or its designated representative will identify the lock-in pharmacy and the PIHP will identify the lock-in primary prescriber for each member. In addition, the PIHP will identify any alternate prescribers for restricted medications, as appropriate.

DHCAA or its designated representative will send letters of notification to the lock-in member and PIHP for the lock-in pharmacy.

DHCAA or its designated representative will provide an electronic monthly report to the PIHP that identifies any members in the Pharmacy Services Lock-In Program for the specific PIHP.

DHCAA or its designated representative will coordinate with the PIHP for the Pharmacy Services Lock-In Program policies and procedures.

2) PIHP Responsibilities:

PIHPs may request select reviews based on prescription drug utilization for potential Pharmacy Services Lock-In Program members. Not all select review requests may result in intervention letters or lock-in for the member.

PIHPs may provide Pharmacy Services Lock-In Program referrals to DHCAA or its designated representative. DHCAA or its designated representative will proceed with Pharmacy Services lock-in for all PIHP-referred members.

The PIHP should evaluate referred Pharmacy Services Lock-In Program members at the end of the two-year enrollment period, to
determine if the member should continue enrollment in the Pharmacy Services Lock-In Program and notify DHCAA or its designated representative.

- The PIHP will be responsible for preparing all documentation and acting as the DHCAA representative for member appeals to the Division of Hearings and Appeals related to the Pharmacy Services Lock-In Program referrals.

- DHCAA may request additional information from the PIHP for referrals. The PIHP must provide requested information to DHCAA or its designated representative.

- PIHPs lock-in primary prescribers may designate alternate prescribers for restricted medications, as appropriate.

- PIHPs will send letters of notification to the lock-in member and DHCAA or its designated representative. PIHPs are required to notify primary prescribing provider and alternate prescribers when assigned for a lock-in member.

- PIHPs must communicate with DHCAA or its designated representative.

- DHCAA or its designated representative will identify the lock-in pharmacy and the PIHP will identify the lock-in primary prescriber for each member. In addition, the PIHP will identify any alternate prescribers for restricted medications, as appropriate.

- PIHPs may refer members to DHCAA or its designated representative for the Pharmacy Services Lock-In Program if any of the following are documented by the PIHP:
  
  - Evidence of a member intentionally providing incorrect information such as ForwardHealth eligibility status or medical history to a provider to obtain restricted medications.
  
  - Evidence of a member being convicted within one year of a crime related to restricted medications. Crimes include: forgery, theft, distribution, etc.
o Two or more occurrences of violating a pain management contract within six months from the same or different prescribers. A prescriber must agree to continue managing the member after the Lock-In Program has been initiated.

o Any combination of four or more medical appointments/urgent care visits/emergency department visits within a 14 day time period at which the member is seeking a restricted medication as the primary reason for the visits.

o A member required an ER visit or hospitalization due to suicide attempt, poisoning, or overdose from the use of restricted medication(s) in the last ninety days.

13. School-Based Services (SBS)

School-Based Services (SBS) are paid FFS by Medicaid when provided by a Medicaid certified SBS provider. For Medicaid certification purposes, a SBS service provider is a school district under ch. 120, Wis. Stats., or a cooperative educational service agency (CESA) under ch. 116, Wis. Stats. In situations where a member’s course of treatment is interrupted due to school breaks, after school hours or during the summer months, the PIHP is responsible for providing and paying for all Medicaid covered services.

14. Targeted Case Management (TCM) Services

The PIHP representative will work with the TCM case manager to identify what Medicaid covered services, in conjunction with other identified social services, are to be provided to the member. The PIHP is not required to pay for medical services directed outside of their provider network by the case manager unless prior authorized by the PIHP.

B. Mental Health and Substance Abuse Coverage Requirements/Coordination of Services with Community Agencies

The PIHP must provide Medicaid covered services, but the PIHP is not restricted to providing only those services. The PIHP may provide additional or alternative treatments if the other treatment modalities are more appropriate and result in better outcomes than Medicaid covered services. Whether the service provided is
a Medicaid covered service or an alternative or replacement to a Medicaid covered service, the PIHP or PIHP provider is not allowed to bill the member for the service.

1. Conditions on Coverage of Mental Health/Substance Abuse Treatment:

   a. On the effective date of this Contract, the PIHP must be certified to provide or have contracted with facilities and/or providers certified to provide the mental health and substance abuse treatment services identified in Wis. Admin. Code DHS 107.13-(4), 107.22(4), and certain sections of the ForwardHealth Online Handbook:

   i. **DHS 107.13(1)** – Inpatient care in a hospital IMD (Online Handbook – Hospital, Inpatient)

   ii. **DHS 107.13(2)** – Outpatient Psychotherapy Services (Online Handbook – Outpatient Mental Health, Outpatient Mental Health in the Home and Community for Adults)

   iii. **DHS 107.13(3)** – Alcohol and Other Drug Abuse Outpatient Treatment Services (Online Handbook – Outpatient Substance Abuse)

   iv. **DHS 107.13(3m)** – Alcohol and Other Drug Abuse Day Treatment Services (Online Handbook – Substance Abuse Day Treatment)

   v. **DHS 107.13(4)** – Mental Health Day Treatment or Day Hospital Services (Online Handbook – Adult Mental Health Day Treatment)

   vi. Narcotic Treatment Services (Online Handbook – Narcotic Treatment)

   vii. **DHS 107.22(4)** HealthCheck “Other Services” (Online Handbook – Child/Adolescent Day Treatment, In-Home Mental Health/Substance Abuse Treatment Services for Children)

Certification requirements for mental health and substance abuse treatment providers eligible to provide the above services are found in Wis. Admin. Code DHS 105.21 – 105.25.
The PIHP may request variances of certain certification requirements for mental health providers. The Department will approve the variances to the extent allowed under federal or state law.

Department decisions to waive the requirement to cover these services shall be based solely on whether there is a certified provider that is geographically or culturally accessible to members, and whether the use of psychiatrists, or psychologists alone improves the quality and/or the cost-effectiveness of care.

In compliance with said provisions, the PIHP must further guarantee all enrolled FCMH members access to all covered, medically necessary mental health and substance abuse treatment.

In providing substance abuse treatment to members, the PIHP is encouraged to utilize, as well as encourage its provider network to utilize, the National Quality Forum’s “National Voluntary Consensus Standards for the Treatment of Substance Use Conditions: Evidence-Based Treatment Practices” and The Washington Circle’s “Adopted Measures.”

2. No Limitations on Treatment

No limit may be placed on the number of hours of outpatient treatment that the PIHP must provide or reimburse where it has been determined that treatment for mental illness and/or substance abuse or covered transitional treatment is medically necessary. The PIHP shall not establish any monetary limit or limit on the number of days of inpatient hospital treatment where it has been determined that this treatment is medically necessary.

Additional information on covered services is available in Addendum VI, as well as in Provider Updates and through interChange.

3. Mental Health/Substance Abuse Assessment Requirements:

The PIHP must adjudicate mental health or substance abuse treatment service determinations following member requests or referrals from a primary care provider or physician in the PIHP’s network. Any denials of service or selection of particular treatment modalities must be governed by an assessment conducted by qualified staff in a certified program who are experienced in mental health/substance abuse treatment, a review of the
effectiveness of the treatment for the condition (including best practice, evidence based practice), and the medical necessity of treatment. The lack of motivation of a member to participate in treatment shall not be considered a factor in determining medical necessity and may not be used as a rationale for withholding or limiting treatment of a client/member. The PIHP will use the Wisconsin Uniform Placement Criteria (WI-UPC), or the placement criteria developed by the American Society of Addiction Medicine (ASAM) as mandated for substance abuse care providers in DHS 75. The requirement in no way obligates the PIHP to provide care options included in the placement criteria that are not covered services under FFS.

The PIHP must involve and engage the member in the process used to select a provider and treatment option. The purpose of the participation is to ensure participants have culturally competent providers and culturally appropriate treatment and that their medical needs are met. This section does not require the PIHP to use providers who are not qualified to treat the individual member or who are not contracted providers.

4. Assurance of Expertise for Child Abuse, Child Neglect and Domestic Violence:

The PIHP must consult with human service agencies on appropriate providers in their community. The PIHP must arrange for the provision of trauma-informed care by providers with expertise and experience in dealing with the medical and psychiatric needs of victims of child abuse and neglect; of victims of post traumatic stress syndrome; and of victims of domestic violence. The providers must have knowledge of and experience with statutory reporting requirements; local community resources for the prevention and treatment of child abuse and neglect; and resources for the prevention of domestic violence.

The PIHP must notify all persons employed by or under contract to the PIHP who are required by law to report suspected child abuse and neglect and ensure they are knowledgeable about the law and about the identification requirements and procedures. Services provided must include and are not limited to court-ordered physical, psychological and mental or developmental examinations and medical and psychiatric treatment appropriate for victims and perpetrators of child abuse and neglect.
The PIHP must have trauma-informed and developmentally appropriate systems of care in child abuse and neglect prevention in place. The PIHP must assure that individual providers dealing with perpetrators and victims of domestic abuse or incest have expertise and experience in trauma-informed care.

5. Court-Related Children’s Services:

The PIHP is liable for the cost of providing assessments under the Children’s Code, Wis. Stats. s. 48.295, and is responsible for reimbursing for the provision of medically necessary treatment if unable to itself provide for such treatment ordered by a juvenile court. The medical necessity of court-ordered evaluation and treatment is assumed to be established and the PIHP is allowed to provide the care through its network, if at all possible. The PIHP may not withhold or limit services unless or until the court has agreed.

6. Court-Related Substance Abuse Services:

The PIHP is liable for the cost of providing medically necessary substance abuse treatment, as long as the treatment occurs in the PIHP-approved facility or by the PIHP-approved provider ordered in the subject’s Driver Safety Plan, pursuant to Wis. Stats., Ch. 343, and Wis. Adm. Code DHS 62. The medical necessity of services specified in this plan is assumed to be established, and the PIHP shall provide those services unless the assessment agency agrees to amend the member’s Driver Safety Plan. This is not meant to require PIHP coverage of substance abuse educational programs, or the initial assessment used to develop the Driver Safety Plan. Necessary PIHP referrals or treatment authorizations by providers must be furnished promptly. It is expected that no more than five days will elapse between receipt of a written request by the PIHP and the issuance of a referral or authorization for treatment. Such referral or authorization, once determined to be medically necessary, will be retroactive to the date of the request. After the fifth day, an assumption will exist that an authorization has been made until such time as the PIHP responds in writing.

There are mental health and substance abuse coverage limitations specified in the ForwardHealth Provider Updates.

7. Emergency Detention and Court-Related Mental Health Services
The PIHP is liable for the cost of all emergency detention and court-related mental health/substance abuse treatment, including stipulated and involuntary commitment provided by non-PIHP providers to PIHP members where the time required to obtain such treatment at the PIHP’s facilities, or the facilities of a provider with which the PIHP has arrangements, would have risked permanent damage to the member’s health or safety, or the health or safety of others. The extent of the PIHP’s liability for appropriate emergency treatment is the current FFS rate for such treatment.

a. Care provided in the first three business days (72 hours), plus any intervening weekend days and/or holidays, is deemed medically necessary and the PIHP is responsible for payment.

b. The PIHP is responsible for payment for additional care beyond the time period in paragraph a. above only if notified of the emergency treatment within 72 hours, excluding weekends and holidays, and if given the opportunity to provide such care within its own provider network. The opportunity for the PIHP to provide care to a member admitted to a non-PIHP facility is accomplished if the county or treating facility notifies and advises the PIHP of the admission within 72 hours, excluding weekends and/or holidays. The PIHP may provide an alternative treatment plan for the county to submit at the probable cause hearing. The PIHP must submit the name of an in-plan facility willing to treat the member if the court rejects the alternative treatment plan and the court orders the member to receive an inpatient evaluation.

c. If the county attempts to notify the person identified as the primary contact by the PIHP to receive authorization for care, and does not succeed in reaching the PIHP within 72 hours of admission excluding weekends and holidays, the PIHP is responsible for court-ordered care beyond the initial 72 hours. The county must document the attempts to notify with dates, times, names and numbers attempted to contact, and outcomes. The care provided to the PIHP member by the non-PIHP provider is deemed medically necessary, and coverage by the PIHP is retroactive to the date of admission.

d. The PIHP is financially liable for the member’s court ordered evaluation and/or treatment when the PIHP member is defending him/herself against a mental illness or substance abuse commitment:
1) If services are provided in the PIHP facility; or

2) If the PIHP approves provision in a non-contracted facility; or

3) If the PIHP was given the opportunity but failed to provide the county with the name of an inpatient facility and, as a result, the member is sent for court ordered evaluation to an out-of-plan provider; or

4) If the PIHP gives the county the name of an in-plan facility and the facility refuses to accept the member.

e. The PIHP is not liable for the member’s court ordered evaluation and treatment if the PIHP provided the name of an in-plan facility and the court ordered the evaluation at an out-of-plan facility.

8. Inpatient and Institutional Services

If inpatient or institutional services are provided in the PIHP facility, or approved by the PIHP for provision in a non-contracted facility, the PIHP shall be financially liable for all children enrolled under this contract for the entire period for which prepayment is made. The PIHP remains financially liable for the entire period for which a nonrisk prepayment is made even if the child’s medical status code changes.

9. Transportation following Emergency Detention

The PIHP shall be liable for the provision of medical transportation to the PIHP-affiliated provider when the member is under emergency detention or commitment and the PIHP requires the member to be moved to a participating provider, provided the transfer can be made safely. If a transfer requires a secured environment by local law enforcement officials (i.e., Sheriff’s Department, Police Department, etc.), the PIHP shall not be liable for the cost of the transfer. The county agency or the law enforcement agency makes the decision whether the transfer requires a secured environment. The PIHP is not prohibited from entering into an MOU or agreement with local law enforcement agencies or with the county agencies for such transfer.

10. Out-of-Network Benefit Coordination
The PIHP must assign a representative to coordinate services with public health agencies or treatment programs within the PIHP’s service area that are not included in the PIHP’s network. These might include but are not limited to county health agencies, crisis intervention agencies, community support programs, comprehensive community service programs, or inpatient programs. The PIHP must work with the agency/program to coordinate a member’s transition to or from covered mental health and substance abuse care within the PIHP’s network. Any member transitioning from crisis intervention services must be able to access an appropriate level of ongoing care within 30 days of the crisis. The PIHP is not required to pay for ongoing services outside the PIHP network, unless the PIHP has authorized those services.

11. Memoranda of Understanding (MOU)/Contract Requirement and Relations with other Human Service Agencies

The PIHP shall develop a working relationship with community agencies involved in the provision of mental health and/or substance abuse services to members. The PIHP must work cooperatively with other community agencies, to treat mental health and/or substance abuse conditions as legitimate health care problems.

The PIHP must make a good faith attempt to negotiate either an MOU or a contract with the county(ies) in its service area. The MOU(s), contract(s) or written documentation of a good faith attempt must be available during the certification process and when requested by the Department. Failure of the PIHP to have an MOU, contract or demonstrate a good faith effort, as specified by the Department, may result in the application by the Department of remedies as indicated in this Contract.

MOUs must be signed every two years as part of certification. If no changes have occurred, then both the county and the PIHP must sign off that no changes have occurred and documentation to this effect must be submitted to the Bureau of Benefits Management upon request. The PIHP must conduct outreach to agencies that do not have an MOU with the health plan, at a minimum, every two years. The PIHP must submit evidence that it attempted to obtain an MOU or contract in good faith.

12. Narcotic Treatment Services
The PIHP must provide or have contracted with facilities and/or providers eligible to provide narcotic treatment services, or medication-assisted treatment for opioid type dependence. Narcotic treatment services include member assessment, screening for drugs of abuse, screening for certain infectious diseases, prescription and administration of narcotic medication, and substance abuse counseling. The ForwardHealth Online Handbook section for ‘Narcotic Treatment’ outlines policy for services provided by narcotic treatment programs certified under Wis. Adm. Code DHS 75.15. For members who require narcotic treatment, the PIHP must ensure access to providers authorized to prescribe opioid dependency agents. Authorized providers include Wis. Adm. Code DHS 75.15 facilities or physicians who have obtained a Drug Addiction Treatment Act (DATA) 2000 waiver allowing him or her to prescribe buprenorphine-based agents. The requirement to provide narcotic treatment services does not include coverage of opioid dependency agents themselves, which are covered by ForwardHealth. PIHP providers must adhere to all policy and prior authorization requirements for coverage of opioid dependency agents.

C. HealthCheck

HealthCheck, a federally mandated benefit, is key to ensuring that children receive the preventive and follow up care they need, including appropriate dental, mental health, developmental, and specialty care. To the maximum extent possible, the PIHP must make every effort to ensure that HealthCheck exams are provided by primary care providers who understand the concept of trauma-informed care and who provide services based on this understanding and approach.

1. The PIHP must provide comprehensive HealthCheck screens following the enhanced periodicity schedule recommended by the American Academy of Pediatrics (AAP) for children in out-of-home care:
   a. Every month for the first six months of age;
   b. Every 3 months from 6 months to 2 years of age;
   c. Twice a year after 2 years of age.

The PIHP must schedule interperiodic visits when medically necessary. Interperiodic visits are follow up appointments that occur between the regularly scheduled comprehensive screens. These appointments may be necessary to follow up on a condition or need identified during the comprehensive HealthCheck screen.
2. The PIHP must provide the comprehensive initial health exam within 30 days of enrollment. This exam must meet HealthCheck requirements and must be performed according to AAP guidelines for children in out-of-home care (see Addendum II).

Subsequent comprehensive HealthCheck exams must consist of, at a minimum, reassessments of the member’s health, development and emotional status to determine the need for additional services and interventions.

3. The PIHP must ensure that comprehensive HealthCheck exams for children through two years of age include blood lead toxicity testing. Universal testing of children in this age range is a federal Medicaid requirement.

D. Immunization Program

As a condition of certification as a FCMH provider, the PIHP must share member immunization status with the Local Health Departments and other non-profit HealthCheck providers upon their request without the necessity of member authorization. The Department also requires that the Local Health Departments and other non-profit HealthCheck providers share the same information with the PIHP upon request. This provision ensures proper coordination of immunization services and prevents duplication of services.

The PIHP must have a signed user agreement with the Wisconsin Immunization Registry (WIR) or must be able to demonstrate that its major providers have signed WIR user agreements.

E. Abortions, Hysterectomies and Sterilizations

The PIHP shall comply with the following state and federal compliance requirements for the services listed below:

1. Abortions must comply with the requirements of Wis. Stats., Ch. 20.927, Wis. Stats., Ch. 253.107 and with 42 CFR 441 Subpart E - Abortions.

2. Hysterectomies and sterilizations must comply with 42 CFR 441 Subpart F - Sterilizations.
Sanctions in the amount of $10,000.00 may be imposed for non-compliance with the above compliance requirements.

The PIHP must abide by Wis. Stats., s. 609.30.
ARTICLE V

V. PROVIDER NETWORK AND ACCESS REQUIREMENTS

The PIHP must provide medical care to its BadgerCare Plus and/or Medicaid SSI members that are accessible to them, in terms of timeliness, amount, duration, and scope, as those services to non-enrolled BadgerCare Plus and/or Medicaid SSI members within the area served by the PIHP.

A. Use of Medicaid Certified Providers

Except in emergency situations, the PIHP must use only Medicaid certified providers for the provision of covered services. The Department reserves the right to withhold from the capitation payments the monies related to services provided by non-certified providers, at the FFS rate for those services, unless the PIHP can demonstrate that it reasonably believed, based on the information provided by the Department, that the provider was Medicaid certified at the time the PIHP reimbursed the provider for service provision. The Wis. Adm. Code, Ch. DHS 105 and the ForwardHealth Handbook, contains information regarding provider certification requirements. The PIHP must require every physician providing services to members to have a Provider Number or National Provider Identifier (NPI).

B. Protocols/Standards to Ensure Access

The PIHP must have written protocols to ensure that members have access to screening, diagnosis and referral and appropriate treatment for those conditions and services covered under the FCMH program.

The PIHP’s protocols must include methods for identification, outreach to and screening/assessment of members with special health care needs, including mental health and substance abuse. The PIHP must identify and provide care coordination to those children with no formally diagnosed medical condition who are nevertheless “at increased risk” for chronic physical, developmental, behavioral or emotional conditions. The health care professionals involved in this process must be trained in trauma-informed care and must have expertise in the care of children with chronic conditions.

C. Written Standards for Accessibility of Care
1. The PIHP must have written standards for the accessibility of care and services. These standards must be communicated to providers and monitored by the PIHP. The standards must include the following:

   a. Waiting times for care at facilities;
   b. Waiting times for appointments;
   c. Statement that providers’ hours of operation do not discriminate against FCMH members; and
   d. Whether or not provider(s) speak the member’s language.

2. The PIHP’s standards for waiting times for appointments must be as follows for the indicated provider types:

   a. To be no longer than 30 days for an appointment with a PCP;
   b. To be no longer than 30 days for an appointment with a Mental Health provider for follow-up after an inpatient mental health stay.
   c. To be no longer than 90 days for an appointment with a dental provider for a routine dental appointment in regions 5 and 6.

   These minimum requirements shall not release the PIHP from the requirement to provide or arrange for the provision of any medically necessary covered service required by its members.

   The PIHP must take corrective action if its standards are not met.

D. Monitoring Compliance

The PIHP must develop policies and procedures regarding wait times for appointments and care.

The PIHP shall conduct surveys and site visits to monitor compliance with these standards and shall make them available to DHS upon request. If issues are identified, either by the PIHP or by the Department, the PIHP must take corrective action so that providers meet the PIHP’s standards and improve access for members. The Department will investigate complaints received of PIHPs that exceed standards for waiting times for care and waiting time for appointments.

E. Access to Providers and/or Covered Services
Beginning January 1, 2016, requests for new service areas for the PIHP will be specified to the county level. Therefore, all portions of each county in the PIHP service area, for service area expansion requests after January 1, 2016, must be within the specified distances described below.

1. Dental Providers

   a. The PIHP must have a dental provider within a 25 mile distance from any member residing in the PIHP service area. There must be a sufficient number of dentists to ensure that each child receives a dental assessment within 3 months of FCMH enrollment or follow-up visit if an assessment was conducted within six months prior to enrollment in the FCMH.

      If there is no certified provider within the specified distance, the travel distance shall be no more than for a non-enrolled member. The PIHP must also consider whether the dentist accepts new patients, and whether full or part-time coverage is available.

2. Mental Health or Substance Abuse Providers

   a. The PIHP must have a mental health and substance abuse provider within a 35 mile travel distance from any member residing in the PIHP service area or no further than the distance for non-enrolled members residing in the service area.

      If there is no certified provider within the specified distance, the travel distance shall be no more than for a non-enrolled member. The PIHP must also consider whether the providers accept new patients, and whether full or part-time coverage is available.

   b. The PIHP must have a sufficient number of child psychiatrists in the network who are board certified or board eligible to see patients as needed to conduct face-to-face evaluations and for consultation about specific children or their families with primary care and mental health/substance abuse treatment providers.

   c. The PIHP must ensure that all providers who serve children in the FCMH program receive in-service training on trauma-informed care. The PIHP must document that the in-service training has occurred with sample curricula and attendance logs or certificates for attendees.
3. High Risk Prenatal Care Services

The PIHP must provide medically necessary high risk prenatal care within two weeks of the member’s request for an appointment, or within three weeks if the request is for a specific PIHP provider, who is accepting new patients.

4. PIHP Referrals to Out-of-Network Providers for Services

The PIHP must provide adequate and timely coverage of services provided out-of-network, when the required medical service is not available within the PIHP network. The PIHP must coordinate with out-of-network providers with respect to payment and ensure that cost to the member is no greater than it would be if the services were furnished within the network [42 CFR 438.206(b)(v)(5) and S.S.A 1932(b)(2)(D)].

Emergency services provided out-of-network must also not have a cost to the member greater than if the emergency services were provided in-network. The PIHP must reimburse for emergency services provided to members in Canada or Mexico; however, payment for such services must be made to a financial institution or entity located within the United States. Non-emergency services in Canada or Mexico may be covered by the PIHP per the PIHP’s prior authorization policies, provided the financial institution receiving payment is located within the United States.

5. Primary Care Providers

a. The Department defines primary care providers as:

- Advanced Practice Nurse Practitioners
- Family Nurse Practitioners
- Family Practitioners
- General Practitioners
- Internists
- Nurse Practitioners
- OB/Gynecologists
- Pediatric Nurse Practitioners
- Pediatricians
- Physician Assistants
- RNs
The PIHP may define other types of providers as primary care providers. If the PIHP chooses to do so, they must define these other types of primary care providers and justify their inclusion as primary care providers during the pre-contract review phase of the PIHP certification process.

b. The PIHP must have a certified primary care provider within a 20-mile distance (or within 10-mile distance for the cities of Milwaukee, Kenosha, Racine) from any member residing in the PIHP service area, unless there is no certified provider within the specified distance. In that case, the travel distance shall be no more than for a non-enrolled member.

c. The PIHP must have a sufficient number of primary care providers in the network with pediatric board certification or eligibility and experience working with children with special health care needs so that each child is served. In Milwaukee County, there must be a sufficient number of primary care providers in all zip codes in the county.

6. Second Medical Opinions

The PIHP must, upon member request, provide members the opportunity to have a second opinion from a qualified network provider subject to referral procedures approved by the Department. If an appropriately qualified provider is not available within the network, the PIHP must authorize and reimburse for a second opinion outside the network at no charge to the member.

7. Women’s Health Specialists

In addition to a primary care provider, a female member may have a women’s health specialist. The PIHP must provide female members with direct access to a women’s health specialist within the network for covered women’s routine and preventive health care services.

8. Urgent Care Centers or Walk-in Clinics

The PIHP must have policies and procedures to provide members access to urgent care centers or walk-in clinics. Such access may help to reduce emergency department utilization by providing ambulatory care for members
with a sudden illness or an injury that needs medical care right away. The PIHP must include in its network urgent care centers, walk-in clinics, or other medical facilities that are available to members for after-hours care from 5 p.m. to 7 p.m. during weekdays and open to members during weekends. A hospital emergency department may not serve to meet this requirement.

All urgent care centers, walk-in clinics, and physician office open extended hours must accept and advertise that walk-in appointments are accepted. PIHPs are encouraged to contract with urgent care providers that meet these criteria:

- X-ray on site
- Phlebotomy services on site
- Appropriately licensed providers on site with the resources to obtain and read an EKG and X-ray on site; administer PC, IM and IV medication/fluids on site; and perform minor procedures (ex. sutures, splinting) on site.
- Have the following equipment and staff trained in its use:
  - Automated external defibrillator (AED)
  - Oxygen, ambu-bag/oral airway
- At least two exam rooms.

The PIHP must have a process to communicate urgent care access information to members via the Provider Directory (either mailed or online) and submit the urgent care and walk-in clinics list to the Department in the provider and facility files.

In addition, PIHPs serving Kenosha, Milwaukee, Ozaukee, Racine, Washington, and Waukesha counties must have centers or clinics within a 20 mile distance from any member residing in the PIHP service area, unless there is no such clinic within the specified distance. In that case, the travel distance shall be no more than for a non-enrolled member. All urgent care centers and walk-in clinics do not have to be open for extended hours or weekends, but there shall be at least one such clinic that is open within 20 miles from each member for the specified amount of time each day.

9. Hospitals

The PIHP must include a sufficient supply of non-specialized hospitals in its network so that the following requirements are met:
• Within 20 mile distance from any member residing in the PIHP service area in Kenosha, Milwaukee, Ozaukee, Racine, Washington and Waukesha counties.

If there is no hospital within the specified distances, the travel distance shall be no more than for a non-enrolled member.

As it applies to this requirement, the Department defines a hospital specializing in Pediatrics as a non-specialized hospital. In all other instances, the Department defines a non-specialized hospital as one which is not exclusive to a single category of service or specialty including, but not limited to, behavioral health, cardiology or orthopedics.

10. Access to Tribal Health Providers

For Native American members enrolled in the PIHP, the PIHP must ensure access to an Indian Health Care Provider or Service (Indian Tribe, Tribal Organization, or Urban Indian Organization, or I/T/U), when available. If such a provider agrees to serve in the network as a PCP and has capacity, the member must be allowed to select that provider as his or her PCP. If no such provider is contracted, the PIHP must allow the member to see the provider out-of-network. The Department encourages PIHPs to contract with any Indian Health Care Providers or Services within the PIHP’s service area.

The PIHP must pay all Indian Health Care Providers or I/T/U, whether participating in the network or not, at a minimum, the full Medicaid fee-for-service payment rate for provision of services or items to Native American members.

Native American members can be identified through the following:

• ForwardHealth medical status code
• Letter from Indian Health Services identifying the individual as a tribal member
• Tribal enrollment/membership card
• Written verification or a document issued by the Tribe indicating tribal affiliation
• Certificate of degree of Indian blood issued by the Bureau of Indian Affairs
- A Tribal census document, or
- A medical record card or similar documentation that is issued by an Indian health care provider that specifies an individual is an Indian.

F. Network Adequacy Requirements

The PIHP must ensure that its delivery network is sufficient to provide adequate access to all services covered under this Contract. In establishing the network, the PIHP must consider:

1. The anticipated FCMH enrollment;

2. The expected utilization of services, considering member characteristics and health care needs of children in out-of-home placement enrolled in the FCMH;

3. The number and types of providers (in terms of training experience and specialization) required to furnish the Contracted services.

4. The number of network providers not accepting new patients.

5. The geographic location of providers and members, distance, travel time, normal means of transportation used by members and whether provider locations are accessible to members with disabilities.

6. The experience of providers in caring for children in out-of-home placement in order to assure access to timely and adequate mental health and substance abuse services performed by qualified persons with experience treating children in out-of-home care;

7. Its ability to provide trauma-informed care in one or more treatment modalities as specified in “Creating Trauma-Informed and Developmentally Appropriate Systems of Care in Child Abuse and Neglect Prevention: Guiding Principles of Practice” prepared by the Wisconsin Children’s Trust Fund;

8. The requirement that it have a written policy for contracting on an ad hoc basis with non-network providers, including a process for assuring that the providers are Medicaid-certified and clear procedures for billing and payment.
The PIHP must provide documentation and assurance of the above network adequacy criteria as required by the Department for pre-contract certification or upon request of the Department.

The PIHP must also submit an updated provider network and facility file electronically to the State’s FTP when there are significant service area changes. The file must be submitted in the format designated by the Department and include, at a minimum, the name, address, Wisconsin Medicaid provider ID number and/or National Provider Identifier, if applicable, and dates of certification for FCMH. The PIHP must also notify the appropriate FCMH Contract Compliance Analyst of changes related to network adequacy. Changes that could affect network adequacy have been defined by the Department as changes in the PIHP’s operations that would affect adequate capacity and services, including modifications to PIHP benefits, geographic service areas, provider networks, payments, or enrollment of a new population into the PIHP.  

\[(42\, CFR\, 438.207(c)(2)(i-ii))\]

The PIHP must notify the Department of any geographical service area reductions 120 days before the intended decertification date unless DHS agrees to a shorter time period based on extraordinary circumstances beyond the control of the PIHP. The PIHP must submit a member communication/transition plan for all service area reductions.

G. Use of Non-Medicaid Providers

The Department deems any WIC project that has a contract with the Department’s Division of Public Health to be a certified provider for the purposes of blood lead testing (and related services such as brief office visit, lab handling fee, etc.) only. The PIHP may enter into a contract or MOU with such a WIC project and will directly reimburse the WIC project for those services.

H. Online Provider Directory

The PIHP must post a provider directory on their website for members, network providers, and the Department to access. The file must include the following information:

- Provider full name and phone number
- Clinic address
- Specialty
• Languages spoken, and
• If they are accepting new patients.
ARTICLE VI

VI. MARKETING AND MEMBER MATERIALS

A. Marketing Plans and Informing Materials

1. Approval of Member Communication Plans and Outreach Plans

The PIHP is required to submit a member communication plan and an outreach plan to the Department. The member communication plan and the outreach plan must describe the PIHP’s timeline and process for distributing outreach and member communication materials, including materials posted to the PIHP’s website or distributed electronically. The PIHP must also specify the format of its member communication and outreach materials (mailings, radio, TV, billboards, etc.) and its target population or intended audience. All member communication and outreach plans, including press releases, must be approved by the Department prior to distribution. The PIHP shall submit an initial description of its (or its subcontractors) member communication and outreach plan to the Department for review on the second Friday of January of each calendar year. The Department will review/approve the plans within 30 days. The PIHP may make changes to its member communication and outreach plan throughout the year. Any significant changes to previously approved member communication or outreach plans must be submitted to the Department for review.

2. Review of Member Communication and Outreach Materials

The Department will review all member communication and outreach materials that are part of the PIHP’s plan as follows:

a. The Department will review and either approve, approve with modifications, or disapprove all member communication materials and outreach materials within ten business days, except Member Handbooks, which will be reviewed within 30 days. If the PIHP does not receive a response from the Department within the prescribed time frame, the PIHP should contact the Managed Care Compliance Section Chief in the Bureau of Benefits Management. A response will be prepared within two business days of this contact.
b. Time-sensitive member communication materials and outreach materials must be clearly marked time-sensitive by the PIHP and will be approved, approved with modifications, or disapproved by the Department within three business days. The Department reserves the right to determine whether the materials are indeed time-sensitive. If the PIHP does not receive a response from the Department within three business days, the PIHP must contact the Managed Care Compliance Section Chief in the Bureau of Benefits Management. A response will be prepared within one business day of this contact.

c. The Department will not approve any materials that are confusing, fraudulent or misleading, or that do not accurately reflect the scope, philosophy, or covered benefits of the FCMH program.

d. The PIHP must correct any problems and errors the Department identifies. The PIHP agrees to comply with Ins. 6.07 and 3.27, Wis. Adm. Code, and practices consistent with the Balanced Budget Amendment of 1997 P.L. 105-33 Sec. 4707(a) [42 U.S.C. 1396v(d)(2)].

Educational materials prepared by the PIHP or by their contracted providers and sent to the PIHP’s entire membership (i.e. Medicare, BadgerCare Plus, Medicaid SSI, and commercial members) do not require the Department’s approval, unless there is specific mention of BadgerCare Plus and/or Medicaid SSI. Educational materials prepared by outside entities (i.e., the American Cancer Society, the Diabetic Association, etc.) do not require the Department’s approval.

3. Allowable Member Communication and Outreach Practices

PIHPs are required to distribute member communication materials to FCMH members. Member communication requirements are detailed below.

Member communication materials should be designed to provide the members with clear and concise information about the PIHP’s program, the PIHP’s network, and the FCMH program. All member communication materials must be written at a sixth-grade comprehension level. Member communication materials must be made available in at least Spanish, Russian and PIHPng if the PIHP has members that are conversant only in those languages. All communication materials must contain statements in Spanish, Russian, and PIHPng indicating that translation of the document is available.
to the member free of charge. The PIHP must also arrange for translation into any other language and/or dialect appropriate for its members.

The PIHP shall also be allowed to perform the following outreach and member communication activities and distribute the following materials. However, should the HMO distribute outreach materials, it shall distribute the materials to its entire service area:

a. Make available brochures and display posters at provider offices and clinics that inform patients that the clinic or provider is part of the plan’s provider network, provided that all plans in which the provider participates have an equal opportunity to be represented. Examples include posters/brochures that read “BadgerCare Plus and/or Foster Care Medical Home Participating Health Plan.”

b. Inform the public with a general health message which may utilize the FCMH program’s logo or the PIHP’s logo.

c. Attend activities that benefit the entire community, such as health fairs or other health education and promotion activities.

d. Offer nominal gifts (less than $5 value) for potential members at health fairs or SSI town hall meetings.

e. Offer gifts (valued $5-$25) to current members as incentives for a quality improvement strategy or wellness program. Gifts given in a raffle may be valued up to $100 (only a few members in the PIHP may receive gifts of this value). The Department will review any other incentives the PIHP may want to implement on an individual basis.

f. Make telephone calls, mailings, and home visits only to members currently enrolled in the PIHP, for the sole purpose of educating them about services offered by or available through the PIHP.

g. Anything else approved by the Department.

4. Prohibited Activities

PIHPs are prohibited from marketing to potential FCMH members who are not the PIHP’s members. The Department defines “marketing” as any
unsolicited contact by the PIHP, its employees, affiliated providers, subcontractors, or agents with a potential member, other than as permitted in 3., above, for the purpose of persuading such persons to enroll with the health plan or to disenroll from another health plan.

PIHPs are prohibited from:

a. Direct and indirect cold calls, either door-to-door or via telephone with potential members.

b. Practices that seek to influence enrollment in conjunction with the sale of any other insurance product.

c. Offer of material or financial gain to potential members as an inducement to enroll.

d. Distributing materials which contain the assertion that the client must enroll in the PIHP in order to obtain benefits or avoid losing benefits.

e. Practices that are discriminatory.

f. Activities that could mislead, confuse, or defraud members or potential members or otherwise misrepresent the PIHP, its marketing representatives, the Department, or CMS.

g. Materials that contain false information.

h. Practices that are reasonably expected to have the effect of denying or discouraging enrollment.

5. The PIHP Agreement to Abide by Member Communication/Informing Criteria

The PIHP agrees to engage only in member communication and outreach activities and distribute only those materials that are pre-approved in writing. The PIHP that fails to abide by these requirements may be subject to sanctions. In determining any sanctions, the Department will take into consideration any past unfair member communication, or marketing practices, the nature of the current problem, and the specific implications on the health and well-being of members. In the event that the PIHP’s affiliated provider
fails to abide by these requirements, the Department will evaluate if it was reasonable for the PIHP to have had knowledge of the member communication or marketing issue and the PIHP’s ability to adequately monitor ongoing future member communication or marketing activities of the subcontractors.

Any PIHP that engages in marketing or that distributes materials without prior approval by the DHS may be subject to:

a. Immediate retraction of materials
b. Sanctions detailed in Article XIII, Section C

B. Reproduction/Distribution of Materials

PIHPs may reproduce and distribute (at their own expense) information or documents sent to the PIHP from the Department that contains information the PIHP-affiliated providers must have in order to fully implement this Contract.

C. PIHP ID Cards

The PIHP may issue its own PIHP ID cards. The PIHP may not deny services to a member solely for failure to present the PIHP issued ID card. The ForwardHealth cards will always determine the PIHP enrollment, even where the PIHP issues PIHP ID cards.

D. Member Handbook, Education and Outreach for Newly Enrolled Members

1. The member handbook shall be written at a sixth-grade reading comprehension level and at a minimum will include information about:

   a. The telephone number that can be used for assistance in obtaining emergency care or for prior authorization for urgent care.

   b. Information on contract services offered by the PIHP.

   c. Location of facilities.

   d. Hours of service.
e. Informal and formal grievance procedures, including notification of the member’s right to a fair hearing.

f. Grievance appeal procedures.

g. HealthCheck.

h. Family planning policies.

i. Policies on the use of emergency and urgent care facilities.

j. Contact information for the 24/7 crisis intervention agencies certified under Wis. Adm. Code DHS 34 that provide services within the PIHP service area.

k. Policies on member’s right to disenroll from the PIHP at any time for any reason.

2. Within 10 days of final enrollment notification to the PIHP, as outlined in Article II, PIHPs shall provide a hardcopy member handbook (see Addendum II) to each new member or member’s out-of-home care provider and legal guardian or parent according to the specification outlined in Article VI, D.

3. PIHPs must post their current member handbook and provider directory on their website and notify all members, member’s out-of-home care provider, and legal guardian or parent annually that these materials are available online and can be mailed hardcopy upon request.

4. Notification about the availability of member handbooks and provider directories must be mailed to each case head, but PIHPs may choose to mail to each individual member.

   a. As needed, the PIHP must provide periodic updates to the handbook and notify members of changes to the information listed above. Such changes must be approved by the Department prior to printing.

   b. When the PIHP reprints their member handbooks, they must include all of the changes to the standard language as specified in this Contract.
c. Member handbooks (or other substitute member information approved by the Department that explains FCMH services and how to use the PIHP) must be made available upon request within a reasonable timeframe in at least: Spanish, Russian, and Hmong if the PIHP has members who are conversant only in those languages. The handbook must tell members or member representatives how to obtain a copy of the handbook in those languages. The Department will translate the standard handbook language into the three specified languages. The PIHP may use the translated standard handbook language as appropriate in its service area. However, the PIHP must have local resources review the final handbook language to ensure that the appropriate dialect(s) is/are used in the standard translation. The PIHP must also arrange for translation into any other dialects appropriate for its members. The PIHP also must arrange for the member handbook to be provided in Braille, larger fonts or be orally translated for its visually limited members.

d. The PIHP may create member handbook language that is simpler than the standard language, but the language must be approved by the Department. The PIHP must also independently arrange for the translation of any non-standard language.

e. The PIHP must submit their member handbook for review and approval within 60 days of signing the Contract for 2016-2017.

f. Any exceptions to the standard language must be approved in advance by the Department, and will be approved only for exceptional reasons. If the standard language changes during the course of the Contract period, due to changes in federal or state laws, rules or regulations, the PIHP must insert the new language into the member handbooks as of the effective date of any such change and notify members of the changes.

g. In addition to the above requirements for the member handbook, the PIHP must perform other education and outreach activities for newly enrolled members. The PIHP must submit to the Department for prior written approval an education and outreach plan targeted towards newly enrolled members as described in Article VI, Section A. The outreach plan will be examined by the Department during pre-contract review. Newly enrolled members are listed as “ADD-New” on the enrollment reports. The plan must identify at least two educational/outreach activities the PIHP will undertake to tell new members and the caregivers how to access services
within the PIHP network. The plan must include the frequency (i.e., weekly, monthly, etc.) of the activities, the person within the PIHP responsible for the activities, and how the activities will be documented and evaluated for effectiveness.

With Department approval, PIHPs may send member handbooks, provider directories, newsletters, and other new member information (which does not contain PHI) electronically to members that provide an e-mail address to the PIHP, provided the PIHP meets the timeframes above regarding distribution of member handbooks. PIHPs may also choose to send the annual materials electronically to members that have provided an e-mail address. PIHPs must document these plans in the Member Outreach and Communication Plan submitted to the Department for approval.
ARTICLE VII

VII. MEMBER RIGHTS AND RESPONSIBILITIES

As cited in 42 CFR 438.100, the contract requires the PIHP to have written policies guaranteeing each member’s right to be treated with respect and with due consideration for his or her dignity and privacy.

A. Advocate Requirements

The PIHP must employ a FCMH Member Advocate(s) during the entire contract term. The Advocate(s) must work with both members and providers to facilitate the provision of benefits to members. The advocate is responsible for making recommendations to management on any changes needed to improve either the care provided or the way care is delivered. The advocate position must be in an organizational location within the PIHP that provides the authority needed to carry out these tasks. The detailed requirements of the FCMH Advocate are listed below:

1. Functions of the FCMH Member Advocate(s)

   a. Investigate and resolve access and cultural sensitivity issues identified by PIHP staff, State staff, providers, advocate organizations, and members.

   b. Monitor formal and informal grievances for purposes of identification of trends or specific problem areas of access and care delivery. The monitoring function includes ongoing participation in the PIHP grievance committee.

   c. Recommend policy and procedural changes to PIHP management including those needed to ensure and/or improve member access to and quality of care. The recommended changes can be for both internal administrative policies and subcontracted providers.

   d. Act as the primary contact for member advocacy groups. Work with member advocacy groups on an ongoing basis to identify and correct member access barriers.

   e. Act as the primary contact for local community based organizations (local governmental units, non-profit agencies, etc.). Work with local
community based organizations on an ongoing basis to acquire knowledge and insight regarding the special health care needs of members.

f. Participate in working with DHCAA Managed Care staff assigned to the PIHP on issues of access to medical care, quality of medical care, and working with the enrollment specialist, ombudsmen, and the Department’s approved external advocate on issues of access to medical care, quality of medical care, and enrollment and disenrollment.

g. Analyze on an ongoing basis internal PIHP system functions that affect member access to medical care and quality of medical care.

h. Attend, organize and provide ongoing training and educational materials for the PIHP staff and providers to enhance their understanding of the values and practices of all cultures with which the PIHP interacts.

i. Provide ongoing input to PIHP management on how changes in the PIHP provider network will affect member access to medical care and member quality and continuity of care. Initiate and participate in the development and coordination of plans to minimize any potential problems that could be caused by provider network changes.

j. Review and approve the PIHP’s informing materials to be distributed to members to assess clarity and accuracy.

k. Assist members and their authorized representatives for the purpose of obtaining their medical records.

l. The lead advocate position is responsible for overall evaluation of the PIHP’s internal advocacy plan and is required to monitor any contracts the PIHP may enter into for external advocacy with culturally diverse associations or agencies. The lead advocate is responsible for training the associations or agencies and ensuring their input into the PIHP’s advocacy plan.

m. Be willing to travel, as needed, to be accessible to meet the needs of members in different areas of the state.
Upon request from the Department, the PIHP must provide evidence of compliance with the job duties mentioned above, such as proof of complaint investigations and participation in cultural competency training.

2. Staff Requirements and Authority of the FCMH Advocate

   a. The FCMH Advocate must be knowledgeable and have experience working with the out-of-home care program and with children in out-of-home placement.

   b. The FCMH Advocate(s) must be located in the organizational structure so that they have the authority to perform the functions and duties listed in Section A, 1, a-m above.

   c. The PIHP must monitor enrollment levels when evaluating the number of advocates necessary to meet the needs of its FCMH members. The FCMH advocate staffing levels must be submitted to the Department for approval. If the PIHP employs less than one FTE advocate, it must justify to the satisfaction of the Department why this is sufficient. The Department reserves the right to require the PIHP to increase the number of FTE Advocates if the PIHP demonstrates that their staffing level is inadequate to meet the Advocate duties required in this contract.

   d. Staffing levels must be maintained, and solely devoted to the functions and duties listed subsection 1, a-m above throughout the contract term. Changes in the PIHP advocate staffing levels must be approved by the Department 30 days prior to the effective date of the change.

   e. The PIHP must regularly evaluate the advocate position, work plan(s), and job duties and allocate an additional FTE if there is significant increase in the PIHP’s member population or in the PIHP’s service area.

   f. If the PIHP contracts with or has a formal MOU for advocacy and/or translation services with associations or organizations within the PIHP’s service area, the final responsibility for the advocate position resides within the PIHP. The PIHP must monitor the effectiveness of the associations and/or agencies under contract and may alter their Contract(s) with written notification to the Department.
g. The FCMH Advocate must develop an advocacy workplan, with the timelines and activities specified, and must maintain and modify it as necessary, throughout the contract term.

B. Advance Directives

The PIHP must maintain written policies and procedures related to advance directives. (Written information provided must reflect changes in state law as soon as possible, but no later than 90 days after the effective date of the change.) An advance directive is a written instruction, such as a living will or durable power of attorney for health care, recognized under Wisconsin law (whether statutory or recognized by the courts of Wisconsin) and relating to the provision of such care when the individual is incapacitated. The PIHP must:

1. Provide written information at the time of PIHP enrollment to all adults receiving medical care through the PIHP regarding:

   a. The individual’s rights under Wisconsin law (whether statutory or recognized by the courts of Wisconsin) to make decisions concerning such medical care, including the right to accept or refuse medical or surgical treatment and the right to formulate advance directives; and

   b. The individual’s right to file a grievance with the Department of Health Services, Division of Quality Assurance, regarding noncompliance with advance directive requirements. If requested, assist the member in filing a grievance with the Division of Quality Assurance regarding noncompliance with advance directive requirements, and

   c. The PIHP’s written policies respecting the implementation of such rights.

C. Primary Care Provider Assignment

The PIHP must have a process in place to link each BadgerCare Plus and Medicaid SSI member with a primary care provider, a primary care clinic, or a specialist when appropriate based on the preferences and health care needs of the member. The process shall include a defined method to notify the member of their primary care provider. The PIHP shall allow members an initial choice of primary care provider or primary care clinic prior to assignment.

1. PIHP primary care provider or primary care clinic assignment strategy
The strategy the PIHP uses to link members to a primary care provider or primary care clinic must take into account the preferences and health care needs of the member.

The PIHP must ensure members are linked to a primary care provider or primary care clinic that provides culturally appropriate care. Specifically, the provider must be able to relate to the member and provide care with sensitivity, understanding, and respect for the member’s culture.

As part of the primary care provider or primary care clinic assignment strategy, PIHPs must include the following:

a. A process for linking all members to an appropriate primary care provider or primary care clinic (or specialist for members identified with chronic conditions), including a step in which members are given the opportunity to choose their PCP. PIHPs shall ensure care is coordinated between the primary care provider, primary care clinic and/or specialists, which includes the development of a patient-centered and comprehensive treatment plan.

b. Communication methods that notify members of their primary care provider, primary care clinic or specialist to ensure the member utilizes primary care and encourages members to keep their scheduled appointments.

c. The PIHP will evaluate the effectiveness of their primary care provider assignment strategy to ensure quality of care.

2. Changing and lock-in PCP assignments

The PIHP must permit members to change primary providers at least twice in any year, and to change primary care providers more often than that for just cause, just cause being defined as lack of access to quality, culturally appropriate, health care. Such just cause will be handled as a formal grievance.

3. Data sharing with PCP
The PIHP must have a process to share information on members to their assigned primary care provider on a regular basis. The information must include, but is not limited to, utilization data and prescription drug data such as from the pharmacy extract provided by the Department.

D. Member Appointment Compliance

The PIHP must have a strategy in place to reduce the number of members who do not show up for scheduled appointments. This strategy must include outreach and education components for both members and providers. DHS may request additional information from PIHPs on member appointment compliance during the contract period.

E. Choice of Health Care Professional

The PIHP must offer each member covered under this Contract the opportunity to choose a primary health care professional affiliated with the PIHP, to the extent possible and appropriate. If the PIHP assigns members to primary care providers, then the PIHP must notify members of the assignment. The PIHP must permit members to change primary providers at least twice in any year, and to change primary providers more often than that for just cause, just cause being defined as lack of access to quality, culturally appropriate, health care. Such just cause will be handled as a formal grievance. If the PIHP has reason to lock in a member to one primary provider in cases of difficult care coordination, the PIHP must submit a written request in advance of such lock-in to the Department’s Office of Inspector General. Culturally appropriate care in this section means care by a provider who can relate to the member and who can provide care with sensitivity, understanding, and respect for the member’s culture.

F. Coordination and Continuation of Care

Have a system in place for the PIHP to ensure well-managed patient care, including at a minimum:

1. Management and integration of health care through primary provider/gatekeeper/other means.

2. Systems to ensure referrals for medically necessary, specialty, secondary and tertiary care.
3. Systems to ensure provision of care in emergency situations, including an education process to ensure that members know where and how to obtain medically necessary care in emergency situations.

4. Systems that clearly specify referral requirements to providers and subcontractors. The PIHP must keep copies of referrals (approved and denied) in a central file or the patient’s medical records.

5. Systems to ensure the provision of a clinical determination of the medical necessity and appropriateness of the member to continue with mental health and substance abuse providers who are not subcontracted with the PIHP. The determination must be made within 10 business days of the member’s request. If the PIHP determines that the member does not need to continue with the non-contracted provider, it must ensure an orderly transition of care.

6. Systems to ensure referrals and coordination for mental health and substance abuse services between the health care manager, the DMCPS or the county child welfare agency, the primary care physician and the mental health and substance abuse providers.

7. Systems to ensure coordination with existing programs for children with special health care needs through the Milwaukee Public Schools (MPS) and other school systems in its service area.

8. The PIHP must ensure that the care of new members is not disrupted or interrupted. To ensure continuity of care the PIHP must authorize coverage of services with the member’s current providers, including out-of-network providers, for the first 90 days of enrollment. After 90 days, the PIHP will make case by case determinations for ongoing continuity of care needs on a member by member basis. Rates of payment for out-of-network services will be determined between the PIHP and the provider. Out-of-network providers, with the exception of emergency services providers, must be Medicaid-enrolled.

G. Cultural Competency

It is DHS’ vision that all consumers who receive health care in Wisconsin will routinely and systematically receive respectful, culturally competent and confidential services. Such services will be those that are known to be effective in promoting health equity and reducing health disparities as advocated for in the
Institute of Medicine Report (2002) and enhanced in the Affordable Care Act (2010). The Division of Health Care Access and Accountability is working to include cultural competence strategies and goals in major projects and in the daily activities of the Division.

The PIHP must address the special health needs of members who are low income or members of specific population groups needing specific culturally competent services. The PIHP must incorporate in its policies, administration and service practice elements such as:

1. Recognizing members’ beliefs,
2. Addressing cultural differences in a competent manner, and
3. Fostering in its staff and providers behaviors that effectively address interpersonal communication styles that respect members’ cultural backgrounds.
4. Permitting members to change provider’s based on the provider’s ability to provide culturally competent services.
5. Culturally competent grievance protocols.

The PIHP must have specific policy statements on these topics and communicate them to subcontractors as well as provide a strategic plan upon request by the Department.

The PIHP must encourage and foster cultural competency among providers. When appropriate the PIHP must permit members to choose providers from among the PIHP’s network based on linguistic/cultural needs. The PIHP must permit members to change primary care providers based on the provider’s ability to provide services in a culturally competent manner. Members may submit grievances to the PIHP and/or the Department regarding their inability to obtain culturally appropriate care.

H. Health Education and Disease Prevention

The PIHP must inform all members of ways they can maintain their own health and properly use health care services.

The PIHP must have a health education and disease prevention program that is readily accessible to its members. The program must be offered within the normal course of office visits, as well as by discrete programming. The programming must include:
1. An individual responsible for the coordination and delivery of services.

2. Information on how to obtain these services (locations, hours, telephone numbers, etc.)

3. Health-related education materials in the form of printed, audiovisual and/or personal communication.

   Health-related educational materials produced by the PIHP must be at a sixth grade reading comprehension level and reflect sensitivity to the diverse cultures served. Also, if the PIHP uses material produced by other entities, the PIHP must review these materials for grade level comprehension and sensitivity to the diverse cultures served. Finally, the PIHP must make all reasonable efforts to locate and use culturally appropriate health-related material.

4. Information on recommended checkups and screenings, and prevention and management of disease states that affect the general population. This includes specific information for persons who have or who are at risk of developing such health problems as hypertension, diabetes, STD, asthma, breast and cervical cancer, osteoporosis and postpartum depression.

5. Health education and disease prevention programs, including injury control, family planning, teen pregnancy, sexually transmitted disease prevention, prenatal care, nutrition, childhood immunization, substance abuse prevention, child abuse prevention, parenting skills, stress control, postpartum depression, exercise, smoking cessation, weight gain and healthy birth, postpartum weight loss, and breast feeding promotion and support. (Note: Any education and prevention programs for family planning and substance abuse would supplement the required family planning and substance abuse health care services covered by BadgerCare Plus and/or Medicaid SSI.)

6. Promotion of the health education and disease prevention programs, including use of languages understood by the population served, and use of facilities accessible to the population served.

7. Information on and promotion of other available prevention services offered outside of the PIHP, including child nutrition programs, parenting classes, programs offered by local health departments and other programs.
8. Systematic referrals of potentially eligible women, infants, and children to the Special Supplemental Nutrition Program for Women, Infants, and Children (WIC) and relevant medical information to the WIC program. More information about the WIC program as well as list of the local WIC agencies can be found on the WIC website (http://www.dhs.wi.gov/wic/).

I. Interpreter Services

The PIHP must provide interpreter and sign language services free of charge for members as necessary to ensure availability of effective communication regarding treatment, medical history or health education and/or any other component of this Contract. The PIHP must:

1. Offer an interpreter, including a sign language interpreter, in all crucial situations requiring language assistance as soon as it is determined that the member is of limited English proficiency.

2. Provide 24-hour a day, seven days a week access to interpreter and sign language services in languages spoken by those individuals eligible to receive the services provided by the PIHP or its providers.

3. Provide an interpreter in time to assist adequately with all necessary care, including urgent and emergency care, when a member or provider requests interpreter services in a specific situation where care is needed. The PIHP must clearly document all such actions and results. This documentation must be available to the Department upon request.

4. Use professional interpreters, as needed, where technical, medical, or treatment information or other matters, where impartiality is critical, are to be discussed or where use of a family member or friend, as interpreter is otherwise inappropriate. Family members, especially children, should not be used as interpreters in assessments, therapy and other situations where impartiality is critical.

5. Maintain a current list of “On Call” interpreters who can provide interpreter services. Provision of interpreter services must be in compliance with Title VI of the Civil Rights Act.
6. Designate a staff person to be responsible for the administration of interpreter/translation services.

7. Receive Department approval of written policies and procedures for the provision of interpreter services.

As part of the certification application, the PIHP must submit the policies and procedures for interpreters, a list of interpreters the PIHP uses, and the language spoken by each interpreter. The PIHP must also submit, as part of certification, its policy on provision of auxiliary aids to hearing-impaired members. The policy must include a description of the PIHP’s process for assessing the preferred method of communication of each hearing-impaired member. The PIHP must offer each hearing-impaired member the type of auxiliary aid(s) s/he prefers in order to access program services and benefits. Once the hearing-impaired member identifies the type of auxiliary aid(s) s/he prefers, a less effective form of communication may not be used. For example, a person who can most effectively communicate in sign language may not be required to communicate using handwritten notes.
ARTICLE VIII

VIII. APPEALS AND GRIEVANCES

A. Provider Appeals

Providers, who have attempted unsuccessfully to resolve payment disputes directly with the PIHP through the PIHP’s established Appeal process, may choose to pursue resolution directly with the Department through the appeal process. The provider has 60 days from the PIHP’s final appeal decision to submit all relevant information pertaining to the case(s) in question. If, based on the preliminary information provided by the provider, the Department determines that there is insufficient evidence to overturn the original denial, the Department will not pursue additional contact with the PIHP and uphold the denial. If, however, the Department determines that the provider’s appeal necessitates further review, it will seek rebuttal from the PIHP.

The Department may send an official Request for Additional Information notice, as appropriate, either via US mail or secure email. The Additional Information notice and requested documents must be returned to the Department, within 14 calendar days, via US mail, fax or electronically if sent over a secure network. If the PIHP fails to submit the requested information by the date required by the Department, the Department will overturn the original denial and compel the PIHP to pay the claim.

The Department has 45 days from the date of receipt of all written comments to inform the provider and the PIHP of the final decision. If the Department’s decision is in favor of the provider, the PIHP will pay provider(s) within 45 days of receipt of the Department’s final determination. The PIHP and the provider must accept the Department’s final decision regarding appeals of disputed claims. A reconsideration of a final decision will only be made if an error has been made or there was a misrepresentation of facts.

The following items outline the various responsibilities of the PIHP and the provider when an appeal is made to the Department:

1. PIHP Responsibility

   a. The PIHP must inform providers, in writing, of their right to appeal a denied/reduced payment, or payment recoupment after audit or Utilization Management review.
b. PIHPs must provide a clear process for claim dispute escalation which must include the below elements in their contract or MOU with providers, in their provider manual, or through written notification for non-contracted providers. Written (or HIPAA 835 transaction) notification of payment or denial must occur on the date of action when the action is denial of payment.

1) Language distinguishing “resubmission of a claim”, “reconsideration of a claim” and “appeal of a claim” as defined in Article I with a clear indication of level of action being taken.

2) The payment remittance document must include the date the denial action was taken and specific explanation of the payment amount or a specific reason for nonpayment.

3) A statement regarding the provider’s rights to appeal to the PIHP, including the timeline.

4) The name of the person and/or function at the PIHP to whom provider appeal should be submitted.

5) The appeal response must clearly state why the claim will not be paid, and include all contract language that supports the denial/recoupment of payment.

c. The PIHP must adhere to the following timelines

1) The PIHP must accept written appeals from providers submitted within 60 days of the PIHP’s initial payment and/or nonpayment notice, or notice of audit/recoupment. In exceptional cases, the Department may override the PIHP’s time limit for submission of claims and appeals. The Department will not exercise its authority in this regard unreasonably.

2) The PIHP must respond in writing within 45 days from the date on the appeal letter. If the PIHP fails to respond within 45 days, or if the provider is not satisfied with the PIHP’s response, the provider may seek a final determination from the Department.
d. The PIHP must provide an explanation of the process the provider should follow to appeal the PIHP’s decision to the PIHP once all claim reconsideration action has been exhausted, which includes the following steps:

1) Submit a completed PIHP designated Appeal form or a separate letter clearly marked “appeal”.

2) Include the provider’s name, date of service, date of billing, date of payment and/or nonpayment, member’s name and Medicaid ID number.

3) Clearly state the reason(s) the claim is being appealed, including all documentation necessary to support the reason.

4) If the provider’s complaint is medical (emergency, medical necessity and/or prior authorization), the PIHP must indicate if medical records are required and need to be submitted with the appeal.

5) Address the letter or form to the person and/or function at the PIHP that handles provider appeals.

6) Send the appeal to the PIHP within 60 days of the initial denial or payment notice.

e. The PIHP must provide a statement advising the provider of their right to appeal to the Department if all appeals actions have been exhausted with the PIHP, the PIHP fails to respond to the appeal within 45 days from the date on the appeal letter or if the provider is not satisfied with the PIHP’s response to the appeal.

f. The PIHP must perform ongoing monitoring of provider appeals and perform provider outreach and education on trends to prevent future denials/partial payments, thus reducing future provider appeals.

2. Provider Responsibility

a. All Medicaid providers must exhaust all appeal rights with the PIHP before filing an appeal to the Department if they disagree with the PIHP’s appeal response. Failure to exhaust all reasonable methods of dispute
resolution with the PIHP will result in the appeal being returned unprocessed.

b. Appeals to the Department must be submitted in writing within 60 days of the PIHP’s final decision or, in the case of no response, within 60 days from the 45 day timeline allotted the PIHP to respond.

c. Providers may use the Department’s form when submitting an appeal for State review. All elements of the form must be completed or listed in the letter if the form is not used. The form is available at the following website: http://dhs.wisconsin.gov/forms/F1/F12022.doc

d. All of the required documents must be included with the appeal. Incomplete appeals will not receive Departmental review and will be returned to the provider. The appeal packet must contain:

1) A readable copy of the original claim,
2) A readable copy of the payment denial remittance showing the date of denial and reason code with description,
3) A copy of the appeal letter to the PIHP,
4) The PIHP response to the appeal, and
5) Medical record for appeals regarding coding issues, medical necessity, or emergency.

Appeals to the Department must be sent to:

BadgerCare Plus and Medicaid SSI
Managed Care Unit – Provider Appeal
P.O. Box 6470
Madison, WI 53716-0470
Fax Number: 608-224-6318

B. Member Grievances

The grievance process refers to the overall system that includes complaints, grievances and appeals or expedited appeals as defined in Article I. FCMH members and/or their authorized representative may grieve any aspect of service delivery provided or arranged by the PIHP, to the PIHP and to the Department. The member may appeal an action to the PIHP, the Department and/or to the Division of Hearings and Appeals.
1. Procedures

The PIHP must:

a. Have written policies and procedures that detail what the grievance and appeal system is and how it operates.

b. Identify a contact person in the PIHP to receive grievances and appeals and be responsible for routing and processing.

c. Operate a complaint process that members can use to get problems resolved without going through the formal, written grievance process. However, the PIHP must treat any verbal requests seeking to appeal an action as an appeal and confirm those in writing, unless the member or authorized representative requests expedited resolution.

d. Operate a grievance process that members or authorized representatives can use to grieve in writing or orally.

e. Inform members or authorized representatives about the existence of the complaint and grievance processes and how to use them.

f. Attempt to resolve complaints, grievances and appeals informally.

g. Respond to grievances and appeals in writing within 10 business days of receipt, except in emergency or urgent (expedited grievance) situations. This represents the first response. The PIHP must resolve the grievance or appeal within two business days of receipt of a verbal or written expedited grievance, or sooner if possible. If the PIHP denies a request for expedited resolution of an appeal, it must:

   - Transfer the appeal to the timeframe for standard resolution; and
   - Make reasonable efforts to give the member prompt oral notice of the denial and follow up within 72 hours with a written notice.

h. Operate a grievance process within the PIHP that member or authorized representative can use to grieve or appeal any negative response to the Board of Directors of the PIHP. The PIHP Board of Directors may delegate the authority to review grievances and appeals to the PIHP grievance appeal committee, but the delegation must be in writing. If a
grievance appeal committee is established, the FCMH’s Member Advocate must be a member of the committee. The decision makers responsible for reviewing a member’s grievance or appeal must not have participated in prior decision making. Health care professionals with appropriate clinical experience must participate in the PIHP grievance appeal committee if the decision involves:

- An appeal of a denial based on lack of medical necessity;
- A grievance regarding denial of expedited resolution of an appeal; or
- Any grievance or appeal involving clinical issues.

i. Provide the member and his or her authorized representative an opportunity, before and during the appeals process, to examine member’s case file, including medical records, and any other documents and records considered during the appeals process.

j. Grant the member or authorized representative the right to appear in person before the grievance appeal committee to present written and oral information. The member may bring a representative to the meeting. The PIHP must inform the member in writing of the time and place of the meeting at least seven days before the meeting or in expedited grievances or appeals, the PIHP must also notify the member orally of the limited time to present additional information.

k. Maintain a record keeping “log” of complaints and grievances that includes a short, dated summary of each problem, the response, and the resolution. The log must distinguish FCMH members from other Medicaid members, if the PIHP serves other Medicaid populations. If the PIHP does not have a separate log for FCMH members and their commercial members, the PIHP must have a method for distinguishing each population. The PIHP must submit quarterly reports to the Department of all complaints, grievances and appeals (Addendum IV, H). The analysis of the log will include the number of complaints, grievances and appeals divided into two categories, program administration and benefit denials. PIHPs should report [in Addendum IV, F, 1 (a-c)] those members that grieved or appealed to the PIHP’s grievance appeal committee.

l. Maintain a record keeping system for grievances and appeals that includes a copy of the original grievance or appeal, the response, and the
resolution. The system must distinguish FCMH members from other Medicaid members and from commercial members.

m. At the time of the PIHP’s initial grievance denial of an action decision, the PIHP must notify the member that the grievance denial decision may be appealed to the Department and/or to the Division of Hearings and Appeals. The member or his/her authorized representative may appeal orally, but must follow up with a signed written appeal.

n. Ensure that individuals with the authority to require corrective actions are involved in the grievance process.

o. Distribute to its gatekeepers and Independent Practice Associations (IPAs) the informational flyer on member grievance and appeal rights (the Ombuds Brochure). When a new brochure is available, the PIHP must distribute copies to its gatekeepers and IPAs within three weeks of receipt of the new brochure.

p. Ensure that its gatekeepers and IPAs have written procedures for describing how members are informed of denied services. The PIHP will make copies of the gatekeepers’ and IPAs’ grievance procedures available for review upon request by the Department.

q. Inform members about the availability of interpreter services and provide interpreter services for non-English speaking and hearing impaired members throughout the PIHP’s grievance process.

2. Grievance and Appeal Process

The member may choose to use the PIHP’s grievance and appeal process or may appeal to the Department instead of using the PIHP’s grievance and appeal process. If the member chooses to use the PIHP’s process, the PIHP must provide an initial response within 10 business days and a final response within 30 days of receiving the grievance or appeal. If the PIHP is unable to

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The word “gatekeeper” in this context refers to any entity that performs a management services contract, a behavioral health science IPA, or a dental IPA, and not to individual physicians acting as a gatekeeper to primary care services.
resolve the grievance or appeal within 30 days, the time period may be extended another 14 days from receipt if the PIHP notifies the member in writing that the PIHP has not resolved the grievance or appeal, when the resolution may be expected, and why the additional time is needed. The total timeline for the PIHP to finalize a formal grievance or appeal may not exceed 45 days from the date of the receipt. The PIHP must include the resolution and date of the appeal resolution in the written notification of the member or their authorized representative. PIHPs must give notice on the date of action when the action is a denial of payment.

Any grievance or appeal decision by the PIHP may be appealed by the member and/or their authorized representative to the Department. The Department shall review such appeals and may affirm, modify, or reject any formal decision of the PIHP at any time after the member files the formal appeal. The Department will request the name and credentials of the person making the denial decision as part of the grievance process. The Department will give a final response within 30 days from the date the Department has all information needed for a decision. Also, a member can submit a grievance or appeal directly to the Department at any time during the grievance process. Any decision made by the Department under this section is subject to member appeal rights to the extent provided by state and federal laws and rules. The Department will receive input from the member and the PIHP in considering grievances and appeals.

For an expedited grievance or appeal, the PIHP must resolve all issues within two business days of receiving the verbal or written request for an expedited grievance. The PIHP must make reasonable effort to provide oral notice and issue a written disposition of an expedited hearing decision within 72 hours.

The PIHP must ensure that punitive action is not taken against anyone who either requests an expedited resolution or supports a member’s grievance.

The PIHP must authorize or provide the disputed services promptly, and as expeditiously as the member’s health condition requires if the services were not furnished while the appeal is pending and the decision to deny, limit or delay services is reversed.

A member may request a State Fair Hearing for appeal of an action. The parties to the State Fair Hearing will include DHS, the PIHP as well as the
member and his or her representative or the representative of a deceased member’s estate.

The PIHPs must reply to DHS or the state’s fiscal agent within 5 business days, or sooner if possible, for the Division of Hearings and Appeals’ (DHA) fair hearing appeals/requests; based on a request for a review of a denied service/authorization. This includes: the PIHP denial letter, all pertinent medical or dental records, and any other pertinent documentation, including photos for plastic/cosmetic procedures, including bariatric surgery, and dental x-rays and/or models.

Decisions will be reached within the specified timeframes:

a. Standard Resolution

Within 90 days of the date the member filed the appeal with the PIHP if the member filed initially with the PIHP (excluding the days the member took to subsequently file for a State Fair Hearing) or the date the member filed for direct access to a State Fair Hearing.

b. Expedited Resolution (if the appeal was heard first through the PIHP appeal process)

Within three (3) working days from Department receipt of a hearing request for a denial of a service that:

1) Meets the criteria for an expedited appeal process but was not resolved using the PIHPs appeal timeframes, or
2) Was resolved wholly or partially adversely to the member using the PIHP’s expedited appeal timeframes.

c. Expedited resolution (if the appeal was made directly to the State Fair Hearing process without accessing the PIHP appeal process)

Within three (3) working days from agency receipt of a hearing request for a denial of service that meets the criteria for an expedited appeal process.

3. Notifications to Members
When the PIHP, its gatekeepers, or its IPAs discontinue, terminate, suspend, limit, or reduce a service (including services authorized by the PIHP the member was previously enrolled in or services received by the member on a FFS basis), the PIHP must notify the affected member(s), and his/her provider when appropriate, in writing at least 10 days before the date of action. When the PIHP, its gatekeepers, or its IPAs deny coverage of a new service, the PIHP must notify the member of the denial in writing.

Notices for both ongoing services and new benefits must include all of the following:

a. The nature of the intended action.

b. The reasons for the intended action. The reason must be clearly stated in sufficient detail to ensure that the member understands the action being taken by the PIHP.

c. The fact that the member and/or his/her authorized representative has the right to appeal within 45 days of the date of the notice.

d. The member has the right to examine the documentation the PIHP used to make its determination prior to the PIHP grievance committee hearing or the DHA.

e. The fact that interpreter services are available free of charge during the grievance and appeal process and how the member can access those services.

f. A sentence in various languages that explains who to call for interpreter services or a copy of the letter in the appropriate language.

g. The right of the member to have a representative assist him/her at any point in the appeal process including reviews or hearings.

h. The right of the member to present “new” information before or during the grievance and appeal process including reviews or hearings.

i. The fact that punitive action will not be taken against a member who appeals the PIHP’s decision.
j. That the process for requesting an oral or written expedited grievance or appeal requires a medical provider to verify that delay can be a health risk. If the PIHP determines the grievance or appeal does not meet expedited requirements, the PIHP will review the grievance within the standard timeframes.

k. An explanation of the member’s right to appeal the PIHP’s decision to the Department at any point in the process.

l. The fact that the member, if appealing the PIHP action, may file a request for a hearing with the Division of Hearing and Appeals (DHA) at any point in the process.

m. The fact that the member can receive help filing a grievance or appeal by calling the PIHP Advocate, the Ombuds, or the SSI External Advocate at a toll free number.

n. The address and telephone number of the PIHP Advocate, the Ombuds and the External Advocate. (The External Advocate is for Medicaid SSI only.)

o. Notifications to members of termination, suspension, or reduction of an ongoing benefit (including services authorized by the PIHP the member was previously enrolled in or services received by the member on a FFS basis), must in addition to items a. through n. above, also include the following:

1) The fact that a benefit will continue during the appeal or DHA fair hearing process if the member requests that it continue within 10 days of notification or before the effective date of the action, whichever is later.

2) The circumstances under which a benefit will continue during the grievance and appeal process.

3) The fact that if the member continues to receive the disputed service, the member may be liable for the cost of care if the decision is adverse to the member.
This notice requirement does not apply when the PIHP, its gatekeeper or its IPA triages a member to a proper health care provider or when an individual health care provider determines that a service is medically unnecessary.

The Department must review and approve all notice language prior to its use by the PIHP. Department review and approval will occur during the BadgerCare Plus and/or Medicaid SSI certification process of the PIHP and prior to any change of the notice language by the PIHP.

p. The PIHP must notify the member of the member’s ability to obtain services outside the network.

1) From any other provider (in terms of training, experience and specialization) not available within the network.

2) From a provider not part of the network who is the main source of a service to the member – provided that the provider is given the same opportunity to become a participating provider as other similar providers. If the provider does not choose to join the network or does not meet the qualifications, the member is given a choice of participating providers and is transitioned to a participating provider within 60 days.

The member may also receive services outside of the network for the following reasons:

1) Because the only plan or provider available does not provide the service because of moral or religious objections.

2) Because the member’s provider determines that the member needs related services that would subject the member to unnecessary risk if received separately and not all related services are available within the network.


q. The period of advanced notice is shortened to 5 days if probable member fraud has been verified or by the date of the action for the following:
1) In the death of a member (when the PIHP is made aware of the death);

2) A signed written member statement requesting service termination or giving information requiring termination or reduction of services (where he/she understands that this must be the result of supplying that information);

3) The member’s admission to an institution where he/she is ineligible for further services;

4) The member’s address is unknown and mail directed to him/her has no forwarding address;

5) The member has been accepted for Medicaid services by another local jurisdiction;

6) The member’s physician prescribes the change in the level of medical care;

7) An adverse determination made with regard to the preadmission screening requirements for NF admissions on or after January 1, 1989; or

8) The safety or health of individuals in the facility would be endangered, the resident’s health improves sufficiently to allow a more immediate transfer or discharge, an immediate transfer or discharge is required by the resident’s urgent medical needs, or a resident has not resided in the nursing facility for 30 days (applies only to adverse actions for NF transfers).

4. Continuation of Benefits Requirements

If the member files a request for a hearing with the DHA on or before the later of the effective date or within 10 days of the PIHP mailing the notice of action to reduce, limit, terminate or suspend benefits, upon notification by the DHA the PIHP will notify the member they are eligible to continue receiving care but may be liable for care if DHA upholds the PIHP’s decision. If the member requests that the services in question be continued pending the outcome of the fair hearing, the following conditions apply:
a. If the DHA reverses the PIHP’s decision the PIHP is responsible to cover services provided to the member during the administrative hearing process.

b. If the DHA upholds the PIHP’s decision, the PIHP may pursue reimbursement from the member for all services provided to the member, to the extent that the services were covered solely because of this requirement.

Benefits must be continued until one of the following occurs:

a. The member withdraws the appeal.
b. A state fair hearing decision adverse to the member is made.
c. The authorization expires or the authorization service is met.

5. Reporting of Grievances to the Department

The PIHP must forward both the complaint and grievance reports to the Department within 30 days of the end of a quarter in the format specified. Failure on the part of the PIHP to submit the quarterly complaint and grievance reports in the required format within five days of the due date may result in any or all sanctions available under this Contract.
ARTICLE IX

IX. QUALITY ASSESSMENT PERFORMANCE IMPROVEMENT (QAPI)

The PIHP Quality Assessment Performance Improvement (QAPI) program must conform to the requirements of 42 CFR Part 438, Medicaid Managed Care Requirements, Subpart D, QAPI. At a minimum, the program must comply with 42 CFR 438.240 which states that the PIHP must:

- Conduct performance improvement projects designed to achieve, through ongoing measurements and interventions, significant improvement, sustained over time in clinical care areas.
- Submit performance measurement data.
- Have in effect mechanisms to detect both underutilization and overutilization of services.
- Have in effect mechanisms to assess the quality and appropriateness of care furnished to enrollees with special health care needs.

A. QAPI Program

The PIHP must have a comprehensive QAPI program that protects, maintains and improves the quality of care provided to FCMH members. The QAPI program should include an ongoing comprehensive quality assessment and performance improvement strategy that supports integrated care and comprehensive service delivery. The PIHP must collect and report on data that permits an evaluation of coordination of care and integrated complex care management on individual-level outcomes, experience of care outcomes, and quality of care outcomes at both the individual and population levels.

The QAPI program must monitor and evaluate the quality of clinical care on an ongoing basis. Important aspects of care (i.e., incorporation of trauma-informed care, comprehensive/complex care coordination, transitional care across settings) are studied and prioritized for performance improvement and/or development of practice guidelines. Standardized quality indicators must be used where appropriate to ensure achievement of minimum performance levels, assess improvement, monitor adherence to established guidelines, and identify patterns of over and under utilization.

1. The PIHP must evaluate the overall effectiveness of its QAPI program annually to determine whether the program has demonstrated improvement,
where needed, in the quality of care and service provided to its FCMH population.

2. The PIHP must incorporate access for medical home practice sites to an information system that supports ongoing communication and follow-up of health care information, as well as the commitment of resources to monitor quality and outcomes, including periodic submission and analysis of clinical and administrative health care data for the purpose of utilization monitoring and continuous quality improvement.

3. The PIHP must document all aspects of the QAPI program and make it available to the Department for review upon request. The Department may perform off-site and on-site QAPI audits to ensure that the PIHP is in compliance with contract requirements. The review and audit may include:
   a. On-site visits;
   b. Staff and member interviews;
   c. Medical record reviews;
   d. Review of all QAPI procedures, reports, committee activities, including credentialing and re-credentialing activities;
   e. Corrective actions and follow-up plans;
   f. Peer review process;
   g. Review of the results of the member satisfactions surveys; and
   h. Review of staff and provider qualifications.

4. The PIHP must have a written QAPI work plan that is ratified by the board of directors and outlines the scope of activity and the goals, objectives, and timelines for the QAPI program. New goals and objectives must be set at least annually based on findings from quality improvement activities and studies and results from member satisfaction surveys and performance measures.

5. The PIHP governing body is ultimately accountable to the Department for the quality of care provided to FCMH members. Oversight responsibilities of the governing body include, at a minimum:
   a. Approval of the overall QAPI program;
   b. An annual QAPI plan, designating an accountable entity or entities within the organization to provide oversight of QAPI;
   c. Review of written reports from the designated entity on a periodic basis, which include a description of QAPI activities;

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d. Progress on objectives, and improvements made;
e. Formal review on an annual basis of a written report on the QAPI program; and
f. Directing modifications to the QAPI program on an ongoing basis to accommodate review findings and issues of concern within the PIHP.

6. The QAPI committee must be in an organizational location within the PIHP such that it can be responsible for all aspects of the QAPI program. The committee membership must be interdisciplinary and be made up of both providers and administrative staff of the PIHP, including:

   a. Persons with expertise in the care of children with chronic conditions
   b. Persons who are knowledgeable and familiar with the needs of children in out-of-home placement
   c. A variety of health professions (e.g., pediatricians, physical therapy, nursing, etc.)
   d. Qualified professionals specializing in mental health or substance abuse and dental care on a consulting basis when an issue related to these areas arises.
   e. A variety of medical disciplines (e.g., medicine, surgery, radiology, etc.)
   f. A psychiatrist and an individual with specialized knowledge and experience with persons with disabilities.
   g. Child welfare social workers
   h. Other persons who work with children in out-of-home placement in counties in the PIHP’s service area
   i. PIHP management or governing body.

7. The PIHP must also have a system to receive input from FCMH members, out-of-home care providers and/or birth parents on quality related issues, document the input received, the PIHP’s response to the input, including a description of any changes or studies it implemented as a result of the input, and any associated feedback to members in response to input received. The Department will review the PIHP’s system to ensure that consumers are involved in the QAPI process.

8. The PIHP must demonstrate the capacity for reporting on enrollee satisfaction, including caregiver, provider and cross-system level input/feedback where appropriate.
9. The committee must meet on a regular basis, but not less frequently than quarterly. The activities of the QAPI Committee must be documented in the form of minutes and reports. The QAPI Committee must be accountable to the governing body. All documentation and minutes reflecting activities and meetings of the Committee must be available to the Department upon request.

10. QAPI activities of the PIHP providers and subcontractors, if separate from the PIHP’s QAPI activities, must be integrated into the overall FCMH QAPI program. Requirements to participate in QAPI activities, including submission of complete encounter data, must be incorporated into all provider and subcontractor contracts and employment agreements. The FCMH QAPI program shall provide feedback to the providers and/or subcontractors regarding the integration of, operation of, and corrective actions necessary in provider and/or subcontractor QAPI efforts. Other management activities (utilization management, risk management, customer service, complaints and grievances, etc.) must be integrated with the QAPI program. Physicians and other health care practitioners and institutional providers must actively cooperate and participate in the PIHP’s quality activities.

The PIHP remains accountable for all QAPI functions, even if certain functions are delegated to other entities. If the PIHP delegates any activities to contractors, the conditions listed in the “Delegations of Authority” section must be met.

11. There must be evidence that PIHP management representatives and providers participate in the development and implementation of the QAPI plan. This provision shall not be construed to require that PIHP management representatives and providers participate in every committee or subcommittee of the QAPI program.

12. The PIHP must designate a medical director to oversee the FCMH quality improvement program. The designated individual shall be accountable for the QAPI activities of the PIHP’s own providers, as well as the PIHP’s subcontracted providers.

13. The qualifications, staffing level and available resources must be sufficient to meet the goals and objectives of the QAPI program and related QAPI activities. Such activities include, but are not limited to: monitoring and evaluation of important aspects of care and services; facilitating appropriate use of preventive services; monitoring provider performance; provider
credentialing; involving members in QAPI initiatives; and conducting performance improvement projects.

Written documentation listing the staffing resources that are directly under the organizational control of the person who is responsible for QAPI (including total FTEs, percent of time dedicated to QAPI, background and experience, and role) must be available to the Department upon request.

B. Monitoring and Evaluation

1. The PIHP in conjunction with the DHS, DCF, DMCPS, county child welfare agencies in the PIHP’s service area, and their designees, shall develop performance measures that meet the following objectives:

   a. **Integrated and Comprehensive Health Service Delivery.** The PIHP will deliver coordinated, comprehensive health care including physical, behavioral and oral health care that is tailored to each FCMH member’s individualized needs.

      The health system must have sufficient capacity and informatics to support and implement multi-directional communication and quality reporting at the provider, plan, and enrollee level, including clinically integrated community agencies and providers external to the health system where applicable.

   b. **Timely Access.** The PIHP will provide timely access to a full range of developmentally appropriate services. The needs of the individual child will be assessed by a out-of-home care health screen within 2 business days of entering out-of-home care (i.e. a child removed from the home at 4:00pm on Wednesday will receive a out-of-home care health screen by end of the business day on Friday), followed by a comprehensive health assessment within 30 days of enrollment. Children will receive well child check-ups at the increased frequency for children in out-of-home care recommended by the American Academy of Pediatrics. All other identified medical, developmental, behavioral/ mental health, and oral health needs of the child will be met in an effective and timely manner.

   c. **High Quality and Flexibility of Care.** The PIHP will coordinate, organize, and facilitate care in order to deliver services in an effective and efficient manner. The PIHP will be expected to utilize trauma-informed and
evidence-informed practices. The PIHP will have the flexibility to deliver services to its members in the most effective manner, including in home settings.

d. **Transitional Planning and Cross-System Coordination.** Children in out-of-home placement will receive transitional planning and follow-up services necessary to assure continuity of health care after achieving permanency or aging out of out-of-home care. The PIHP will coordinate with other systems providing health and developmental services, including the local school system, the county-administered Birth - 3 and Children’s Long-Term Support Waiver programs, and county-funded mental health services.

e. **Well-Being Outcomes.** The PIHP will support children to have better physical health, improved developmental, behavioral and mental health outcomes, positive permanency outcomes, and enhanced resiliency.

f. **Psychotropic Medication Management.** The PIHP will establish case management strategies to link psychotropic medication management at the medical home provider level to an individualized integrated physical and behavioral health care plan.

2. The PIHP must demonstrate the capacity for tracking and reporting on:

   a. Uniform and complete encounter data for all covered services as specified by the state, including case planning and care coordination information
   b. Health care data and outcomes at both the individual child and aggregate systems levels.
   c. Specific performance measurement data using standard metrics/performance measures required by the state.
   d. Priority and non-clinical areas relevant to children in out-of-home care as specified by the state for quality improvement
   e. The rates and types of psychotropic medication usage among enrollees, as well as identification of non-standard and/or inappropriate prescribing practices based on analysis of state-level data regarding the characteristics of and variations in psychotropic prescribing patterns relative to integrated health system enrollees.

3. The Department will evaluate the PIHP’s performance using approved performance measures, based on PIHP-supplied encounter data and other
relevant data (for selected measures). Evaluation of PIHP performance on each measure will be conducted on timetables determined by the Department. The technical specifications for each measure will be established by the Department with the PIHP and other stakeholder input.

4. Unless otherwise noted within a specific performance measure, the Department may specify minimum performance levels and require the PIHP to develop a plan to respond to those areas that fall below the minimum performance levels. Additions, deletions or modifications to the Performance Measures must be mutually agreed upon by the parties. The Department will give 90 days notice to the PIHP of its intent to change any of measures, technical specifications or goals. The PIHP shall have the opportunity to comment on the measure specifications, goals and implementation plan within the 90-day notice period. The Department reserves the right to require the PIHP to report such performance measure data as may be deemed necessary to monitor and improve PIHP-specific or program-wide quality performance.

5. Provider performance must be measured against practice guidelines and standards adopted by the QAPI Committee. Areas identified for improvement must be tracked and corrective actions taken when warranted. The effectiveness of corrective actions must be monitored until problem resolution occurs. Reevaluation must occur to ensure that the improvement is sustained.

6. The PIHP must use persons with knowledge and experience working with children in out-of-home placement to evaluate the data on clinical performance, and multi-disciplinary teams to analyze and address data on systems issues.

7. The PIHP must also monitor and evaluate care and services in certain priority clinical and non-clinical areas relevant to children in out-of-home placement specified by the Department, including incorporation of trauma-informed principles and treatment(s) into provider education, health system policies, and service delivery.

8. The PIHP must make documentation available to the Department upon request regarding quality improvement and assessment studies on plan performance, which relate to the FCMH population. See reporting requirements in “Performance Improvement Priority Areas and Projects.”
9. The PIHP must develop or adopt practice guidelines and disseminate them to providers and/or to members upon request. The guidelines must be based on valid and reliable medical evidence or consensus of health professionals; consider the needs of its FCMH members; developed or adopted in consultation with the contracting health professionals, and reviewed and updated periodically (42 CFR s. 438.236).

Decisions with respect to utilization management, member education, coverage of services, and other areas to which the practice guidelines apply must be consistent with the guidelines. Application of the guidelines must be based on the individual clinical situation.

10. The State will arrange for an independent, external review of the quality of services delivered under the PIHP’s contract with the State. The review will be conducted for the PIHP contractor on an annual basis in accordance with Federal requirements described in 42 CFR 438, Subpart E, External Quality Review. The entity which will provide the annual external quality reviews shall not be a part of the State government, PIHPs, or an association of any PIHPs.

C. Provider Selection (Credentialing) and Periodic Evaluation (Recredentialing)

1. The PIHP must have written policies and procedures for provider selection and qualifications. For each practitioner, including each member of a contracting group that provides services to the PIHP’s members, initial credentialing must be based on a written application, primary source verification of licensure, disciplinary status, eligibility for payment under Medicaid and Medicaid certification. The PIHP’s written policies and procedures must identify the circumstances in which site visits are appropriate in the credentialing process.

The PIHP may not employ or contract with providers excluded in federal health care programs under either Section 1128 or Section 1128A of the Social Security Act.

2. The PIHP must periodically monitor (no less than every three years) the provider’s documented qualifications to ensure that the provider still meets the PIHP’s specific professional requirements.
3. The PIHP must also have a mechanism for considering the provider’s performance. The recredentialing method must include updating all the information (except medical education) utilized in the initial credentialing process. Performance evaluation must include information from the QAPI system, reviewing member complaints, and the utilization management system.

4. The selection process must not discriminate against providers such as those serving high-risk populations, or specialize in conditions that require costly treatment. The PIHP must have a process for receiving advice on the selection criteria for credentialing and recredentialing practitioners in the PIHP’s network.

If the PIHP declines to include groups of providers in its network, the PIHP must give the affected providers written notice of the reason for its decision.

5. If the PIHP delegates selection of providers to another entity, the organization retains the right to approve, suspend, or terminate any provider selected by that entity.

6. The PIHP must have a formal process of peer review of care delivered by providers and active participation of the PIHP’s contracted providers in the peer review process. This process may include internal medical audits, medical evaluation studies, peer review committees, evaluation of outcomes of care, and systems for correcting deficiencies. The PIHP must supply documentation of its peer review process upon request.

7. The PIHP must have written policies that allow it to suspend or terminate any provider for quality deficiencies. There must also be an appeals process available to the provider that conforms to the requirements of the HealthCare Quality Improvement Act of 1986 (42 USC 11101 etc. Seq.).

8. The names of individual practitioners and institutional providers who have been terminated from the PIHP provider network as a result of quality issues must be immediately forwarded to the Department and reported to other entities as required by law (42 USC 11101 et. Seq.).

9. The PIHP must determine and verify at specified intervals that:
a. Each provider, other than an individual practitioner is licensed to operate in the state, if licensure is required, and in compliance with any other applicable state or federal requirements; and

b. The PIHP verifies if the provider claims accreditation, or is determined by the PIHP to meet standards established by the PIHP itself.

10. These standards do not apply to:

a. Providers who practice only under the direct supervision of a physician or other provider, and

b. Hospital-based providers such as emergency room physicians, anesthesiologists, and other providers who provide services only incident to hospital services.

These exceptions do not apply if the provider contracts independently with the PIHP.

D. Member Feedback on Quality Improvement

1. The PIHP must have a process to maintain a relationship with its members that promotes two way communications and contributes to quality of care and service. The PIHP must treat members with respect and dignity.

2. The PIHP is encouraged to find additional ways to involve members in quality improvement initiatives and in soliciting member feedback in quality of care and services the PIHP provides. Other ways to bring members into the PIHP’s efforts to improve the health care delivery system include but are not limited to focus groups, consumer advisory councils, member participation on the governing board, the QAPI committees or other committees, or task forces related to evaluating services. All efforts to solicit feedback from members must be approved by the Department.

E. Medical Records

1. The PIHP must have policies and procedures for participating provider medical records content and documentation that have been communicated to providers and a process for evaluating its providers’ medical records based on the PIHP’s policies. These policies must address patient confidentiality, data
organization and completeness, tracking, and important aspects of
documentation such as accuracy, legibility, and safeguards against loss,
destruction, or unauthorized use. The PIHP must also have confidentiality
policies and procedures that are applicable to administrative functions that are
concerned with confidential patient information. Those policies must include
information with respect to disclosure of member-identifiable medical record
and/or enrollment information and specifically provide:

a. That members may review and obtain copies of medical records
   information that pertains to them.

b. That policies above must be made available to members upon request.

2. Patient medical records must be maintained in an organized manner (by the
   PIHP, and/or by the PIHP’s subcontractors) that permits effective patient care,
   reflect all aspects of patient care and be readily available for patient
   encounters, administrative purposes, and Department review.

3. Because the PIHP is considered a contractor of the state and therefore (only
   for the limited purpose of obtaining medical records of its members) entitled
to obtain medical records according to Wis. Adm. Code, DHS 104.01(3), the
Department requires Medicaid-certified providers to release relevant records
to the PIHP to assist in compliance with this section. The PIHP that has not
specifically addressed photocopying expenses in their provider contracts or
other arrangements, are liable for charges for copying records only to the
extent that the Department would reimburse on a FFS basis.

4. The PIHP must have written confidentiality policies and procedures in regard
to individually-identifiable patient information. Policies and procedures must
be communicated to PIHP staff, members, and providers. The transfer of
medical records to out-of-plan providers or other agencies not affiliated with
the PIHP(except for the Department) are contingent upon the receipt by the
PIHP of written authorization to release such records signed by the member
or, in the case of a minor, by the member’s parent, guardian or authorized
representative.

5. The PIHP must have written quality standards and performance goals for
participating provider medical record documentation and be able to
demonstrate, upon request of the Department, that the standards and goals
have been communicated to providers. The PIHP must actively monitor
compliance with established standards and provide documentation of monitoring for compliance with the standards and goals upon request of the Department.

6. Medical records must be readily available for PIHP-wide Quality Assessment/Performance Improvement (QAPI) and Utilization Management (UM) activities.

For medical records and any other health and enrollment information that identifies a particular member, the PIHP uses and discloses such individually identifiable health information in accordance with the privacy requirements in 45 CFR parts 160 and 164, subparts A and E, to the extent that these requirements are applicable.

7. The PIHP must have adequate policies in regard to transfer of medical records to ensure continuity of care when members are treated by more than one provider. This may include transfer to DMCPS or county child welfare agencies in the service area, subject to the receipt of a signed authorization form as specified above.

8. The PIHP shall use its best efforts to assist members and their authorized representatives in obtaining complete records, including progress notes, within 10 working days of the record request.

9. Minimum medical record documentation per chart entry or encounter must conform to the Wis. Adm. Code, Chapter DHS 106.02(9)(b) medical record content.

F. Utilization Management (UM)

1. The PIHP must have documented policies and procedures for all UM activities that involve determining medical necessity, and the approval or denial of medical services. Qualified medical professionals must be involved in any decision-making that requires clinical judgment. The decision to deny, reduce or authorize a service that is less than requested must be made by a health professional with appropriate clinical expertise in treating the affected member’s condition(s). The PIHP may not deny coverage, penalize providers, or give incentives or payments to providers or members that are intended to reward inappropriate restrictions on care or results in the under-utilization of services.
The PIHP must communicate to providers the criteria used to determine medical necessity and appropriateness. The criteria for determining medical necessity may not be more stringent than Wis. Adm. Code DHS 101.03(96m). Documentation of denial of services must be available to the Department upon request.

2. If the PIHP delegates any part of the UM program to a third party, the delegation must meet the requirements in this Contract.

3. If the PIHP utilizes telephone triage, nurse lines or other demand management systems, the PIHP must document review and approval of qualification criteria of staff and of clinical protocols or guidelines used in the system. The system’s performance will be evaluated annually in terms of clinical appropriateness.

4. The PIHP’s policies must specify time frames for responding to requests for initial and continued service determinations, specify information required for authorization decisions, provide for consultation with the requesting provider when appropriate, and provide for expedited responses to requests for authorization of urgently needed services. In addition, the PIHP must have in effect mechanisms to ensure consistent application of review criteria for authorization decisions (interrater reliability).

a. Within the time frames specified, the PIHP must give the member and the requesting provider written notice of:

1) The decision to deny, limit, reduce, delay or terminate a service along with the reasons for the decision.

2) The member’s right to file a grievance or request a state fair hearing.

b. Authorization decisions must be made within the following time frames and in all cases as expeditiously as the member’s condition requires:

1) Within 14 days of the receipt of the request, or

2) Within three business days if the physician indicates or the PIHP determines that following the ordinary time frame could jeopardize the member’s health or ability to regain maximum function.
One extension of up to 14 days may be allowed if the member requests it or if the PIHP justifies the need for more information.

On the date that the time frames expire, the PIHP gives notice that service authorization decisions are not reached. Untimely service authorizations constitute a denial and are thus adverse actions.

5. Criteria for decisions on coverage and medical necessity are clearly documented, are based on reasonable medical evidence, current standards of medical practice, or a consensus of relevant health care professionals, and are regularly updated.

6. The PIHP oversees and is accountable for any functions and responsibilities that it delegates to any subcontractor.

7. Postpartum discharge policy for mothers and infants must be based on medical necessity determinations. This policy must include all follow-up tests and treatments consistent with currently accepted medical practice and applicable federal law. The policy must allow at least a 48-hour hospital stay for normal spontaneous vaginal delivery, and 96 hours for a cesarean section delivery, unless a shorter stay is agreed to by both the physician and the member. The PIHP may not deny coverage, penalize providers, or give incentives or payments to providers or members. Post hospitalization follow-up care must be based on the medical needs and circumstances of the mother and infant. The Department may request documentation demonstrating compliance with this requirement.

G. Dental Services Quality Improvement

The PIHP QAPI Committee and QAPI coordinator will review subcontracted dental programs quarterly to ensure that quality dental care is provided and that the PIHP and the contractor comply with the following:

1. There must be a network or contracted dentist within a 25-mile radius of each zip code in the covered service area. The PIHP or PIHP affiliated dental provider must advise the member of the name of the dental provider and the address of the dental provider’s site. The PIHP or PIHP affiliated dental provider must also inform the member in writing how to contact his/her dentist (or dental office), what dental services are covered, when the coverage is effective, and how to appeal denied services.
2. The PIHP or PIHP affiliated dental provider must advise the member within 30 days of effective enrollment of the name of the dental provider and the address of the dental provider’s site. The PIHP or PIHP affiliated dental provider must also inform the member in writing how to contact his/her dentist (or dental office), what dental services are covered, when the coverage is effective, and how to appeal denied services.

3. The PIHP or PIHP affiliated dental provider who assigns all or some FCMH members to specific participating dentists must give members at least 30 days after assignment to choose another dentist. Thereafter, the PIHP and/or affiliated provider must permit members to change dentists at least twice in any calendar year and more often than that for just cause.

4. There must be a sufficient number of PIHP-affiliated dentists to ensure that each child receives a comprehensive dental assessment within 3 months of enrollment, or a follow-up visit if an assessment was conducted within 6 months prior to enrollment in the FCMH. Member requests for emergency treatment must be addressed within 24 hours after the request is received.

5. Dental providers must maintain adequate records of services provided. Records must fully disclose the nature and extent of each procedure performed and should be maintained in a manner consistent with standard dental practice.

6. The PIHP affirms by execution of this Contract that the PIHP’s peer review systems are consistently applied to all dental subcontractors and providers.

7. The PIHP must document, evaluate, resolve, and follow up on all verbal and written complaints they receive from FCMH members related to dental services.

The PIHP must submit annual progress reports due July 1 documenting the outcomes or current status of activities intended to increase utilization among members and recruit and retain providers (including pediatric dental providers, orthodontists, and oral surgeons), specifically commenting on the requirements listed above.

H. Accreditation
Per 42 CFR § 438.360, the Centers for Medicare and Medicaid Services (CMS) may grant approval to state Medicaid agencies to deem PIHPs accredited by a nationally recognized accredited body in compliance with some of the mandatory external quality review activities (specified in 42 CFR § 438.358), providing that the accrediting body standards are at least as stringent as Medicare standards (under the procedures in 42 CFR § 422.158).

CMS has recognized the following nationally accrediting bodies as having standards as stringent as Medicare: The National Committee for Quality Assurance (NCQA), the Utilization Review Accreditation Commission (URAC), and the Accreditation Association for Ambulatory Health Care (AAAHC).

I. Performance Improvement Priority Areas and Projects

Per 42 CFR § 438.240, the PIHP must have an ongoing program of performance improvement projects to address the specific needs of the FCMH population served under this Contract. The PIPs may include clinical and non-clinical performance areas that are expected to have a favorable effect on health outcomes and enrollee satisfaction.

The Department will permit the development of collaborative relationships among the PIHP, DMCPS, county child welfare agencies, local health departments, community-based behavioral health treatment agencies (both public and private), and other community health organizations to achieve improved services in priority areas. The Department and the PIHP will collaborate to develop and share “best practices” on the Performance Improvement Projects.

1. The PIHP is required to submit a PIP for at least one of the priority areas each year.

2. The State has the authority to select a particular topic for the PIPs. Additionally, CMS, in consultation with the State and stakeholders, may specify performance measures and topics for performance improvement projects. The performance improvement topic must take into account the prevalence of a condition among, or need for a specific service by, the FCMH members served under this Contract; enrollee demographic characteristics and health risks; and the interest of consumers or purchasers in the aspect of care or services to be addressed.
3. The PIHP should use quality-of-care measures for children, including assessments of structure, process, health, and/or functional outcomes.

Clinical priority areas include, but are not limited to:

- Incorporation of trauma-informed competence and services into FCMH practice and service delivery;
- Utilization of evidence-based, trauma-informed behavioral health/substance abuse services;
- Quality of outpatient behavioral and mental health services;
- Behavioral health joint care planning and accountability;
- Evaluation of the need for specialty services;
- Children with special health care needs identification and services;
- High volume/high-risk services identified by the PIHP (e.g., psychotropic medication management, asthma);
- Prevention and care of acute and chronic conditions;
- Comprehensive/complex care coordination;
- Care coordination and health/mental health promotion;
- Transitional care across settings;
- Appropriate monitoring and management of medication by a qualified provider.

Non-clinical priority areas include, but are not limited to:

- Wait times for an appointment to see a primary care provider or medical specialist or to receive a specialized service or piece of equipment;
- Access to specialized transportation services;
- Adequacy of the behavioral and mental health network with regard to geographic accessibility to its members;
- Monitoring of complaints, grievances and appeals (e.g., are the PIHP’s complaint mechanisms easy to use?);
- Mechanisms to collect information from pediatric providers on how well the FCMH’s system works for their patients;
- Mechanisms to involve consumer/family participation in the PIHP’s policy development;
- Using a member satisfaction survey targeted to specific pediatric populations (e.g., with chronic conditions);
- Use of health information technology.
4. The PIHP should submit PIPs which use objective quality indicators to measure the effectiveness of the interventions. The PIHP should not submit baseline studies which are designed to evaluate if a problem exists.

5. The PIHP must submit a preliminary PIP proposal summary stating the proposed topic, the study question/project aims with a measurable goal, study indicators, study population, sampling methods if applicable, data collection procedures, improvement strategies, and the prospective data analysis plan. The preliminary PIP proposal must be submitted to the Department or the EQRO as directed by the Department by December 1st of each calendar year.

The Department and the EQRO will review the preliminary PIP proposal and meet with the PIHP in the month of December to give feedback to the PIHP on the PIP proposal. The Department will determine if the PIP proposals are approved. Suggestions arising from the EQRO and PIHP dialogue should be given consideration as the PIHP proceeds with the PIP implementation.

If the proposal is rejected by the Department, the PIHP must re-submit a new or revised PIP proposal within the timeframe specified by the Department that will be reviewed again by the Department and the EQRO.

6. After receiving the State’s approval, the PIHP may communicate with the EQRO throughout the implementation of the project if questions arise.

7. The PIHP should perform ongoing monitoring of the project throughout the year to evaluate the effectiveness of its interventions.

8. After implementing the PIP over one calendar year, the PIHP must submit to the FCMH Contract Monitor, or the EQRO as directed by the Department, their completed PIP reports utilizing the format recommended by the Department by the first business day of July of the following year.

9. The EQRO has the liberty to contact the PIHP if further clarification is needed.

10. The EQRO may recommend a PIHP’s PIP for inclusion in Wisconsin’s Best Practices Seminars in which all the PIHPs will participate.

11. The Department will consider that the PIHP failed to comply with PIP requirements if:
a. The plan submits a final PIP on a topic that was not approved by the Department and the EQRO.

b. The EQRO finds that the PIP does not meet federal requirements:

1) The PIP does not define a measurable goal using clear and objective quality indicators.

2) The PIP does not include the implementation of systemic interventions to improve quality of care.

3) The PIP does not evaluate systematically the effectiveness of the interventions.

4) The PIP does not reflect the adoption of continuous cycles of improvement through which the PIHP can sustain quality improvement.

c. The PIHP does not submit the final PIP by its due date of the first business day of July of the year in which it’s due. The Department may grant extensions of this deadline, if requested prior to the due date.

Failure to comply with PIP requirements may result in the application of sanctions described in Article XIII, Section C.

12. Ten Steps to A Successful PIP

Step 1: Describe the project/study topic.

Step 2: Describe the study questions/project measurable goals.

Step 3: Describe the selected study indicators/project measures and baseline data.

Step 4: Describe the identified population for which the study or project is aimed at.

Step 5: Describe the sampling methods used (if any).
Step 6: Describe the organization’s data collection procedures.

Step 7: Describe the organization’s interventions and improvement strategies.

Step 8: Describe the organization’s data analysis plan and the interpretation of results from data collection.

Step 9: Describe the likelihood that the reported improvement is real improvement.

Step 10: Identify lessons learned and assess the sustainability of its documented improvement.
ARTICLE X

X. PIHP ADMINISTRATION

A. Statutory Requirement

In consideration of the functions and duties of the Department contained in this Contract the PIHP shall retain at all times during the period of this Contract a valid Certificate of Authority issued by the State of Wisconsin Office of the Commissioner of Insurance.

B. Compliance with Applicable Law

In the provision of services under this Contract, the Contractor and its subcontractors shall comply with all applicable federal and state statutes and rules and regulations that are in effect when the Contract is signed, or that come into effect during the term of the Contract. This includes, but is not limited to Title XIX of the Social Security Act, Title XXI, SCHIP, and Title 42 of the CFR.

Changes to Medicaid covered services mandated by federal or state law subsequent to the signing of this Contract will not affect the Contract services for the term of this Contract, unless agreed to by mutual consent, or the change is necessary to continue to receive federal funds or due to action of a court of law.

The Department may incorporate into the Contract any change in covered services mandated by federal or state law effective the date the law goes into effect, if it adjusts the monthly prepayments accordingly. The Department will give the PIHP at least 30 days’ notice before the intended effective date of any such change that reflects service increases, and the PIHP may elect to accept or reject the service increases for the remainder of that contract year. The Department will give the PIHP 60 days’ notice of any such change that reflects service decreases, with a right of the PIHP to dispute the amount of the decrease within 60 days. The PIHP has the right to accept or reject service decreases for the remainder of the Contract year. The date of implementation of the change in coverage will coincide with the effective date of the increased or decreased funding. This section does not limit the Department’s ability to modify this Contract due to changes in the state budget.

The PIHP is not endorsed by the federal or state government, CMS, or similar entity.
Federal funds must not be used for lobbying. Specifically and as applicable, the Contractor agrees to abide by the Copeland-Anti Kickback Act, the Davis-Bacon Act, federal contract work hours and safety standards requirements, the federal Clean Air Act and the federal Water Pollution Control Act.

C. Organizational Responsibilities and Duties

1. Ineligible Organizations

Upon obtaining information or receiving information from the Department or from another verifiable source, the PIHP must exclude from participation in the PIHP all organizations that could be included in any of the categories defined in a, 1) of this section (references to the Act in this section refer to the Social Security Act).

a. Entities that could be excluded under Section 1128(b)(8) of the Social Security Act are entities in which a person who is an officer, director, agent or managing employee of the entity, or a person who has direct or indirect ownerships or control interest of 5% or more in the entity has:

1) Been convicted of the following crimes:

- Program related crimes (i.e., any criminal offense related to the delivery of an item or service under Medicare or Medicaid). (Section 1128(a)(1) of the Act.)

- Patient abuse (i.e., criminal offense relating to abuse or neglect of patients in connection with the delivery of health care). (Section 1128(a)(2) of the Act.)

- Fraud (i.e., a state or federal crime involving fraud, theft, embezzlement, breach of fiduciary responsibility, or other financial misconduct in connection with the delivery of health care or involving an act or omission in a program operated by or financed in whole or part by federal, state or local government). (Section 1128(b)(1) of the Act.)

- Obstruction of an investigation (i.e., conviction under state or federal law of interference or obstruction of any investigation into
any criminal offense described in Subsections a), b), or c). (Section 1128(b)(2) of the Act.)

- Offenses relating to controlled substances (i.e., conviction of a state or federal crime relating to the manufacture, distribution, prescription or dispensing of a controlled substance. (Section 1128(b)(3) of the Act.)

2) Been excluded, debarred, suspended, otherwise excluded, or is an affiliate (as defined in such Act) of a person described in C, 1, a, above from participating in procurement activities under the Federal Acquisition Regulation or from participating in non-procurement activities under regulations issued pursuant to Executive Order No. 12549 or under guidelines implementing such order.

3) Been assessed a civil monetary penalty under Section 1128A of the Act. Civil monetary penalties can be imposed on individual providers, as well as on provider organizations, agencies, or other entities by the DHHS Office of Inspector General. Section 1128A authorizes their use in case of false or fraudulent submittal of claims for payment, and certain other violations of payment practice standards. (Section 1128(b)(8)(B)(ii) of the Act.)

b. Entities that have a direct or indirect substantial contractual relationship with an individual or entity listed in Subsection 1. A substantial contractual relationship is defined as any contractual relationship which provides for one or more of the following services:

1) The administration, management, or provision of medical services.

2) The establishment of policies pertaining to the administration, management, or provision of medical services.

3) The provision of operational support for the administration, management, or provision of medical services.

c. Entities that employ, contract with, or contract through any individual or entity that is excluded from participation in Medicaid under Section 1128 or 1128A, for the provision (directly or indirectly) of health care, utilization review, medical social work or administrative services. For the
services listed, the PIHP must refrain from contracting with any entity that employs, contracts with, or contracts through an entity that has been excluded from participation in Medicaid by the Secretary of Health and Human Services under the authority of Section 1128 or 1128A of the Act.

The PIHP attests by signing this Contract, that it excludes from participation in the PIHP all organizations that could be included in any of the above categories.

2. Contract Representative

The PIHP is required to designate a staff person to act as liaison to the Department on all issues that relate to the Contract between the Department and the PIHP. The contract representative will be authorized to represent the PIHP regarding inquiries pertaining to the Contract, will be available during normal business hours, and will have decision making authority in regard to urgent situations that arise. The Contract representative will be responsible for follow-up on contract inquiries initiated by the Department.

3. Attestation

The PIHP’s Chief Executive Officer (CEO), the Chief Financial Officer (CFO) or designee must attest to the best of their knowledge to the truthfulness, accuracy, and completeness of all data submitted to the Department. This includes encounter data, ventilator dependent member data, provider and facility network submissions, comprehensive exam reports and health data indicators and any other data regarding claims the PIHP paid. The PIHP must use the Department’s attestation form in Addendum V, H. The attestation form must be submitted quarterly to the PIHP’s Managed Care Analyst in the Bureau of Benefits Management (Article XI, I).

4. Affirmative Action (AA) and Equal Opportunity, and Civil Rights Compliance (CRC)

All recipients of federal and/or state funding to administer programs, services and activities through the Wisconsin Department of Health Services must comply with the Department’s CRC Plan requirements. Information about these requirements can be found at http://dhs.wisconsin.gov/civilrights/Index.HTM.
Certain Recipients and Vendors must also comply with Wis. Stats., s.16.765, and Administrative Code (ADM) 50, which require the filing of an Affirmative Action Plan (AA Plan).

The Affirmative Action Plan is NOT part of the CRC Plan.

a. Affirmative Action Plan

1) For agreements where the PIHP has 50 employees or more and will receive $50,000 or more, the PIHP shall complete the AA plan. The PIHP with an annual work force of less than 50 employees or less than $50,000 may be exempt from submitting the AA plan.

The AA Plan is written in detail and explains the PIHP’s program. To obtain instructions regarding the AA Plan requirements go to http://vendornet.state.wi.us/vendornet/contract/contcom.asp

2) The PIHP must file its AA plan every 3 years and includes all programs. The plan must be submitted to:

Bureau of Strategic Sourcing/Contracting Section
Department of Health Services
Division of Enterprise Services
1 West Wilson Street, Room 655
P.O. Box 7850
Madison, WI 53707

Compliance with the requirements of the AA Plan will be monitored by the DHS, Office of Affirmative Action and Civil Rights Compliance.

b. Civil Rights Compliance (CRC) Plan

1) The PIHP receiving federal and/or state funding to administer programs, services and activities through DHS must file a Civil Rights Compliance Letter of Assurance (CRC LOA) for the compliance period of 2014-2017. All PIHPs with fifty (50) or more employees AND who receive over $50,000 in funding must complete a Civil Rights Compliance Plan (CRC Plan). The CRC Plan is to be kept on file and made available upon request to any representative of the
Department of Health Services. The instructions and template to complete the requirements for the CRC Plan are found at http://dhs.wisconsin.gov/civilrights/Index.HTM.

For technical assistance on all aspects of the Civil Rights Compliance, the PIHP is to contact the Department’s AA/CRC Office at:

The Department of Health Services
1 W. Wilson Street, Room 656
P.O. Box 7850
Madison, WI 53707-7850
(608) 266-9372 (voice)
(888) 701-1251 (TTY)
(608) 266-0583 (Fax)

2) PIHPs subcontracting federal or state funding to other entities must obtain a CRC LOA from their subcontractors. The CRC LOA must be kept on file and produced upon request or at the time that an on-site monitoring visit is conducted. Subcontractors with fifty (50) or more employees AND who receive over $50,000 in funding must complete a CRC Plan. The CRC Plan is to be kept on file and produced upon request by the DHS AA/CRC Office, a representative of the DHS or at the time the PIHP conducts an on-site monitoring visit.

3) The PIHP agrees to not discriminate in the provision of services or benefits on the basis of age, color, disability, national origin, race, religion or sex/gender. This policy covers enrollment, access to services, facilities, and treatment for all programs and activities. All employees of the PIHP are expected to support goals and programmatic activities relating to nondiscrimination in service delivery.

4) The PIHP agrees not to exclude qualified persons from employment otherwise. The PIHP agrees to not discriminate on the basis of the conscience rights of health care providers as established and protected following Federal Health Care Provider Conscience Protection Laws: the Church Amendments; the Public Health Service Act Section 245; the Weldon Amendment; and the Affordable Care Act.
5) The PIHP agrees to comply with all of the requirements contained in the Department CRC Plan and to ensure that their subcontractors comply with all CRC requirements during this Contract period. The instructions and template to complete the CRC Plan requirements can be found at http://dhs.wisconsin.gov/civilrights/Index.HTM.

6) The Department will monitor the Civil Rights and Affirmative Action compliance of the PIHP. The Department will conduct reviews to ensure that the PIHP is ensuring compliance by its subcontractors or grantees. The PIHP agrees to comply with Civil Rights monitoring reviews, including the examination of records and relevant files maintained by the PIHP, interview with staff, clients, and applicants for services, subcontractors, grantees, and referral agencies. The reviews will be conducted according to Department procedures. The Department will also conduct reviews to address immediate concerns of complainants.

7) The PIHP agrees to cooperate with the Department in developing, implementing and monitoring corrective action plans that result from complaint investigations or monitoring efforts.

5. Non-Discrimination in Employment

The PIHP must comply with all applicable federal and state laws relating to non-discrimination and equal employment opportunity including Wis. Stats., s.16.765, Federal Civil Rights Act of 1964, regulations issued pursuant to that Act and the provisions of Federal Executive Order 11246 dated September 26, 1985, and ensure physical and program accessibility of all services to persons with physical and sensory disabilities pursuant to Section 504 of the Federal Rehabilitation Act of 1973, as amended (29 U.S.C. 794), all requirements imposed by the applicable Department regulations (45 CFR part 84) and all guidelines and interpretations issued pursuant thereto, and the provisions of the Age Discrimination and Employment Act of 1967 and Age Discrimination Act of 1975.

Wis. Stats., Chapter 16.765, requires that in connection with the performance of work under this Contract, the Contractor agrees not to discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, developmental disability as defined in s. 51.01(5), sexual orientation or national origin. This provision shall
include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Except with respect to sexual orientation, the Contractor further agrees to take affirmative action to ensure equal employment opportunities. The Contractor agrees to post in conspicuous places, available for employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of the non-discrimination clause.

Contractor further agrees not to subject qualified persons to discrimination in employment in any manner or term or condition of employment on the basis of arrest record, conviction record, genetic testing, honesty testing, marital status, military service, pregnancy or childbirth, or use of legal products during non-work hours outside of the employer’s premises, except as otherwise authorized by applicable statutes.

All PIHP employees are expected to support goals and programmatic activities relating to non-discrimination and non-retaliation in employment.

With respect to provider participation, reimbursement, or indemnification, the PIHP will not discriminate against any provider who is acting with the scope of the provider’s license or certification under applicable state law, solely on the basis of such license or certification. This shall not be construed to require the PIHP to contract with providers beyond the number necessary to meet the needs of the BadgerCare Plus and/or Medicaid SSI population. This shall not be construed to prohibit the PIHP from using different reimbursement amounts for different specialties or for different practitioners in the same specialty or from establishing any measure designed to maintain quality and control cost consistent with these responsibilities. If the PIHP declines to include an individual or group of providers in its network, it must give the affected providers written notice of the reason for its decision.

6. Provision of Services to the PIHP Members

The PIHP must furnish covered services in an amount, duration, and scope that is no less than the amount, duration and scope for the same services furnished to beneficiaries under FFS Medicaid as set forth in 42 CFR 440.230. The PIHP:
a. Must ensure that services are sufficient in amount, duration, or scope to reasonably be expected to achieve the purpose for which the services are furnished.

b. May not arbitrarily deny or reduce the amount, duration, or scope of a required service solely because of diagnosis, type of illness, or condition of beneficiary.

c. May place appropriate limits on a service on the basis of criteria applied under the State Plan, such as medical necessity; or for the purpose of utilization control, provided the services furnished can reasonably be expected to achieve their purpose.

7. Access to Premises

The PIHP must allow duly authorized agents or representatives of the state or federal government access to the PIHP’s or PIHP subcontractor’s premises during normal business hours to inspect, audit, monitor or otherwise evaluate the performance of the PIHP’s or subcontractor’s contractual activities and shall produce all records requested as part of such review or audit within a reasonable time, but not more than 10 business days. Upon request for such right of access, the PIHP or subcontractor must provide staff to assist in the audit or inspection effort, and adequate space on the premises to reasonably accommodate the state or federal personnel conducting the audit or inspection effort. All inspections or audits must be conducted in a manner as will not unduly interfere with the performance of PIHP’s or subcontractor’s activities. The PIHP will have 30 business days to respond to any findings of an audit before the Department finalizes it. All information obtained will be accorded confidential treatment as provided under applicable laws, rules or regulations.

8. Liability for the Provision of Care

Remain liable for provision of care for that period for which prepayment has been made in cases where medical status code changes occur subsequent to capitation payment.

9. Subcontracts

The PIHP must ensure that all subcontracts are in writing, comply with the provisions of this Contract that are appropriate to the service or activity, and
ensure that all subcontracts do not terminate legal liability of the PIHP under this Contract. The PIHP may subcontract for any function covered by this Contract, subject to the requirements of Article XIII, B.

10. Memoranda of Understanding (MOUs)

The PIHP must submit to the Department copies of new MOUs, or changes in existing MOUs for review and approval before they take effect. The Department will review the new or changed MOU and respond to the PIHP within 15 business days of submission. If the Department does not respond to the request for review within 15 business days, the PIHP must contact the Bureau of Benefits Management. A response will be prepared within five business days of this contact.

The PIHP shall submit MOUs referred to in this contract to the Department upon the Department’s request and during the certification process if required by the Department.

MOUs between the PIHP and agencies that are involved with children in out-of-home care must contain:

- Contact information for the PIHP and other agencies/programs responsible for executing the agreement;
- Dated signatures by the PIHP and the agency or program director;
- Referral procedures for services to the health system and other agencies or programs;
- Clearly defined responsibilities between the health system and the agency or program with respect to FCMH members and their out-of-home care provider or birth families;
- Procedures for the coordination of assessment information between the PIHP and the agency or program;
- A clearly defined process for communication between the two agencies on behalf of individual children in out-of-home care and their families;
- A process for resolving conflicts between agencies or programs regarding areas of mutual responsibility on behalf of enrollees.

a. Child Welfare Agencies

The PIHP must have an MOU with the State of Wisconsin Division of Milwaukee Child Protective Services (DMCPS) and the Bureau of Permanency and Out of Home Care, Adoption and Interstate Services
Section. The PIHP must have an MOU with the Child Welfare agencies in each county in its service area. The PIHP must designate at least one staff member to serve as a contact with the county child welfare agencies, the DMCPS, and the Bureau of Permanency and Out of Home Care, Adoption and Interstate Services Section.

b. Wraparound Milwaukee (WAM)

The PIHP must have an MOU with the Wraparound Milwaukee Program and must designate a staff member to serve as a contact.

c. County Human Service Programs

The PIHP must use its best effort to have an MOU with each of the six counties in the service area for county programs or services other than child welfare. In counties other than Milwaukee, the MOU with the child welfare agency may be combined with other county programs as long as the responsibilities between the PIHP and child welfare are clearly delineated. (See Article IV, B, 11)

d. Local Education Agencies

The PIHP must use its best effort to have an MOU with local education agencies (LEAs) that include the Head Start and Early Head Start providers.

e. Local Health Departments

The PIHP must use its best effort to have an MOU with local public health departments that are not county agencies or are not part of a county human services department if those agencies provide services to children in out-of-home care or their families in order to ensure continuity and culturally appropriate care and services. Local health departments can provide HealthCheck outreach and screening, immunizations, blood lead screening services, and services to targeted populations within the community for the prevention, investigation, and control of communicable diseases (e.g., tuberculosis, HIV/AIDS, sexually transmitted diseases, hepatitis and others). WIC projects provide nutrition services and supplemental foods, breast feeding promotion and support; and immunization screening. Many projects screen for blood lead poisoning during the WIC appointment.
The Department encourages the PIHP to work closely with local health departments. Local health departments have a wide variety of resources that could be coordinated with the PIHP to produce more efficient and cost-effective care for the PIHP members. Examples of such resources are ongoing medical services programs, materials on health education, prevention, and disease states, expertise on outreaching specific sub-populations, communication networks with varieties of medical providers, advocates, community-based health organizations, and social service agencies, and access to ongoing studies of health status and disease trends and patterns.

f. School-Based Services (SBS) Providers

The PIHP must use its best effort and document attempts to sign an MOU with all SBS providers in the PIHP service area to ensure continuity of care and to avoid duplication of services. School based services are paid FFS when provided by a Medicaid certified SBS provider. However, in situations where a member’s course of treatment is interrupted due to school breaks, after school hours or during the summer months, the PIHP is responsible for providing and paying for all Medicaid covered services.

g. Targeted Case Management (TCM) Agencies

The PIHP must use its best effort to have an MOU with the case manager from the TCM agency to identify what Medicaid covered services or social services are to be provided to the member. The PIHP is not required to pay for medical services directed outside of their provider network by the case manager unless prior authorized by the PIHP. The Department will distribute a statewide list of certified TCM agencies to the PIHP and periodically update the list.

h. School-based Mental Health Services

The Department encourages the PIHP to contract with community-based mental health agencies and/or school-based providers for the provision of mental health care to BadgerCare Plus children in a school setting. The PIHP is encouraged to assist with the coordination of covered mental health services to its members (including those children without an IEP
who may have mental health needs) with the school, mental health provider, and family as appropriate.

i. Birth to Three Program Providers

The PIHP must use its best effort to develop MOUs with county Birth to Three Program agencies in their service area. Wisconsin’s Birth to 3 Program (http://www.dhs.wisconsin.gov/children/birthto3/) is a federally mandated program with oversight by the U.S. Department of Education, Office of Special Education Programs (OSEP) under Part C of the Individuals with Disabilities Act. The Birth to 3 Program provides early intervention services for children ages birth to 36 months with developmental delays and disabilities and is available in all 72 counties; the Department of Health Services (DHS) contracts with each county to establish and maintain a Birth to 3 Program. The goal of the program is to support and educate parents so they can support their child’s growth and development. Early intervention and supports can lessen the effects of developmental delays and may decrease the need for future services. Eligibility for the program is based on a diagnosed disability or significant delay in one or more areas of development. Births to 3 Program services include developmental education services, occupational therapy, physical therapy, and speech therapy, family education, related health services, and targeted case management.

PIHPs can find a list of county contacts for Birth to Three programs at: http://www.dhs.wisconsin.gov/children/birthto3/contacts/countycontacts.asp

j. Agency Agreement on Access to eWiSACWIS

The PIHP shall have an MOU and data-sharing agreement with the Department of Children and Families in order for the PIHP to have eWiSACWIS read-only access to specific sections of a member’s child welfare case. The DCF will develop eReports for the PIHP based on the needs of the program and within the parameters of sharing confidential child welfare records. The PIHP shall identify appropriate staff to access eWiSACWIS and the eReports.

k. Healthiest Wisconsin 2020
The Department encourages the PIHP to serve as a Healthiest Wisconsin 2020 partner. This includes the PIHP working towards objectives that influence the health of the public and long-term goals for the decade. More information on Healthiest Wisconsin 2020 can be found at: http://www.dhs.wisconsin.gov/hw2020/

11. Clinical Laboratory Improvement Amendments (CLIA)

The PIHP must use only certain laboratories. All laboratory testing sites providing services under this Contract must have a valid CLIA certificate along with a CLIA identification number, and comply with federal CLIA regulations as specified by 42 CFR Part 493, 42 CFR 263a, and Wisconsin Administrative Code, Chapter 105, DHS 105.42(1-2) and DHS 105.46 – Medical Assistance. Those laboratories with certificates must provide only the types of tests permitted under the terms of their certification.

Sanctions in the amount of $10,000.00 may be imposed for non-compliance with the above compliance requirements.

D. Confidentiality of Records and HIPAA Requirements

The parties agree that all information, records, and data collected in connection with this Contract will be protected from unauthorized disclosure as provided in Chapter 49, Subchapter IV, Wis. Stats., DHS 108.01, Wis. Adm. Code, 42 CFR 431 Subpart F, 42 CFR 438 Subpart F and 45 CFR 160, 162, and 164 and any other confidentiality law to the extent that these requirements apply. Except as otherwise required by law, rule or regulation, access to such information shall be limited by the PIHP and the Department to persons who, or agencies which, require the information in order to perform their duties related to this Contract, including the U.S. Department of Health and Human Services and such others as may be required by the Department.

1. Duty of Non-Disclosure and Security Precautions

Contractor shall not use Confidential Information for any purpose other than the limited purposes set forth in the Agreement. Contractor shall hold the Confidential Information in confidence, and shall not disclose such Confidential Information to any persons other than those directors, officers, employees, and agents ("Representatives") who have a business-related need to have access to such Confidential Information in furtherance of the limited
purposes of this Agreement and who have been apprised of, and agree to maintain, the confidential nature of such information in accordance with the terms of this Agreement. Contractor shall be responsible for the breach of this Agreement by any of its Representatives.

Contractor shall institute and/or maintain such procedures as are reasonably required to maintain the confidentiality of the Confidential Information, and shall apply the same level of care as it employs to protect its own confidential information of like nature.

Contractor shall ensure that all indications of confidentiality contained on or included in any item of Confidential Information shall be reproduced by Contractor on any reproduction, modification, or translation of such Confidential Information. If requested by the State, Contractor shall make a reasonable effort to add a proprietary notice or indication of confidentiality to any tangible materials within its possession that contain Confidential Information of the State, as directed.

If requested by the State, Contractor shall return or destroy all Individually Identifiable Health Information and Personally Identifiable Information it holds upon termination of this Agreement.

2. Limitations on Obligations

The obligations of confidentiality assumed by Contractor pursuant to this Agreement shall not apply to the extent Contractor can demonstrate that such information:

- is part of the public domain without any breach of this Agreement by Contractor;
- is or becomes generally known on a non-confidential basis, through no wrongful act of Contractor;
- was known by Contractor prior to disclosure hereunder without any obligation to keep it confidential;
- was disclosed to it by a third party which, to the best of Contractor's knowledge, is not required to maintain its confidentiality;
- was independently developed by Contractor; or
- is the subject of a written agreement whereby the State consents to the disclosure of such Confidential Information by Contractor on a non-confidential basis.
3. Legal Disclosure

If Contractor or any of its Representatives shall be under a legal obligation in any administrative, regulatory or judicial circumstance to disclose any Confidential Information, Contractor shall give the State prompt notice thereof (unless it has a legal obligation to the contrary) so that the State may seek a protective order or other appropriate remedy. In the event that such protective order is not obtained, Contractor and its Representatives shall furnish only that portion of the information that is legally required and shall disclose the Confidential Information in a manner reasonably designed to preserve its confidential nature.

4. Unauthorized Use, Disclosure, or Loss

If Contractor becomes aware of any threatened or actual use or disclosure of any Confidential Information that is not specifically authorized by this Agreement, or if any Confidential Information is lost or cannot be accounted for, Contractor shall notify the State's (Contract Manager/Contact Liaison/Privacy Officer) within the same business day the Contractor becomes aware of such use, disclosure, or loss. Such notice shall include, to the best of the Contractor's knowledge at that time, the persons affected, their identities, and the Confidential Information disclosed.

The Contractor shall take immediate steps to mitigate any harmful effects of the unauthorized use, disclosure, or loss. The Contractor shall reasonably cooperate with the State's efforts to seek appropriate injunctive relief or otherwise prevent or curtail such threatened or actual breach, or to recover its Confidential Information, including complying with a reasonable Corrective Action Plan.

If the unauthorized use, disclosure, or loss is of Personally Identifiable Information, or reasonably could otherwise identify individuals, Contractor shall, at its own cost, take any or all of the following measures that are directed by the State as part of a Corrective Action Plan:

a. Notify the affected individuals by mail or the method previously used by the State to communicate with the individual. If the Contractor cannot with reasonable diligence determine the mailing address of the affected individual and the State has not previously contacted that individual, the
Contractor shall provide notice by a method reasonably calculated to provide actual notice.

b. Notify consumer reporting agencies of the unauthorized release.

c. Offer credit monitoring and identity theft insurance to affected individuals from a company, and under terms, acceptable to the State for one year from the date the individual enrolls in credit monitoring.

d. Provide a customer service or hotline to receive telephone calls and provide assistance and information to affected individuals during hours that meet the needs of the affected individuals, as established by the State.

e. Adequately staff customer service telephone lines to assure an actual wait time of less than five (5) minutes for callers.

5. Trading partner requirements under HIPAA

For the purposes of this section Trading Partner means the PIHP.

a. Trading Partner Obligations

1) Trading Partner must not change any definition, data condition or use of a data element or segment as proscribed in the HHS Transaction Standard Regulation (45 CFR Part 162.915(a)).

2) Trading Partner must not add any data elements or segments to the maximum data set as proscribed in the HHS Transaction Standard Regulation (45 CFR Part 162.915(b)).

3) Trading Partner must not use any code or data elements that are either marked “not used” in the HHS Transaction Standard’s implementation specifications or are not in the HHS Transaction Standard’s implementation specifications (45 CFR Part 162.915(c)).

4) Trading Partner must not change the meaning or intent of any of the HHS Transaction Standard’s implementation specifications (45 CFR Part 162.915(d)).
5) Trading Partner must submit a new Trading Partner profile form in writing if any of the information provided as part of the Trading Partner profile form is modified.

b. Trading Partner understands that there exists the possibility that the Department or others may request an exception from the uses of a standard in the HHS Transaction Standards. If this occurs, Trading Partner must participate in such test modification (45 CFR Part 162.940 (a) (4)).

c. Trading Partners or Trading Partner’s Business Associate have responsibilities to adequately test business rules appropriate to their types and specialties.

d. Trading Partner or their Business Associate agrees to cure transaction errors or deficiencies identified by the Department.

e. Trading Partner or Trading Partner’s Business Associate understands that from time-to-time HHS may modify and set compliance dates for the HHS Transaction Standards. Trading Partner or Trading Partner’s Business associate must incorporate by reference any such modifications or changes (45 CFR Part 160.104).

f. The Department and the Trading Partner agree to keep open code sets being processed or used for at least the current billing period or any appeal period, whichever is longer (45 CFR Part 162.925 (c)(2)).

g. Privacy

1) The Trading Partner or the Trading Partner’s Business Associate will comply with all applicable state and federal privacy statutes and regulations concerning the treatment of Protected Health Information (PHI).

2) The Department and the Trading Partner or Trading Partner’s Business Associate will promptly notify the other party of any unlawful or unauthorized use or disclosure of PHI that may have an impact on the other party that comes to the party’s attention, and will cooperate with the other party in the event that any litigation arises concerning the unlawful or unauthorized disclosure or use of PHI.
3) The Department retains all rights to seek injunctive relief to prevent or stop the unauthorized use or disclosure of PHI by the Trading Partner, Trading Partner’s Business Associate, or any agent, contractor or third Party that received PHI from the Trading Partner.

h. Security

1) The Department and the Trading Partner or Trading Partner’s Business Associate must maintain reasonable security procedures to prevent unauthorized access to data, data transmissions, security access codes, envelope, backup files, and source documents. Each party will immediately notify the other party of any unauthorized attempt to obtain access to or otherwise tamper with data, data transmissions security access codes, envelope, backup files, source documents other party’s operating system when the attempt may have an impact on the other party.

2) The Department and the Trading Partner or Trading Partner’s Business associate must develop, implement, and maintain appropriate security measures for its own operating system. The Department and the Trading Partner or Trading Partner’s Business Associate must document and keep current its security measures. Each party’s security measure will include, at a minimum, the requirements and implementation features set forth in ‘site specific HIPAA rule’ and all applicable HHS implementation guidelines.

6. Indemnification

In the event of a breach of this Section by Contractor, Contractor shall indemnify and hold harmless the State of Wisconsin and any of its officers, employees, or agents from any claims arising from the acts or omissions of the Contractor, and its subcontractors, employees and agents, in violation of this Section, including but not limited to costs of monitoring the credit of all persons whose Confidential Information was disclosed, disallowances or penalties from federal oversight agencies, and any court costs, expenses, and reasonable attorney fees, incurred by the State in the enforcement of this Section. In addition, notwithstanding anything to the contrary herein, the Contractor shall compensate the State for its actual staff time and other costs associated with the State's response to the unauthorized use or disclosure constituting the breach.
7. Equitable Relief

The Contractor acknowledges and agrees that the unauthorized use, disclosure, or loss of Confidential Information may cause immediate and irreparable injury to the individuals whose information is disclosed and to the State, which injury will not be compensable by money damages and for which there is not an adequate remedy available at law. Accordingly, the parties specifically agree that the State, on its own behalf or on behalf of the affected individuals, shall be entitled to obtain injunctive or other equitable relief to prevent or curtail any such breach, threatened or actual, without posting security and without prejudice to such other rights as may be available under this Agreement or under applicable law.

8. Liquidated Damages

The Contractor agrees that an unauthorized use or disclosure of Confidential Information may result in damage to the State's reputation and ability to serve the public interest in its administration of programs affected by this Agreement. Such amounts of damages which will be sustained are not calculable with any degree of certainty and thus shall be the amounts set forth herein. Assessment under this provision is in addition to other remedies under this Agreement and as provided in law or equity. The State shall assess damages as appropriate and notify the Contractor in writing of the assessment. The Contractor shall automatically deduct the damage assessments from the next appropriate monthly invoice, itemizing the assessment deductions on the invoice.

Liquidated Damages shall be as follows:

- $100 for each individual whose Confidential Information was used or disclosed;

- $100 per day for each day that the Contractor fails to substantially comply with the Corrective Action Plan under this Section.

- Damages under this Section shall in no event exceed $50,000 per incident.

9. Compliance Reviews
The State may conduct a compliance review of the Contractor’s security procedures to protect Confidential Information.

10. Survival

This Section shall survive the termination of the Agreement.
ARTICLE XI

XI. REPORTS AND DATA

A. Required Use of the Secure ForwardHealth Portal

The PIHP must request a secure ForwardHealth Portal account to access data and reports, maintain information, conduct financial transactions and other business with DHS. When the PIHP requests an account, the designated PIHP contact will receive a PIN via their email address. The PIN is used to access specific PIHP information on the Portal.

The PIHP must assign users roles/permissions within the secure ForwardHealth Portal account to ensure only authorized users have access to data and functions provided. The PIHP must ensure all users understand and comply with all HIPAA regulations.

Detailed information can be found at:

https://www.forwardhealth.wi.gov/WIPortal/Account/Setup/tabId/111/Default.asp

B. Access to and/or Disclosure of Financial Records

The PIHP and any subcontractors must make available to the Department, the Department’s authorized agents, and appropriate representatives of the U.S. Department of Health and Human Services any financial records of the PIHP or subcontractors that relate to the PIHP’s capacity to bear the risk of potential financial losses, or to the services performed and amounts paid or payable under this Contract. The PIHP must comply with applicable record keeping requirements specified in Wis. Adm. Code DHS 105.02(1)-(7) as amended.

C. Access to and Audit of Contract Records

Throughout the duration of this Contract, and for a period of five years after termination of this Contract, the PIHP must provide duly authorized representatives of the state or federal government access to all records and material relating to the PIHP’s provision of and reimbursement for activities contemplated under the Contract. Such access shall include the right to inspect, audit and reproduce all such records and material, including but not limited to
computer records system, invoices, and to verify reports furnished in compliance with the provisions of this Contract. All information so obtained will be accorded confidential treatment as provided under applicable laws, rules or regulations. Refusal to provide required materials during an audit may subject the PIHP to sanctions in Article XIII, Section C.

D. Encounter Data and Reporting Requirements

The PIHP is responsible for complying with the Department’s data storage and reporting requirements and must submit compliant encounter data files. PIHP staff will participate with the Department in the planning and development of data reporting requirements for implementation during the term of this contract consistent with all HIPAA and MSIS/TMSIS requirements applicable to the PIHP. This participation includes attending technical calls, contract administrator meetings, workgroup meetings, and individual PIHP meetings with the Department to address changes in requirements, local applications or databases. The PIHP must cooperate with the Department on data submission protocol and testing. The Department or its designees reserves the right to conduct on-site inspections and/or audits prior to awarding the Contract and anytime thereafter.

1. Data Management and Maintenance: The PIHP must have a system that is capable of processing claims, submitting compliant encounters, monitoring enrollment and disenrollment, and reporting requirements. The required formats and timelines are specified in Article XI, Section I.

   a. The PIHP must participate in HMO encounter technical workgroup meetings periodically scheduled by the Department.

   b. The PIHP must capture and maintain a claim record of each service or item provided to members, using CMS 1500, UB-04, HIPAA transaction code sets, or other claim, or claim formats that are adequate to meet all reporting requirements of this Contract. The original claim submitted by the provider must be stored and retrievable upon request.

   c. The database must be a complete and accurate representation of all services the PIHP provided during the Contract period.

   d. The PIHP is responsible for monitoring the integrity of the database, and facilitating its appropriate use for such required reports as encounter data and targeted performance improvement studies.

   e. The PIHP is responsible for maintaining unique identifiers assigned by the Department or its designee such as the identification number assigned to each submitted encounter. The PIHP must maintain all national code sets
and Department specific fields as defined in ForwardHealth and the HMO Encounter User Guide.

f. The PIHP is responsible for updating and testing new versions of national codes sets and/or state specific code set.

g. The PIHP must submit at least 90% of adjudicated clean claims as encounters within 90 days, 99% within 150 days, and 100% within 240 days. The only exception is when the claim is suspended due to a dispute with the provider. If a PIHP paid encounter is denied within the Department’s MMIS system, the PIHP has 90 days to resolve the encounter to priced status within the system.

h. The PIHP shall not alter encounters with dates of service older than two years of the current year. For example, if the current calendar year is 2015, the PIHP must not alter encounters with a date of service of 2012 or older.

2. Program Integrity and Data Usage: The PIHP shall establish written policies, procedures, and standards of conduct that articulate the organization’s commitment to comply with all applicable data processing and safeguarding requirements and standards under the contract, and all applicable Federal and state requirements. This documentation must be kept current and be provided to the department upon request.

   a. This requirement extends to all subcontractors to the extent that the subcontractor is delegated responsibility by the PIHP. The PIHP is responsible for ensuring that data usage agreements and procedures are in place with providers and contractors that facilitate complete, accurate and timely encounter submissions to the Department.

   b. The Department retains the right to analyze encounter data and use it for any purpose it deems necessary. The Department will ensure that the analysis does not violate the integrity of the reported data submitted by the PIHP.

3. Testing and Certification Requirements: The electronic test encounter data files are subject to Department review and approval before production data is accepted by the Department. Production encounters or other documented encounter data must be used for the test data files.

   a. The PIHP must notify the Department of all significant personnel changes and system changes that may impact the integrity of the data, including new claims processing vendors and significant changes in personnel.
b. A new PIHP must test the encounter data set until the Department is satisfied that the PIHP is capable of submitting valid, accurate, and timely encounter data according to the schedule and timetable. A new PIHP must become certified to submit compliant encounters within six months of their start date.

c. The PIHP must provide a three month notice to the Department in advance of transition to a new claims processing system and/or third party administrator. The new system must become certified by the Department or its designee to submit compliant encounters within six months of its start date.

4. Data Exchange Requirements: All encounter submissions must be in a HIPAA compliant ASC X12 transaction format.

a. The PIHP must follow the data specifications defined in the Encounter User Guide and must submit encounters that conform to national standards as well as specific Departmental requirements.

b. The PIHP must process all the PIHP specific files as defined in the PIHP Matrix on ForwardHealth. All enrollment, encounters, response, capitation, provider, error reports and special program files must be processed in a timely and accurate manner.

5. Performance Requirements: The PIHP must submit accurate and complete encounter data that the Department can use for rate-setting, Federal Reporting, special programs and any other purpose deemed necessary by the Department. The PIHP must track metrics used by the Department to confirm that data is accurate and complete. Any deficiencies in the metrics must be reported to the Department within 15 days of the PIHP identifying the problem. The PIHP must complete a quarterly progress report due on April 30th, July 30th, October 30th and January 30th. The Progress Report and Template is posted to the Managed Care Section in ForwardHealth. The completed progress report and/or any deficiencies in the metrics should be submitted to DHSDLTCBFM@dhs.wisconsin.gov

6. The Chief Operating Officer or their designated authority must attest to the following metrics included on the report:

a. Encounter Volume — The PIHP must submit encounters with a consistent volume from month to month. PIHPs are asked to provide expected average monthly volume on the quarterly progress report. An inconsistency is defined as a volume that is sustained for more than three months that is greater than 10 percent lower than the expected monthly volume.
b. Pricing Percentage—The PIHP must achieve and maintain a consistent Pricing Percentage of 95 percent for a 12 month period) overall Institutional, Professional and Dental claim types. The PIHP must report a deficiency in pricing percent that lasts greater than three months. Final reconciliation will be based on priced claims in encounter. The PIHP will not be reimbursed for claims not priced through HMO encounter.

7. Non-Compliance Resolution Process: The Department shall have the right to audit any records of the PIHP and to request any additional information. If at any time the Department determines that the PIHP has not complied with any requirement in this section, the Department will issue a corrective action to the PIHP. The PIHP shall comply within the timeframe defined in the corrective action. If the PIHP fails to comply, the Department may pursue action against the PIHP as provided under Article XIII, Section C.

E. Coordination of Benefits (COB), Encounter Record, Formal Grievances and Birth Cost Reporting Requirements

The PIHP agrees to furnish to the Department and to its authorized agents, within the Department’s time frame and format, information that the Department requires to administer this Contract, including but not limited to the following:

1. Encounter Record for Each Member Service

An encounter record for each service provided to members covered under this Contract. The encounter data set must include at least those data elements specified in the Encounter User Guide.

2. Formal Grievances

Copies of all formal grievances and documentation of actions taken on each grievance.

F. Records Retention

The PIHP must retain, preserve and make available upon request all records relating to the performance of its obligations under the Contract, including paper and electronic claim forms, for a period of not less than five years from the date of termination of this Contract. Records involving matters that are the subject of litigation or audit shall be retained for a period of not less than five years following the termination of litigation or audit. Copies of the documents contemplated herein may be substituted for the originals with the prior written
consent of the Department, if the Department approves the microfilming procedures as reliable and supported by an effective retrieval system.

Upon expiration of the five year retention period and upon request, the subject records must be transferred to the Department’s possession. No records shall be destroyed or otherwise disposed of without the prior written consent of the Department.

G. Reporting of Corporate and Other Changes

The PIHP must report to the Department any change in corporate structure or any other change in information previously reported, such as through the application for certification process. The PIHP must report the change as soon as possible, but no later than 30 days after the effective date of the change.

1. Any change in information relevant to ineligible organizations.

2. Any change in information relevant to ownership and business transactions of the PIHP.

H. Provider and Facility Network Data Submission

1. The PIHP that contracts with the Department to provide FCMH services must submit a detailed provider network and facility file, in the format designated by the Department, to the State’s FTP as part of the certification review process and when the PIHP experiences significant change with respect to network adequacy (as defined in Art. V, F.). A facility report includes any physical address in which PIHP providers serve members, i.e. clinics and hospitals.

2. The provider network and facility file shall include only Medicaid-enrolled providers who are contracted with the PIHP to provide contract services to FCMH members.

3. PIHP must submit complete and accurate provider network and facility data. The Department will provide the PIHP with the required file format layout and data fields. The Department retains the right to conduct audits of provider and facility data for completeness and accuracy during the contract period.
Incomplete or inaccurate provider and/or facility data will subject the PIHP to administrative sanctions outlined in Article XIII, Section C.

I. Contract Specified Reports and Due Dates

<table>
<thead>
<tr>
<th>REPORTS AND DUE DATES CONTRACT PERIOD 2015 - 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>FREQUENCY OF REPORT/REPORT NAME</td>
</tr>
<tr>
<td>MONTHLY REPORTS</td>
</tr>
<tr>
<td>Summary Hospital Access Payment Report</td>
</tr>
<tr>
<td>Summary Ambulatory Surgical Center Access Payment Report</td>
</tr>
<tr>
<td>Summary Critical Access Hospital (CAH) Access Payment Report</td>
</tr>
<tr>
<td>PPACA Primary Care Monthly Report</td>
</tr>
<tr>
<td>QUARTERLY REPORTS</td>
</tr>
<tr>
<td>1ST QUARTER: (Jan-March); 2ND QUARTER: (April – June); 3RD QUARTER: (July – Sept); 4TH QUARTER: (Oct – Dec)</td>
</tr>
<tr>
<td><strong>Formal/ Informal Grievance Experience Summary Report</strong></td>
</tr>
<tr>
<td><strong>Financial Report</strong></td>
</tr>
</tbody>
</table>

**ANNUAL REPORTS**

| **Dental Service QI Report** | Send to **BBM** contract monitor by password protected email attachment. Submit annually on first business day of July. | Article IX G |
| **Performance Improvement Project (PIP) Final Project** | Send to your **BBM** Care4Kids contract monitor and EQRO contact by password protected email attachment. Report due on the 1st business day of July. | Article IX I |
| **Annual PIHP Financial Reconciliation Report** | PIHP certification of the encounter data for reconciliation due no later than twelve months after the end of the calendar year. | Article XV A.3 |
| **Initial Performance Improvement Project (PIP)** | Send to your **BBM** managed care contract monitor and EQRO contact by password protected email attachment. Topic Selection on first business day of December. | Article IX I |
| **PPACA Health Insurance Fee (HIF) Report** | Send to **BFM once** per year the following information: NAIC Exhibits, IRS Letter 5067C, WI HIF MA Calculation Template (based on the IRS Letter 5067C), and the signed attestation form. The DHS template and the Attestation form are found in the ForwardHealth portal. Send to **BFM** by SFTP. | Article XV H |

**OTHER REPORTS**

<p>| <strong>Affirmative Action Plan Submit every 3 years</strong> | <strong>AA/CRC Office</strong> in the format specified on Vendor Net. Send to <strong><a href="mailto:dhscontractcompliance@dhs.wisconsin.gov">dhscontractcompliance@dhs.wisconsin.gov</a></strong> | Article X C 4 |</p>
<table>
<thead>
<tr>
<th>Civil Rights Compliance Letter of Assurance and Plan</th>
<th>AA/CRC Office in the format specified in Article III, C.4.b. Send to AA/CRC Coordinator <a href="mailto:dhscontractcompliance@dhs.wisconsin.gov">dhscontractcompliance@dhs.wisconsin.gov</a></th>
<th>Article III C 4 b</th>
</tr>
</thead>
<tbody>
<tr>
<td>Encounter Data File in (837I, 837P, 837D) format.</td>
<td>Send to Fiscal agent on SFTP</td>
<td>Article XI E</td>
</tr>
<tr>
<td>Court Ordered Birth Cost Report.</td>
<td>Send report to your BBM, managed care contract monitor by password protected email attachment. This report contains PHI. <strong>Submit on an as needed basis.</strong></td>
<td>Addendum IV B</td>
</tr>
<tr>
<td>Communicable Disease Reporting (by providers).</td>
<td>PIHP providers must send report to the <strong>local health department</strong>. Report of human immunodeficiency virus (HIV) will be made directly to the <strong>State Epidemiologist</strong>. <strong>Providers should submit on an as needed basis.</strong></td>
<td>Article XI K</td>
</tr>
<tr>
<td>Fraud and Abuse Investigations.</td>
<td>The PIHP must report allegations of fraud and abuse (both provider and member) to the Department within 15 days of the suspected activity coming to the attention of the HMO. <strong>Submit on an as needed basis.</strong></td>
<td>Article XI L 2</td>
</tr>
<tr>
<td>Abortions, Hysterectomies and Sterilizations.</td>
<td>The PIHP must comply with state and federal compliance requirements for abortions, hysterectomies and sterilizations. <strong>Submit form with signatures on an as needed basis.</strong></td>
<td></td>
</tr>
</tbody>
</table>

Any reports that are due on a weekend or holiday are due the following business day.

BBM = Bureau of Benefits Management  
BFM = Bureau of Fiscal Management  
BLTCF = Bureau of Long Term Care Financing

**Report Mailing Addresses:**

<table>
<thead>
<tr>
<th>Department of Health Services Bureau of Benefits Management</th>
<th>Department of Health Services Bureau of Fiscal Management</th>
</tr>
</thead>
<tbody>
<tr>
<td>P.O. Box 309</td>
<td>P.O. Box 309</td>
</tr>
<tr>
<td>Madison, WI 53701-0309</td>
<td>Madison, WI 53701-0309</td>
</tr>
</tbody>
</table>
The Department electronically produces multiple reports and resources for use by the FCMH PIHP, which are listed at the following website:

Any reports that are due on a weekend or holiday are due the following business day.

The Department electronically produces multiple reports and resources for use by BadgerCare Plus and Medicaid SSI HMOs, which are listed at the following website:


J. Selective Reporting Requirements

1. Communicable Disease Reporting

As required by Wis. Stats. 252.05, mandated providers affiliated with a PIHP shall report the appearance, suspicion or diagnosis of a communicable disease or death resulting from a communicable disease to the local health department for any member treated or visited by the provider. Reports of human immunodeficiency virus (HIV) infection shall be made directly to the State Epidemiologist. Such reports shall include the name, sex, age, residence, communicable disease, and any other facts required by the local health department and Wisconsin Division of Public Health. Such reporting shall be made within 24 hours of learning about the communicable disease or death or as specified in Wis. Adm. Code DHS 145. Charts and reporting forms on communicable diseases are available from the local health department. Each laboratory subcontracted or otherwise affiliated with the PIHP shall report to the local health department the identification or suspected identification of any communicable disease listed in Wis. Adm. Code DHS 145. Reports of HIV infections shall be made directly to the State Epidemiologist.
2. Fraud and Abuse Investigations

The PIHP agrees to cooperate with the Affordable Care Act (ACA) suspension of payment requirements, and with the Department on fraud and abuse investigations. In addition, the PIHP agrees to report allegations of fraud and abuse (both provider and member) to the Department within 15 days of the suspected fraud or abuse coming to the attention of the PIHP. Failure on the part of the PIHP to cooperate or report fraud and/or abuse may result in any applicable sanctions under Article XIII, Section C(6).

The PIHP must have administrative and management arrangements or procedures, and a mandatory compliance plan, that are designed to guard against fraud and abuse. The PIHP arrangements or procedures must include the following:

- Written policies, procedures, and standards of conduct that articulates the organization’s commitment to comply with all applicable Federal and State standards.

- The designation of a compliance officer and a compliance committee that is accountable to senior management.

- Effective lines of communication between the compliance officer and the organization’s employees.

- Enforcement of standards through well-publicized disciplinary guidelines.

- Provision for internal monitoring and auditing.

- Provision for prompt response to detected offenses, and for development of corrective action initiatives relating to the PIHP’s contract.

- Provision for use of information in the provider file from the Department notifying the PIHP of suspension of payment. The provider file sent by the Department to the PIHP will have an added field that will indicate the outcome of the creditable allegation of fraud investigation. The values are:
- A – ACA suspension of payment is currently active. The PIHP must suspend payment based on the effective date for the start of the investigation.

- C – The provider has been cleared of the credible allegation of fraud investigation. There will be an end date for the investigation.

- T – The provider has been terminated due to the outcome of the credible allegation investigation. The contract’s termination date will be listed in the provider file.

- The PIHP must report the following to the state:

  - Number of complaints of fraud and abuse made to state that warrant preliminary investigation;

  - For each which warrants investigation, supply:
    - Name
    - ID number
    - Source of complaint
    - Type of provider
    - Nature of complaint
    - Approximate dollars involved
    - Legal and administrative disposition of the case

K. Non-Disclosure of Trade Secrets and Confidential Competitive Information

1. To the extent that encounter records, medical-loss ratio reports, or other submissions/reports include or have the capacity to reveal amount(s) paid by the PIHP to provider(s), the PIHP and the Department agree that those records, reports or submissions constitute trade secrets under the Wisconsin Uniform Trade Secrets Act, Wis. Stats., s. 134.90(1)(c), and must remain confidential to protect the competitive market position of the PIHP. The Department agrees such records, reports or submissions are thus exempt from disclosure under s. 19.36(5), Wis. Stats. Regardless of whether said information is specifically, separately designated as such by the PIHP at the time of submission or reporting to the Department.
2. If the Department receives an open records request, subpoena, or similar request involving the information described in Paragraph 1, the Department shall notify the PIHP of the request without unreasonable delay. Upon such request, the Department shall take all reasonable steps to prevent the disclosure of such information. In the event that disclosure of information is compelled pursuant to a writ of mandamus or other court order, the Department agrees to redact any otherwise proprietary, confidential, or trade secret information prior to said disclosure, subject to the terms of the order.

3. In the event the designation of the confidentiality of this information is challenged, the PIHP agrees to provide legal counsel or other necessary assistance to defend the designation of records, reports, or submissions as a trade secret. The Department shall, without charge to the PIHP, reasonably cooperate with such defense, to include providing legal counsel, testimony, and attestations regarding the protection of confidential and proprietary information that qualifies as a trade secret. Notwithstanding the foregoing, the PIHP shall have the sole right and discretion to direct the defense to settle, compromise, or otherwise resolve such defense. Should any order or judgment be issued against the Department, the PIHP will hold the Department harmless and indemnify the Department for costs and damages assessed against the Department as a result of designating records, reports, or submissions as trade secret(s).

4. Notwithstanding the above, the amount(s) paid by the PIHP to provider(s) shall be stored within the Department’s centralized data storage system, so as to allow the PIHP reconciliation procedures outlined in this Contract to be conducted by Department personnel. Such information shall still be considered trade secrets by the Department, but, in aggregate, will need to be included on various reports, including but not limited to communications with CMS about the operation of the Care4Kids program.
ARTICLE XII

XII. FUNCTIONS AND DUTIES OF THE DEPARTMENT

A. Utilization Review and Control

The Department will waive, to the extent allowed by law, any present Department requirements for prior authorization, second opinions, co-payment, or other Medicaid restrictions for the provision of contract services provided by the PIHP to members, except as may be required by the terms of this contract.

B. Department Audit Schedule

The PIHP will be notified approximately 30 days prior to regularly scheduled, routine audits being conducted via a letter from the Department.

C. PIHP Review of Study or Audit Results

The Department will submit to the PIHP for a 30 business day review/comment period, any Medicaid and PIHP audits, PIHP report card, PIHP Consumer Satisfaction Reports, or any other Medicaid PIHP studies the Department releases to the public that identifies the PIHP by name. The review/comment period will commence on the fifth business day after the audit report is mailed. The PIHP may request an extension and the Department will exercise reasonable discretion in making the determination to waive the 30 business day review/comment requirement.

D. Vaccines for Children

The Department will assure that PIHP providers participate in the Vaccines for Children (VFC) program for administration of immunizations to PIHP members according to the policies and procedures in the Wisconsin Health Care Programs Online Handbook. The Department will reimburse the PIHP for the cost of new vaccines that are newly approved during the contract year and not yet part of the Vaccine for Children program. The reimbursement of the vaccine shall be the same as the Department reimburses FFS providers during the period of VFC availability. The PIHP retains liability for the cost of administering the vaccines.

E. Fraud and Abuse Training

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The Department will provide fraud and abuse detection training to the PIHP annually. The Department will provide training for PIHPs on implementation of suspension of payments to providers with a credible allegation of fraud.

F. Provision of Data to the PIHP

The Department will provide to the PIHP immunization information from the Wisconsin Immunization Registry, to the extent available.

G. Conflict of Interest

The Department will maintain state employee conflict of interest safeguards at least equal to federal safeguards (41 USC 423).
ARTICLE XIII

XIII. CONTRACTUAL RELATIONSHIP

A. Delegations of Authority

The PIHP shall oversee and remain accountable for any functions and responsibilities that it delegates to any subcontractor. For all major or minor delegation of function or authority:

- There shall be a written agreement that specifies the delegated activities and reporting responsibilities of the subcontractor and provides for revocation of the delegation or imposition of other sanctions if the subcontractor’s performance is inadequate, or out of compliance with HIPAA privacy or security requirements.

- Before any delegation, the PIHP shall evaluate the prospective subcontractor’s ability to perform the activities to be delegated.

- The PIHP shall monitor the subcontractor’s performance on an ongoing basis and subject the subcontractor to formal review at least once per contract period.

- If the PIHP identifies deficiencies or areas for improvement, the PIHP and the subcontractor shall take corrective action.

- If the PIHP delegates selection of providers to another entity, the PIHP retains the right to approve, suspend, or terminate any provider selected by that entity.

B. Subcontracts

This section does not apply to subcontracts between the Department and the PIHP. The Department shall have sole authority to determine the conditions and terms of such subcontracts. Subcontractor (hereinafter identified as subcontractor) agrees to abide by all applicable provisions of the PIHP’s contract with the Department of Health Services, hereinafter referred to as the Foster Care Medical Home Contract. Subcontract compliance with the Foster Care Medical Home Contract specifically includes but is not limited to the requirements specified below.
1. Subcontract Standard Language

The PIHP must ensure that all subcontracts are in writing and include the following standard language when applicable:

a. Subcontractor uses only Medicaid-certified providers in accordance with this Contract.

b. No terms of this subcontract are valid which terminate legal liability of the PIHP.

c. Subcontractor agrees to participate in and contribute required data to PIHP Quality Assessment/Performance Improvement programs.

d. Subcontractor agrees to abide by the terms of this Contract for the timely provision of emergency and urgent care. Where applicable, subcontractor agrees to follow those procedures for handling urgent and emergency care cases stipulated in any required hospital/emergency room MOUs signed by the PIHP in accordance with this Contract.

e. Subcontractor agrees to submit PIHP encounter data in the format specified by the PIHP, so that the PIHP can meet the Department specifications required by this Contract. The PIHP will evaluate the credibility of data obtained from subcontracted vendors’ external databases to ensure that any patient-reported information has been adequately verified.

f. Subcontractor agrees to comply with all non-discrimination requirements.

g. Subcontractor agrees to comply with all record retention requirements and, where applicable, the special compliance requirements on abortions, sterilizations, hysterectomies, and HealthCheck reporting requirements.

h. Subcontractor agrees to provide representatives of the PIHP, as well as duly authorized agents or representatives of the Department and the federal Department of Health and Human Services, access to its premises and its contracts, medical records, billing (including contractual rates agreed upon between the PIHP and the subcontractor), and administrative records. Refusal will result in sanctions or penalties in Article XIII, C.
against the PIHP for failure of its subcontractor to permit access to a Department or federal DHHS representative. Subcontractor agrees otherwise to preserve the full confidentiality of medical records in accordance with this Contract.

i. Subcontractor agrees to the requirements for maintenance and transfer of medical records stipulated in this Contract.

j. Subcontractor agrees to ensure confidentiality of family planning services.

k. Subcontractor agrees not to create barriers to access to care by imposing requirements on members that are inconsistent with the provision of medically necessary and covered Medicaid benefits (e.g., COB recovery procedures that delay or prevent care).

l. Subcontractor agrees to clearly specify referral approval requirements to its providers and in any sub-subcontracts.

m. Subcontractor agrees not to bill FCMH members for medically necessary services covered under this Contract and provided during the members’ period of PIHP enrollment. Subcontractor also agrees not to bill members for any missed appointments while the members are eligible under the Medicaid Program. This provision will remain in effect even if the PIHP becomes insolvent. However, if a member agrees in writing to pay for a non-covered service, then the PIHP, PIHP provider, or PIHP subcontractor can bill.

The standard release form signed by the member at the time of services does not relieve the PIHP and its providers and subcontractors from the prohibition against billing a FCMH member in the absence of a knowing assumption of liability for a non-covered service. The form or other type of acknowledgment relevant to FCMH member liability must specifically state the admissions, services, or procedures that are not covered by Medicaid.

n. Within 15 business days of the PIHP’s request subcontractors must forward medical records pursuant to grievances to the PIHP. If the subcontractor does not meet the 15 business day requirement, the subcontractor must explain why and indicate when the medical records will be provided.
o. Subcontractor agrees to abide by the terms regarding appeals to the PIHP and to the Department regarding the PIHP’s nonpayment for services providers render to members.

p. Subcontractor agrees to abide by the PIHP marketing/informing requirements. Subcontractor will forward to the PIHP for prior approval all flyers, brochures, letters and pamphlets the subcontractor intends to distribute to its members concerning its PIHP affiliation(s), or changes in affiliation, or relating directly to the Medicaid population. Subcontractor will not distribute any “marketing” or member informing materials without the consent of the PIHP and the Department.

q. Subcontractor agrees to abide by the PIHP’s restraint policy, which must be provided by the PIHP. Members have the right to be free from any form of restraint or seclusion used as a means of force, control, ease or reprisal.

2. Subcontract Submission Requirements

a. Changes in Established Subcontracts

1) The PIHP must submit changes in previously approved subcontracts to the Department for review and approval before they take effect. This review requirement applies to changes that affect the amount, duration, scope, location, or quality of services.

   • Technical changes do not have to be approved.

   • Changes in rates paid do not have to be approved, with the exception of changes in the amounts paid to PIHP management services subcontractors.

2) The Department will review the subcontract changes and respond to the PIHP within 15 business days. If the Department does not respond to the request for review within 15 business days of submission, the PIHP must contact the Managed Care Compliance Section Chief in the Bureau of Benefits Management. A response will be prepared within five business days of this contact.
b. New Subcontracts

The PIHP must submit new subcontracts to the Department for review and approval before they take effect. If the Department does not respond to the request for review within 15 business days of submission, the PIHP must contact the Managed Care Compliance Section Chief in the Bureau of Benefits Management. A response will be prepared within five business days of this contact.

3. Review and Approval of Subcontracts

The Department may approve, approve with modification, or deny subcontracts under this Contract at its sole discretion. The Department may, at its sole discretion and without the need to demonstrate cause, impose such conditions or limitations on its approval of a subcontract as it deems appropriate. The Department may consider such factors as it deems appropriate to protect the interests of the state Medicaid members, including but not limited to the proposed subcontractor’s past performance. The Department will:

a. Give the PIHP:

- 120 days to implement a change that requires the PIHP to find a new subcontractor, and
- 60 days to implement any other change required by the Department.

b. Acknowledge the approval or disapproval of a subcontract within 15 business days after its receipt from the PIHP.

c. Review and approve or disapprove each new subcontract before the Contract takes effect. Any disapproval of subcontracts may result in the application by the Department of remedies pursuant to this Contract.

d. Ensure that the PIHP has included the standard subcontract language as specified in Section B, 1 of this Article (except for specific provisions that are inapplicable in specific PIHP management subcontract).

4. Transition Plan
The PIHP may be required to submit transition plans when a primary care provider(s), mental health provider(s), gatekeeper or dental clinic terminates their contractual relationship with the PIHP. The transition plan will address continuity of care issues, member notification and any other information required by the Department to ensure adequate member access. The Department will approve, deny, or modify the transition plan within 15 business days of receipt or prior to the effective date of the subcontract change.

5. Notification Requirements Regarding Subcontract Additions or Terminations

The PIHP must:

a. Notify the Department of Additions or Terminations

The PIHP must notify the Department within 10 days of subcontract additions or terminations when those changes are substantial and impact member access. Those notifications could involve:

- A clinic or group of physicians, mental health providers, or dentists,
- An individual physician,
- An individual mental health provider and/or clinic,
- An individual dental provider and/or clinic.

This Department notification must be through the submission of an updated provider network to the FTP server.

b. Notify the Department of a Termination or Modification that Involves Reducing Access to Care

The PIHP must notify the Department within 7 days of any notice by the PIHP to a subcontractor, or any notice to the PIHP from a subcontractor, of a subcontract termination, a pending subcontract termination, or a pending modification in subcontract terms, that could substantially reduce member access to care. This Department notification must be to both the PIHP’s Contract Monitor and through the submission of an updated provider network to the FTP server.
If the Department determines that a pending subcontract termination or pending modification in subcontract terms will jeopardize member access to care, then the Department may invoke the remedies pursuant to this Contract. These remedies include contract termination (notice to the PIHP and opportunity to correct are provided for), suspension of new enrollment, and giving members an opportunity to enroll in a different PIHP if one is available, or receive services through Medicaid FFS.

In addition to the monthly submission, the PIHP must submit an updated provider and facility file when there has been a significant change with respect to network adequacy, as defined by the Department, in the PIHP’s operations that would affect adequate capacity and services.

c. Notify Members of Provider Termination

Not less than 30 days prior to the effective date of the termination, the PIHP must also send written notification to members whose PCP, mental health provider, gatekeeper or dental clinic terminates a contract with the PIHP. The Department must approve all notifications before they are sent to members.

6. Management Subcontracts

The Department will review PIHP management subcontracts to ensure that:

a. Rates are reasonable.

b. They clearly describe the services to be provided and the compensation to be paid.

c. Any potential bonus, profit-sharing, or other compensation, not directly related to the cost of providing goods and services to the PIHP, is identified and clearly defined in terms of potential magnitude and expected magnitude during this Contract period. Any such bonus or profit-sharing must be reasonable compared to the services performed. The PIHP must document reasonableness. A maximum dollar amount for such bonus or profit-sharing shall be specified for the Contract period.

The requirements addressed in a. through c. are not required for non-Medicaid members if the PIHP wishes to have separate arrangements for non-members.
C. Remedies for Violation, Breach, or Non-Performance of Contract

1. Suspension of New Enrollment

Whenever the Department determines that the PIHP is out of compliance with this Contract, the Department may suspend the PIHP’s right to receive new enrollment under this Contract. When exercising this option, the Department, must notify the PIHP in writing of its intent to suspend new enrollment at least 30 days prior to the beginning of the suspension period. The suspension will take effect if the non-compliance remains uncorrected at the end of this period. The Department may suspend new enrollment sooner than the time period specified in this paragraph if the Department finds that the member’s health or welfare is jeopardized. The suspension period may be for any length of time specified by the Department, or may be indefinite. The suspension period may extend up to the expiration of the Contract.

The Department may also notify members of the PIHP’s non-compliance and provide an opportunity to enroll in another PIHP if one is available in their service area, or the member may receive benefits through FFS.

2. Department-Initiated Enrollment Reductions

The Department may reduce the maximum enrollment level and/or number of current members whenever it determines that the PIHP has failed to provide one or more of the Contract services required under the Contract or the PIHP has failed to maintain or make available any records or reports required under this Contract that the Department needs to determine whether the PIHP is providing contract services as required. The PIHP will have at least 30 days to correct the non-compliance prior to the Department taking any action set forth in this paragraph. The Department may reduce enrollment sooner than the time period specified in this paragraph if the Department finds that the member’s health or welfare is jeopardized.

3. Other Enrollment Reductions

The Department may also suspend new enrollment or disenroll members in anticipation of the PIHP not being able to comply with federal or state law at its current enrollment level. Such suspension shall not be subject to the 30 day notification requirement.
4. Withholding of Monthly Payments and Orders to Provide Services

Notwithstanding the provisions of this Contract, the Department may withhold portions of monthly payments as liquidated damages or otherwise recover damages from the PIHP on the following grounds:

a. Whenever the Department determines that the PIHP has failed to provide one or more of the medically necessary covered services required under the Contract, the Department may either order the PIHP to provide such service, or withhold a portion of the PIHP’s monthly payments for the following month or subsequent months, such portion withheld to be equal to the amount of money the Department must pay to provide such services.

If the Department orders the PIHP to provide services under this section and the PIHP fails to provide the services within the timeline specified by the Department, the Department may withhold from the PIHP’s monthly payments an amount up to 150% of the Fee for Service amount for such services.

When it withholds payments under this section, the Department must submit to the PIHP a list of the participants for whom payments are being withheld, the nature of the service(s) denied, and payments the Department must make to provide medically necessary services.

If the Department acts under this section and subsequently determines that the services in question were not covered services:

1) If the Department withheld payments, it will restore to the PIHP the full capitation payment; or

2) If the Department ordered the PIHP to provide services under this section, it will pay the PIHP the actual documented cost of providing the services.

b. If the PIHP fails to submit required data and/or information to the Department or the Department’s authorized agents, or fails to submit such data or information in the required form or format, by the deadline specified by the Department, the Department may immediately impose
liquidated damages in the amount of $1,500 per day for each day beyond the deadline that the PIHP fails to submit the data or fails to submit the data in the required form or format, such liquidated damages to be deducted from the PIHP’s monthly payments.

Additionally, if it is found that the PIHP failed to submit accurate and complete encounter data prior to the submission deadlines, the Department will be considered damaged. The PIHP may be held responsible for reimbursing the Department for staffing and out-of-pocket costs incurred by the Department and its contractors associated with reviewing the delayed data submission, and developing and publishing revised rates.

c. If the PIHP fails to comply with state and federal compliance requirements for abortions, hysterectomies and sterilizations, the Department may impose liquidated damages in the amount of $10,000.

d. The PIHP must meet the Department’s aggregate standards for submitting encounter data as outlined in Article XI(D) or liquidated damages may apply based on “erred” data.

e. The term “erred encounter record” means an encounter record that failed an edit when a correction is expected by the Department, unless the record is otherwise priced and included in the PIHP encounter data. This does not apply to records for out-of-state emergency services that are not moved from the erred table due to the inability to match to the provider file. If the PIHP fails to correct an error to the encounter record within the time frame specified, the Department may assess liquidated damages of $5 per erred encounter record per month until the error has been corrected or the issue has been resolved to the Department’s satisfaction. The liquidated damage amount will be deducted from the PIHP’s monthly payment. When applied, these liquidated damages will be calculated and assessed on a monthly basis.

If upon audit or review, the Department finds that the PIHP has removed an erred encounter record without the Department’s approval, the Department may assess liquidated damages for each day from the date of original error notification until the date of correction.

1) The Department may assess $5 per record per month until the encounter record has been fixed, for each encounter record found to be
different from the provider claim for the procedure code, units of service, diagnosis code, modifier code, charge field, and TPL paid amount.

2) At a minimum, the PIHP must submit a consistent volume of encounters each month based on a calendar year average.

3) If it is found that an PIHP submitted inaccurate or incomplete encounter data that was used in the development of the current rates, the Department may assess damages associated with the reporting error and data that the PIHP failed to submit. The damages will be up to the priced amount of the inaccurate encounter records and the estimated amount or actuarial adjustment for the amount that PIHP failed to submit.

f. Whenever the Department determines that the PIHP has failed to perform the administrative functions, the Department may withhold a portion of future monthly payments sufficient to directly compensate the Department for the program’s costs of providing health care services and items to individuals insured by said insurers and/or the insurers/employers represented by said third party administrators.

g. In any case under this Contract where the Department has the authority to withhold capitation payments, the Department also has the authority to use all other legal processes for the recovery of damages.

h. Notwithstanding the provisions of this subsection, in any case where the Department deducts a portion of monthly payments under the Contract, the following procedures will be used:

1) The Department will notify the PIHP’s contract administrator no later than the second business day after the Department’s deadline that the PIHP has failed to submit the required data or the required data cannot be processed.

2) Beginning on the second business day after the Department’s deadline, the PIHP will be subject without further notification to liquidated damages per data file or report.
3) If the PIHP submits encounter data late but submits it within five business days from the deadline, the Department will rescind liquidated damages if the data can be processed according to the criteria published in the Wisconsin Medicaid Encounter Data User Manual. The Department will not edit the data until the process period in the subsequent month.

4) If the PIHP submits any other required data or report but in the required format within five business days from the deadlines, the Department will rescind liquidated damages and immediately process the data or report.

5) If the PIHP repeatedly fails to submit required data or reports, or submits data that cannot be processed, the Department will require the PIHP to develop a corrective action plan to comply with the Contract requirements that must meet Department approval.

6) After the corrective action plan has been implemented, if the PIHP continues to submit data beyond the deadline, or continues to submit data that cannot be processed, the Department will invoke the remedies under Section C, 1 (Suspension of New Enrollment), or under Section C, 2 (Department-Initiated Enrollment Reductions) of this Article, or both, in addition to liquidated damages that may have been imposed for a current violation.

7) If the PIHP notifies the Department that it will discontinue contracting with the Department at the end of a contract period, but reports or data are due for a contract period, the Department retains the right to withhold up to two months of monthly payments otherwise due the PIHP that will not be released to the PIHP until all required reports or data are submitted and accepted after expiration of the Contract. Upon determination by the Department that the reports and data are accepted, the Department will release the monies withheld.

i. Withholding of Monthly Payments and Orders to Provide Services

Payments provided for under the contract will be denied for new members when, and for so long as, payment for those members is denied by CMS in accordance with the requirements in 42 CFR 438.730.
j. Failure to successfully report usable data using the ASC X12 837 HIPAA Compliant Transaction or the Medical Loss Ratio Report information may result in a 1% withhold to the PIHP’s administration rate. The amount will be withheld from the monthly payment until the PIHP is able to submit usable data.

If the PIHP is unable to submit usable data by the period of time defined by the Department when withholding the payment, the amount withheld will be forfeited.

If either party terminates the contract during the period that payment is withheld, the amount will be automatically forfeited.

Data is determined usable if it can be used in the rate-setting process in its entirety for the encounter data base years used to establish the rates.

5. Inappropriate Payment Denials

The PIHP that inappropriately fails to provide or deny payments for services may be subject to suspension of new enrollments, withholding, in full or in part, of monthly payments, contract termination, or refusal to contract in a future time period, as determined by the Department. The Department will select among these sanctions based upon the nature of the services in question, whether the failure of denial was an isolated instance or a repeated pattern or practice, and whether the health of a member was injured, threatened or jeopardized by the failure or denial. These sanctions apply not only to cases where the Department has ordered payment after appeal, but also to cases where no appeal was made (i.e., the Department knows about the documented abuse from other sources).

6. Sanctions

Section 1903(m)(5)(B)(ii) of the Social Security Act vests the Secretary of the Department of Health and Human Services with the authority to deny Medicaid payments to the PIHP for members who enroll after the date on which the PIHP has been found to have committed one of the violations identified in the federal law. State payment for members of the contracting organization is automatically denied whenever, and for as long as, federal payment for such members has been denied as a result of the commission of such violations. The state may impose sanctions if the PIHP has violated any
of the other applicable requirements of sections 1903(m) or 1932 of the Act and any implementing regulations.

7. Sanctions and Remedial Actions

The Department may pursue all sanctions and remedial actions with the PIHP that is taken with FFS providers including any civil penalties in the following specified amounts:

- A maximum of $25,000 for each determination of failure to provide services; misrepresentation or false statements to members, potential members or health care providers; failure to comply with physician incentive plan requirements; or marketing violations.

- A maximum of $100,000 for each determination of discrimination; or misrepresentation or false statements to CMS or the State.

- A maximum of $15,000 for each recipient the State determines was not enrolled because of a discriminatory practice (subject to the $100,000 overall limit above).

- A maximum of $25,000 or double the amount of the excess charges, (whichever is greater), for charging premiums or charges in excess of the amounts permitted under the Medicaid program. The State must deduct from the penalty the amount of overcharge and return it to the affected member(s).

- Appointment of temporary management for a PIHP as provided in 42 CFR 438.706.

8. Temporary Management

The state will impose temporary management when there is continued egregious behavior by the PIHP, including, but not limited to behavior that is described in 42 CFR 438.700, or that is contrary to any requirements of sections 1903(m) and 1932 of the Act; or

- There is substantial risk to members’ health; or
• The sanction is necessary to ensure the health of the PIHP’s members while improvements are made to remedy violations under 438.700 or until there is an orderly termination or reorganization of the PIHP.

D. Termination and Modification of Contract

1. Termination by Mutual Consent

This Contract may be terminated at any time by mutual written agreement of both the PIHP and the Department.

2. Unilateral Termination

This Contract between the parties may be terminated by either party as follows:

a. Either party may terminate this Contract at any time, due to modifications mandated by changes in federal or state laws, rules or regulations that materially affect either party’s rights or responsibilities under this Contract. At least 90 days prior to the proposed date of termination, the party initiating the termination must notify the other party of its intent to terminate this Contract. Termination by the Department for a reason other than PIHP non-compliance may impose an obligation upon the Department to pay the Contractor’s reasonable and necessarily incurred termination expenses.

b. Either party may terminate this Contract at any time if it determines that the other party has substantially failed to perform any of its functions or duties under this Contract. The party exercising this option must notify the other party in writing of its intent to terminate this Contract and give the other party 30 days to correct the identified violation, breach or non-performance of Contract. If such violation, breach or non-performance of Contract is not satisfactorily addressed within this time period, the exercising party may terminate this Contract. The termination date shall always be the last day of a month. The Contract may be terminated by the Department sooner than the time period specified in this paragraph if the Department finds that member health or welfare is jeopardized by continued enrollment in the PIHP.
c. Either party may terminate this Contract if federal or state funding of contractual services rendered by the Contractor become or will become permanently unavailable. In the event it becomes evident state or federal funding of claims payments or contractual services rendered by the Contractor will be temporarily suspended or unavailable, the Department shall immediately notify the Contractor, in writing, identifying the basis for the anticipated unavailability or suspension of funding. Upon such notice, the Department or the Contractor may suspend performance of any or all of the Contractor’s obligations under this Contract if the suspension or unavailability of funding will preclude reimbursement for performance of those obligations. The Department or Contractor shall attempt to give notice of suspension of performance of any or all of the Contractor’s obligations by 60 days prior to said suspension, if this is possible; otherwise, such notice of suspension should be made as soon as possible. In the event funding temporarily suspended or unavailable is reinstated, the Contractor may remove suspension hereunder by written notice to the Department, to be made within 30 days from the date the funds are reinstated. In the event the Contractor elects not to reinstate services, the Contractor shall give the Department written notice of its reasons for such decision, to be made within 30 days from the date the funds are reinstated. The Contractor shall make such decision in good faith and will provide to the Department documentation supporting its decision. In the event of termination under this Section, this Contract shall terminate without termination costs to either party.

d. This contract may be terminated by the PIHP due to dissatisfaction with the final 2016 monthly payment rates. The PIHP must notify the Department within 30 days of notice of the 2016 final rates if the PIHP intends to terminate its contract with the Department. The PIHP must also notify the Department within 30 days if it intends to decrease its service area due to the final 2016 monthly payment rates. In the event of termination under this paragraph, the Contract will terminate without termination costs to either party and, for purposes of section D., will be considered a termination under paragraph 1. To assure the smooth transition of members, the termination of the Contract or the decrease in service area will be effective no less than 90 days, and no more than 120 days, after PIHP notification to DHS of the intent to terminate the Contract or decrease the PIHP’s service area.

3. Obligations of Contracting Parties Upon Termination
When termination of the Contract occurs, the following obligations must be met by the parties:

a. Where this Contract is terminated unilaterally by the Department due to non-performance by the PIHP or by mutual consent with termination initiated by the PIHP:

1) The Department will be responsible for notifying all members of the date of termination and process by which the members will continue to receive contract services.

2) The PIHP will be responsible for all expenses related to said notification.

3) The Department will grant the PIHP a hearing before termination by the Department occurs. The Department will notify the members of the hearing and allow them to disenroll from the PIHP.

b. Where this Contract is terminated on any basis not covered in a., above, including non-renewal of the Contract for a given contract period:

1) The Department will be responsible for notifying all members of the date of termination and process by which the members will continue to receive contract services.

2) The Department may be responsible for all expenses relating to said notification.

c. Where this Contract is terminated for any reason the following payment criteria will apply:

1) Any payments advanced to the PIHP for coverage of members for periods after the date of termination will be returned to the Department within the period of time specified by the Department.

2) The PIHP will supply all information necessary for the reimbursement of any outstanding Medicaid claims within the period of time specified by the Department.
3) If a contract is terminated, recoupments will be handled through a payment by the PIHP to the Department within 90 days of contract termination.

4. Modification

This Contract may be modified at any time by written mutual consent of the PIHP and the Department or when modifications are mandated by changes in federal or state laws, rules or regulations. If changes in state or federal laws, rules or regulations require the Department to modify its contract with the PIHP, the PIHP will receive written notice.

If the Department changes the reporting requirements as specified in Article XI, Section I during the Contract period, the PIHP shall have 180 days to comply with such changes or to initiate termination of the Contract.

E. Interpretation of Contract Language

When disputes arise, the Department has the right to final interpretation and/or application of the Contract language. The PIHP will abide by the interpretation and/or application.
ARTICLE XIV

XIV. FISCAL COMPONENTS/PROVISIONS

A. Billing Members

For the FCMH Program, any provider who knowingly and willfully bills a member for a covered service shall be guilty of a felony and upon conviction shall be fined, imprisoned, or both, as defined in Section 1128B.(d)(1) [42 U.S.C. 1320a-7b] of the Social Security Act and Wis. Stats. 49.49(3p). This provision shall continue to be in effect even if the PIHP becomes insolvent.

However, if a member agrees in advance in writing to pay for a service not covered by Medicaid, then the PIHP, PIHP provider, or PIHP subcontractor may bill the member. The standard release form signed by the member at the time of services does not relieve the PIHP and its providers and subcontractors from the prohibition against billing a member in the absence of a knowing assumption of liability for a Medicaid non-covered service. The form or other type of acknowledgment relevant to a member’s liability must specifically state the admissions, services, or procedures that are not covered by Medicaid.

The PIHP and its providers and subcontractors must not bill a FCMH member for medically necessary covered services provided during the member’s period of PIHP enrollment in the FCMH Program.

B. Physician Incentive Plans

A physician incentive plan is any compensation arrangement between the PIHP and a physician or physician group that may directly or indirectly have the effect of reducing or limiting services provided with respect to individuals enrolled with the PIHP.

The PIHP shall fully comply with the physician incentive plan requirements specified in 42 CFR s. 417.479(d) through (g) and the requirements relating to subcontracts set forth in 42 CFR s. 417.479(i), as those provisions may be amended from time to time. PIHP contracts must provide for compliance with the requirements set forth in 422.208 and 422.210.

The PIHP may operate a physician incentive plan only if no specific payment can be made directly or indirectly under such a plan to a physician or physician group.
as an inducement to reduce or limit medically necessary services furnished to an
individual.

If physician/group put at substantial financial risk for services not provided by
physician/group, the PIHP must ensure adequate stop-loss protection to individual
physicians and conduct annual enrollee surveys.

The PIHP must provide adequate and timely information on its physician
incentive plan to any member upon request.

If required to conduct a member survey, survey results must be disclosed to the
State and, upon request, disclosed to members.

The disclosure to the State includes the following, and will be reported in a format
determined by the Department:

- The PIHP must report whether services not furnished by a physician/group
  are covered by incentive plan. No further disclosure required if the PIP
does not cover services not furnished by physician/group.

- The PIHP must report type of incentive arrangement, e.g. withhold, bonus,
capitation.

- The PIHP must report percent of withhold or bonus (if applicable).

- The PIHP must report panel size, and if patients are pooled, the approved
  method used.

If the physician/group is at substantial financial risk, the PIHP must report proof
the physician/group has adequate stop loss coverage, including amount and type
of stop-loss.

C. Payment Requirements/Procedures

The PIHP is responsible for the payment of all contract services provided to
members listed as ADDs or CONTINUEs on either the Initial or Final Enrollment
Rosters generated for the coverage period.

The PIHP is also responsible for the provision, or authorizing the provision of,
services to all FCMH members with valid ForwardHealth ID cards indicating
PIHP enrollment (via Electronic Voice Response or WiCall), without regard to disputes about enrollment status and without regard to any other identification requirements. Any discrepancies between the cards and the enrollment rosters must be reported to VEDSHMOSupport@wisconsin.gov for resolution. The PIHP must continue to provide and authorize provision of all contract services until the discrepancy is resolved, including members who were PENDING on the Initial Roster and held a valid ForwardHealth ID card indicating PIHP enrollment for the coverage period (via Electronic Voice Response or WiCall), but did not appear as a CONTINUE on the Final Roster.

If a member shows on the Initial enrollment roster as PENDING and later shows on the Final roster as a DISENROLL, the PIHP will not be liable for services after the date the disenrollment is effective.

1. Claims Retrieval

   The PIHP must maintain a claim processing system that can upon request identify date of receipt, adjudication action on all claims types (i.e., paid, denied, suspended, etc.), and date of adjudication. In addition, claim processing system must be identify, within the individual claim, the services provided and the diagnoses of the members using nationally accepted coding systems as specified in the Encounter User Guide. Finally, the claim processing system must be capable of identifying the provider of services by the appropriate provider ID number and/or National Provider Identifier (NPI), if applicable, assigned to all in-plan providers and their associated taxonomy numbers and CLIA numbers.

2. Thirty Day Payment Requirement

   The PIHP must pay at least 90% of adjudicated clean claims from subcontractors/providers for covered medically necessary services within 30 days of receipt of a clean claim, 99% within 90 days and 100% within 180 days of receipt, except to the extent subcontractors/providers have agreed to later payment.

   The PIHP agrees not to delay payment to a subcontractor/provider pending subcontractor/provider collection of third party liability unless the PIHP has an agreement with the subcontractor/provider to collect third party liability.
3. Payment of PIHP Referrals to Non-Affiliated Providers

For PIHP approved referrals to non-affiliated providers, the PIHP must either establish payment arrangements in advance, or the PIHP is liable for payment only to the extent that Medicaid pays, including Medicare deductibles, or would pay, its FFS providers for services excluding Hospital Access Payments, Hospital P4P Withhold, and Ambulatory Surgery Center Access Payments. Refer to Article VIII for policy on Provider Appeals.

a. For Non-Affiliated Providers, the Department will adjudicate Provider Appeals according to FFS benefit policy and reimbursement, including PA requirements, emergency and post stabilization definition and other contract provisions. Refer to Article VIII, Provider Appeals.

b. Should there be an appeal resolution determined by the Department to be in the Provider’s favor, the PIHP must waive standard timely filing guidelines and allow the provider 60 days to rebill for services.

4. Health Professional Shortage Area (HPSA) Payment Provision

The following provision refers to payments made by the PIHP. PIHP covered primary care and emergency care services provided to a member living in a Health Professional Shortage Area (HPSA) or by a provider practicing in a HPSA must be paid at the HPSA enhanced rates as outlined under Medicaid FFS policy or the equivalent. Specified PIHP-covered obstetric or gynecological services (see Wisconsin Health Care Programs Online Handbooks) provided to a member living in a HPSA or by a provider practicing in a HPSA must also be paid at the HPSA enhanced rates as outlined under Medicaid FFS policy or the equivalent. The specified enhanced payment amounts are available in the references made below.

However, this does not require the PIHP to pay more than the enhanced FFS rate or the actual amount billed for these services. The PIHP shall ensure that the money for HPSA payments is paid to the physicians and is not used to supplant funds that previously were used for payment to the physicians. The PIHP must develop written policies and procedures to ensure compliance with this provision. These policies must be available for review by the Department, upon request.
The specified enhanced payment amounts are available in the Monthly HMO Max Fee Extract for the relevant HPSA procedure codes (BAF codes beginning with H). The procedure codes that qualify for the HPSA incentive are available on ForwardHealth.

5. Federally Qualified Health Centers (FQHC) and Rural Health Clinics (RHC)

If the PIHP contracts with a certified FQHC or RHC for the provision of services to its members, the PIHP must pay at a minimum the Medicaid FFS rate or the equivalent aggregate FFS rate by provider. The PIHP must retain records demonstrating that they are meeting this requirement. The records must be available within 30 days of the Department’s request for information.

6. Hospitalization at the Time of Enrollment or Disenrollment

The PIHP will not assume financial responsibility for members who are hospitalized at the time of enrollment in the PIHP (effective date of coverage) until date of the hospital discharge. The Department is responsible for paying on a FFS basis all Medicaid covered services for such hospitalized members during hospitalization.

Hospitalization in this section is defined as an inpatient stay at a certified hospital as defined in Wis. Adm. Code DHS 101.03(76). Discharge from one hospital and admission to another within 24 hours for continued treatment shall not be considered a discharge under this section. Discharge is defined here as it is in the UB-04 Manual.

Members, including newborn members, who are hospitalized at the time of disenrollment from the PIHP, shall remain the financial responsibility of the PIHP. The financial liability of the PIHP shall encompass all contract services. The PIHP’s financial liability shall continue for the duration of the hospitalization, except where:

a. Loss of Medicaid eligibility or death occurs.

b. There is a voluntary Disenrollment from the PIHP as a result of one of the conditions in Article II, B(1) in which case the PIHP’s liability shall terminate upon disenrollment being effective.
c. There is disenrollment due to just cause

In these three exceptions, the PIHP’s liability shall not exceed the period for which it is capitated. When calculating the PIHP liability for the member, the PIHP should take the total stay allowed divided by the total number of days hospitalized to determine a daily rate. The daily rate would then be multiplied by the number of days the member was enrolled in the PIHP.

7. Members Living in a Public Institution

The PIHP is liable for the cost of providing all medically necessary services to members who are living in a public institution during the month in which they first enter the public institution. Members who remain in public institution after the last day of the month are no longer eligible for Medicaid and the PIHP is not liable for providing care after the end of the first month.

Members who are living in a public institution and go directly from the public institution to a medical facility, court ordered or voluntarily, are no longer living in a public institution and remain eligible for Medicaid. The PIHP shall be liable for the provision of medically necessary treatment if treatment is at the PIHP’s contracted facilities, or if unable to itself provide for such treatment.

8. Payment to Provider Pending Credentialing Approval

The PIHP must pay a Medicaid-enrolled provider for services provided to a member of the PIHP while the provider’s complete application for credentialing is pending approval by the PIHP. If the provider’s application is ultimately denied by the PIHP, the PIHP is not liable for the services provided. This provision does not apply to PIHPs who are NCQA-accredited.

9. Calculation of Non-listed Max Fee Rate

When a rate is not listed on the FFS max fee schedule, the PIHP may determine their own payment methodology for determining the rate for affiliated and non-affiliated providers. The Department may request documentation of methodology if a provider appeal is submitted based on this derived payment amount.
ARTICLE XV

XV. FINANCIAL REQUIREMENTS AND REIMBURSEMENT

Reimbursement for Care4Kids will be done under the authority of 42 CFR 438.2, a PIHP. This is a non-risk contract between the State of Wisconsin and the PIHP providing a Foster Care Medical Home to children in out-of-home-placement.

A. Reimbursement Method
The Department will develop a monthly non-risk prepayment rate based on historical spending for the Medicaid out-of-home-placement population and/or C4Ks program history. Additional adjustments may be made based on Care4Kids service delivery requirements included in this contract. The PIHP will receive a monthly per member per month non-risk prepayment for each enrolled individual. After the end of each calendar year, the Department will reconcile payments made to the PIHP with the cost of those services provided repriced against the Medicaid fee schedule, and will either recoup from or make additional reimbursements to the PIHP based on the results of the reconciliation. In addition, the Department will provide administrative funding.

1. Non-risk Prepayment Rates
In consideration of full compliance by the PIHP with contract requirements, the Department agrees to make monthly non-risk prepayments to the PIHP based on the non-risk prepayment rates specified in this contract. The non-risk prepayments include adjustments for care coordination costs and adjustments for approved “in-lieu of” service costs. It does not include services that are not covered under the State Plan.

The Department will make payments for members enrolled for a partial month based on a daily rate. The daily rate is calculated by multiplying the monthly prepayment rate by 12 months and dividing that amount by 365 days (366 for leap years). This is the daily rate that will be used for midmonth enrollments.

2. Annual Review of Non-risk Prepayment Rates
The monthly non-risk prepayment rates set forth in this article are recalculated on an annual basis.

a. The PIHP will have 30 days from the date of the written notification to accept the new payment rates in writing or to initiate termination or non-renewal of the Contract.
b. A non-response after 30 days constitutes acceptance of the rates.

c. The payment rates are not subject to renegotiation by the PIHP once they have been accepted.

d. The Department may elect to renegotiate rates as required by changes in federal or state laws, rules or regulations.

e. The Department may adjust payment rates to reflect the implementation of material provider rate changes. The rate adjustment would be certified as actuarially sound and approved by CMS in the form of a contract amendment.

3. Reconciliation & Quarterly Financial Review

a. Quarterly Financial Review

The Department will perform a quarterly financial review to determine the adequacy of the non-risk prepayment rates. Within 45 days of the end of the quarter the PIHP will submit a financial statement to the Department for the PIHP program. If the PIHP program sustains an operating loss of more than 10% for two consecutive quarters, the Department will provide an additional payment to the PIHP in the amount of the year to date operating loss. Email financial statements to DHSDLTCBFM@dhs.wisconsin.gov.

b. Final Reconciliation

Final reconciliation for each calendar year period will be initiated twelve months after the end of the calendar year period and completed no later than three months thereafter. This process will not be initiated earlier than twelve months after the end of the calendar year period in order to allow a sufficient claims run out time.

1) Service Costs - The reconciliation amounts will be calculated by comparing the amounts paid to providers against the services reported in the encounter system re-priced at the Medicaid fee-for-service paid amount. Encounters submitted and repriced in the encounter system by the end of the thirteenth month after the calendar year will be included in the final reconciliation. The resulting total reported service costs for allowable services provided to eligible enrollees will be compared to the non-risk prepayment rates, less the administrative component, paid to the PIHP for the same period of time. If, in aggregate, the amount
spent as reported in this manner is greater than the amount paid in non-risk prepayment rates by the Department, an additional payment will be made to the contracting provider. If, instead, the amount reported is less than the Department provided in non-risk prepayments, a recoupment will be processed. The corrected amount calculated will be provided, or recouped, beginning within fifteen months after the end of the calendar year period in question.

2) PIHP Certification - A letter from the PIHP certifying the encounter data accurately reflects actual utilization shall be submitted to the Department no later than the fourteenth day of the fourteenth month after the end of the calendar year. This letter shall be submitted to CMS by the Department as part of the required CMS reconciliation documentation. The letter shall be signed by an officer or director of the PIHP and shall contain:

- Contract year being certified
- Total dollar amounts of claims paid for dates of service within the contract year being certified. The dollar amount shall include billable care management. The contract year will be determined by the from date on the claim.
- Total count of unique claim numbers for paid claims with the from date of service occurring within the contract year being certified. This includes claims where the liability of the PIHP may be zero due to payments made by other health insurance.
- Total access payments paid for contract year
  - Inpatient Hospital – Total access payments paid for claims with an admit date during the contract year being certified.
  - Outpatient Hospital and Ambulatory Surgical Centers – Total access payments for claims with a from date of service during the contract year being certified.
- Statement attesting to the accuracy and completeness of the data.

Email annual certification and access payment detail to DHSDLTCBFM@dhs.wisconsin.gov.
3) Access Payment Costs – Included with the PIHP certification, the PIHP shall submit detailed information for access payments for the certification year.

- Inpatient hospital admissions and outpatient visits - The detail shall include the following fields for hospital inpatient admissions and outpatient visits:
  a. MA ID of provider
  b. NPI of provider
  c. Hospital name
  d. Number of qualifying inpatient admissions paid to the individual hospital for admissions with a from date of service within the contract year being certified
  e. Access payment rate per inpatient discharge
  f. Total access payment to hospital for inpatient discharges
  g. Total number of outpatient visits paid to hospital for visits with a from date of service within the contract year being certified
  h. Access payment rate per outpatient visit
  i. Total payment to hospital for outpatient discharges.

- Ambulatory surgical centers (ASC)- The detail shall include the following field for ambulatory surgical center assessments:
  j. MA ID of provider
  k. NPI of provider
  l. ASC Name
  m. Total claims paid to ASC for claims with a from date of service within the contract year being certified
  n. Total access payments made to ASC.

4) Administrative Cost – Administrative Costs will not be reconciled.

  c. Interim Payments for High Cost Enrollees
The non-risk prepayment rate will be established to reflect the anticipated benefit cost of the Care4Kids population. However, due to the distribution of these costs over the annual period and the small number of enrollees, benefit costs may vary if there are unanticipated high cost enrollees. The PIHP may request an interim payment from the Department. The PIHP may make a request to the Department for an interim financial payment no more than once every 30 days. The PIHP must submit a claim to the Department in accordance to current billing standards and include a statement or explanation of benefits (EOB) showing the amount of reimbursement paid. In the case of extended hospitalizations, the PIHP may submit interim payment requests to the Department if interim payments were made to the hospital.

The PIHP is still required to submit all claims in accordance with the encounter reporting requirements. Any additional payments made to the PIHP will be accounted for in the reconciliation process. All interim financial payments to cover on-going high-cost enrollee expenses will be subject to department approval.

B. Coordination of Benefits (COB)
In order to maintain the confidentiality of children in out-of-home care and consistent with Medicaid policy, the PIHP is not required to coordinate benefits.

C. Recoupments
In addition to recoupments that may arise from the reconciliation process of this non-risk contract, the Department will recoup the PIHP’s monthly payments in the situations described below:

1. The Department will recoup the PIHP’s non-risk prepayment for the following situations where a member’s PIHP status has changed for which a non-risk prepayment has been made:
   a. The member moves out of the PIHP’s service area.
   b. The member enters an ineligible setting including residential care centers and secure facilities.
   c. The member dies.
   d. The member voluntarily disenrolls.
e. Correction of a computer or human error, where the person was never enrolled in the PIHP.

2. The Department will recoup the PIHP non-risk prepayment for situations where the Department initiates a change in a member’s PIHP status on a retroactive basis, reflecting the fact that the PIHP was not able to provide services. In these situations, recouplings for multiple months’ payments are possible.

3. If a PIHP member moves out of the PIHP’s service area, the member will be disenrolled from the PIHP on the date s/he moved as verified by the eligibility worker. Any non-risk prepayments made for periods of time after disenrollment will be recouped.

4. The effective date of a voluntary disenrollment may be any day of the month. Payments for members who disenroll mid-month or lose program eligibility (e.g. by transferring to an ineligible setting such as a residential care center) will be appropriately recouped based on a daily rate in a subsequent financial cycle.

D. PPACA Primary Care Rate Increase
Federal law through 42 CFR s.447.400(a) requires that physicians who attest to the Department as primary care providers be eligible to receive a rate increase for evaluation and management services and vaccine administration provided to Medicaid members. Eligible providers include any physician who attests to practicing in the community as a primary care provider and is either certified by a board identified in the rule or provides 60% or more of services from the targeted code set. Advanced practice providers who are supervised by an eligible provider may also attest to receive the increase. This increase is based on Medicare rates, and these rates will be updated annually, effective for each calendar year of the increase. The increase will apply to services rendered under this contract through December 31, 2014.

The PIHP shall continue making provider payments on services which appear on the monthly PPACA Primary Care Report until December 31, 2016 or until the Department informs them in writing that the payments and reports will be discontinued as of a specific date. Payments reflect encounter data runout for dates of service between CY2013 and CY2014. No additional funds are being paid outside this time period.

The Department will maintain attestation records for all eligible physicians and advanced practice providers. Attested providers will be flagged on the Provider
File Extract. The PIHP shall ensure that eligible providers receive the primary care rate increase in the manner described below.

1. Encounter Data
   a. The PIHP shall be responsible for submitting the encounter records which appear on the PPACA Primary Care Report.
   b. The PIHP shall submit to the Department all encounters with codes which appear on the ACA Primary Care Rate Increase Fee Schedule within 60 days of the PIHP claim date of payment to the provider.
   c. Only PPACA Primary Care Rate Increase qualifying encounters and members from attested providers will appear on the PPACA Primary Care Report.

2. Method of payment to providers
   a. The PIHP shall recalculate its payments to providers which appear on the monthly PPACA Primary Care Report to ensure that each provider has received at least the amount identified as the PPACA Paid Amount on the report for each qualifying date of service. The PIHP shall take into account all cost sharing by the member and liable third parties in determining if it must pay an additional amount to the provider. Payments must be sent within 30 calendar days after the PIHP receives payment from the Department.
   b. Examples of the payment methodology follow:

1) Example 1

<table>
<thead>
<tr>
<th>Encounter Paid Amount</th>
<th>PPACA Paid Amount</th>
<th>Net PPACA Supplement</th>
<th>HMO Paid Amount</th>
<th>Amount Distributed to Provider</th>
</tr>
</thead>
<tbody>
<tr>
<td>(A)</td>
<td>(B)</td>
<td>(B - A)</td>
<td>(C)</td>
<td>(B - C)</td>
</tr>
<tr>
<td>$100.00</td>
<td>$150.00</td>
<td>$50.00</td>
<td>$10.00</td>
<td>$40.00</td>
</tr>
</tbody>
</table>

The PIHP must ensure that the provider received $150.00 for the qualifying service. Because the PIHP had already paid $110.00 to the provider, the PIHP shall reimburse the provider with an additional $40.00 and may retain the remaining $10.00 or may elect to pass along to the provider the full $50.00 Net PPACA Supplement from the Department.

2) Example 2
The PIHP must ensure that the provider receives $60.00 for the qualifying service. Because the PIHP had already paid only $90.00 to the provider, the PIHP shall reimburse the provider with an additional $60.00 to account for the $50.00 Net PPACA Supplement from the Department plus the $10.00 by which the PIHP Paid Amount had fallen short of the Encounter Paid Amount.

3) Example 3

The PIHP must ensure that the provider receives the full $50.00 Net PPACA Supplement from the Department because the PIHP Paid Amount is equal to the Encounter Paid Amount.

c. If the PIHP has a sub-capitated payment arrangement with the providers for the qualifying service or it is unable to determine the PIHP Paid Amount, the PIHP shall pay to the provider the full Net PPACA Supplement from the Department.

d. The PIHP must apply all applicable cost sharing to the PIHP Paid Amount which was included with the original encounter submission. If the PIHP applies different cost sharing than what appeared on the encounter, the PIHP must resubmit the encounter with the correct information within 60 days. The PIHP must attest that the provider received the PPACA Primary Care Rate Increase Fee Schedule Amount after all other provider payments have been deducted. The attestation is found in Addendum V, H – Attestation Form.

e. At a minimum the PIHP will be required to forward all of the provider and encounter information contained within the PPACA Primary Care Report specific to the provider that is receiving payment.

3. Monthly reporting requirements

a. The PIHP shall return the entire monthly PPACA Primary Care Report to the Department with the following fields completed by the PIHP:

1) Distributed to Provider by PIHP (Y/N);
2) Amount Distributed to Provider;

b. The PIHP should mark the Distributed to Provider by PIHP field with a “Y” if the ACA Primary Care Rate Increase Fee Schedule amount of the increase was paid out to the listed provider.

c. The PIHP should mark the Distributed to Provider by PIHP field with an “N” if the amount was not paid out to the listed provider. The PIHP shall return payments not distributed to providers to the Department within 30 days of receipt of the payments from the Department. Prior to returning the funds, the PIHPs are required to notify the Department via DHSDHCAABFM@dhs.wisconsin.gov email address. PIHPs should not return funds without the Departments consent. Possible reasons why the funds would not be distributed are that the provider is no longer in business, the PIHP denied the original claim or the provider has a creditable allegation of fraud against him/her per Article XI, Section K(2) – Fraud and Abuse Investigations. In cases of fraud the PIHP will be responsible for tracking the returned payments, by provider, and separately reporting that information to the Department. If the creditable allegation of fraud is lifted, it is the responsibility of the PIHP to contact the Department to receive reimbursement for the returned funds per the separate report.

d. The PIHP must report in the Amount Distributed to Provider field the amount actually paid to the provider.

e. Within 45 calendar days of receipt of payment from the Department, the PIHP must submit the report in Addendum V, G to the Department.

f. The report should be submitted via the PIHP’s SFTP site with the original title of the file.

4. Noncompliance

The Department shall have the right to audit any records of the PIHP and to request any information, including PIHP Paid Amounts, to determine if the PIHP has complied with the requirements in this section. If at any time the Department determines that the PIHP has not complied with any requirement in this section, the Department will issue an order to comply to the PIHP. The PIHP shall comply within 15 calendar days after the Department’s determination of noncompliance. If the PIHP fails to comply after an order, the Department may pursue action against the PIHP as provided under Article XIII, Section C.
If the PIHP fails to send payment to the provider within 30 calendar days of receiving the primary care payment from the Department, the PIHP will be subject to an assessment by the Department equal to three percent of the delayed payment.

5. Payment Disputes

If the primary care provider disputes the monthly amount that the PIHP is required to pay, the provider and PIHP should follow the appeal process outlined in Article VIII, Section A – Provider Appeals of the contract. The PIHP or provider may request a contested case hearing under Ch. 227 on the Department’s determination.

6. Resolution of Reporting Errors

If the PIHP discovers any error in the payment, the Bureau of Fiscal Management must be contacted in writing within 15 days of the discovery. It is the responsibility of the PIHP to recoup any overpayments or pay out any underpayments as a result of the error. Errors shall be corrected on the PPACA Primary Care Report for the impacted months and the entire report should be resubmitted detailing the corrected amounts by provider.

E. Hospital Access Payments

The non-risk prepayment rates paid to the PIHP include funds for access payments. Consistent with reconciling after benefit costs to the Medicaid fee schedule these payments made to the PIHP as part of the non-risk prepayment rates will be reconciled to the Medicaid fee for service payment rates after the end of the contract year.

The PIHP shall make payments to Acute Care Hospitals or Critical Access Hospitals (CAH) based on the number of qualifying inpatient discharges and outpatient claims in the previous month. To ensure consistency with the reconciliation, the PIHP should pay the previous month’s access payments at the fee for service access payment amount for the appropriate dates of service. Fee for service access payment information can be found on the Department’s website. The PIHP shall make payments to the hospitals no later than 15th of the following month.

These payments are in addition to any amount the PIHP is required by agreement to pay the hospital for provision of services to PIHP members.
An “acute care hospital” means a Wisconsin hospital that is not a critical access hospital, an institution for mental disease, or a general psychiatric hospital for which the Department has issued a certificate of approval that applies only to the psychiatric hospital and that is not a satellite of an acute care hospital.

An “eligible CAH” means a Wisconsin CAH that is not an acute care hospital, an institution for mental disease, or a general psychiatric hospital for which the Department has issued a certificate of approval that applies only to the psychiatric hospital and that is not a satellite of an acute care hospital.

A list of qualifying hospitals is available from the Department upon request.

“Qualifying discharges and outpatient claims” are inpatient discharges and outpatient claims for which the PIHP made payments in the preceding month, for services to the PIHP’s members, other than members who are eligible for both Medicaid and Medicare or Childless Adult (CLA) plan members. The PIHP shall exclude all members who are dually-eligible and all dual-eligible claims and members of Childless Adult (CLA) plans. If a third party pays the claim in full, and the PIHP does not make a payment, the claim shall not count as a qualifying claim for the hospital access payment. If the PIHP pays any part of the claim, even if there is a third party payer, the claim will be counted as a qualifying claim for hospital access payments.

1. Monthly reporting requirements

   Within 20 calendar days of receipt of payment from the Department, the PIHP must submit the report in Addendum V, D to the Department. The spreadsheet shall contain the following fields:

   - MA ID of provider
   - NPI of provider
   - Hospital name
   - Number of qualifying inpatient discharges paid to the individual hospital
   - Access payment rate per inpatient discharge
   - Total access payment to hospital for inpatient discharges
   - Total number of outpatient visits paid to hospital
   - Access payment rate per outpatient visit
   - Total payment to hospital for outpatient discharges.

2. Noncompliance

   The Department shall have the right to audit any records of the PIHP to determine if the PIHP has complied with the requirements in this section. If at
any time the Department determines that the PIHP has not complied with any requirement in this section, the Department will issue an order to the PIHP that it comply and the PIHP shall comply within 15 calendar days after the Department’s determination of noncompliance. If the PIHP fails to comply after an order, the Department may terminate the contract as provided under Article XIII.

Upon request, the PIHP must submit a list of paid inpatient and outpatient claims to the Department and any other records the Department deems necessary to determine compliance.

If the PIHP fails to send payment to the hospital within the payment timeframe, the PIHP will pay a fine to the Department equal to three percent of the delayed payment.

3. Payment disputes

If the PIHP or a hospital dispute the monthly amount that the PIHP is required to pay the hospital, either party may request that the Department determine the amount of the payment if the request is filed within six months after the first day of the month in which the payment is due. The Department will determine the amount of the payment within 60 days after the request for a determination is made. The PIHP or hospital may request a contested case hearing under Ch. 227 on the Department’s determination.

4. Resolution of Reporting Errors

The PIHP shall adjust prior hospital access payments that were based on an inaccurate counting of qualifying inpatient discharges or outpatient claims.

F. Ambulatory Surgical Center (ASC) Assessment

The non-risk prepayment rates paid to the PIHP include funds for access payments. Consistent with reconciling after benefit costs to the Medicaid fee schedule these payments made to the PIHP as part of the non-risk prepayment rates will be reconciled to the Medicaid fee for service payment rates after the end of the contract year.

The PIHP shall make payments to ASCs based on the qualifying claims in the previous month. To ensure consistency with the reconciliation, the PIHP should pay the previous month’s access payments at the fee for service access payment amount for the appropriate dates of service. Fee for service access payment
information can be found on the Department’s website. The PIHP shall make payments to the hospitals no later than 15th of the following month.

An “eligible ASC” is a Medicare certified ASC in the state of Wisconsin. A list of qualifying ASCs is available from the Department upon request.

“Qualifying claim” is any claim on which the PIHP made payments, in the preceding month for services to the PIHP’s members. The PIHPs shall include all members who are dually-eligible and all dual-eligible visits. The PIHP shall exclude all Childless Adult (CLA) Plan members.

- Non-Crossover Claims
  For non-crossover claims, if a third party pays the claim in full, and the PIHP does not make a payment, the claim shall not count as a qualifying claim for the ASC access payment. If the PIHP pays any part of the claim, even if there is a third party payer, the claim will be counted as a qualifying claim for the ASC access payment.

- Crossover Claims
  For crossover claims, if the PIHP adjudicates a claim to be valid, the claim shall count as a qualifying claim for the ASC access payment even if the adjudication results in a payment of zero. If the PIHP pays any part of the claim, even if there is a third party payer, the claim will be counted as a qualifying claim for the ASC access payment.

1. Monthly Reporting requirements

Within 20 calendar days of receipt of payment from the Department, the HMO must submit the report in Addendum V, E to the Department. The spreadsheet shall contain the following fields:

- MA ID of provider
- NPI of provider
- ASC Name
- Total claims paid to ASC
- Total access payments made to ASC.

2. Noncompliance

The Department shall have the right to audit any records of the PIHP to determine if the PIHP has complied with the requirements in this section. If at any time the Department determines that the PIHP has not complied with
any requirement in this section, the Department will issue an order to the PIHP that it comply and the PIHP shall comply within 15 calendar days after the Department’s determination of noncompliance. If the PIHP fails to comply after an order, the Department may terminate the contract as provided under Article XIII.

Upon request, the PIHP must submit a list of qualifying claims to the Department and any other records the Department deems necessary to determine compliance.

If the PIHP fails to send access payment to an ASC within the service payment time frame, the PIHP will pay a fine to the Department equal to three percent of the delayed payment.

3. Payment disputes

If the PIHP or an ASC dispute the amount that the PIHP is required to pay the ASC, either party may request that the Department determine the amount of the payment if the request is filed within six months after the first day of the month in which the payment is due. The Department will determine the amount of the payment within 60 days after the request for a determination that is made. The PIHP or ASC may request a contested case hearing under Ch. 227 on the Department’s determination.

4. Resolution of Reporting Errors

The PIHP shall adjust prior ASC payments that were based on an inaccurate counting of qualifying claims. If an error is discovered, the Bureau of Fiscal Management must be contacted in writing within 15 days of the discovery.

G. Payment Method

All payments, recoupments, and debit adjustments for payments made in error, distributed by the Department to the PIHP, will be made via Electronic Funds Transfer (EFT) via enrollment through the secure Forward Health Portal account. PIHPs are responsible for maintaining complete and accurate EFT information in order to receive payment. If a PIHP fails to maintain complete and accurate information and DHS makes a payment to an incorrect account, the Department will be held harmless and will not reissue a payment.
All arrangements between the financial institution specified for EFT and the PIHP must be in compliance with all applicable federal and Automated Clearing House (ACH) regulations and instructions.

EFT information provided by the PIHPs via their secure ForwardHealth Portal accounts constitute a statement or representation of a material fact knowingly and willfully made or caused to be made for use in determining rights to payment within the meaning of s.49.49(1) and (4m), Wis. Stats., and if any such information is false, criminal or other penalties may be imposed under these laws.

The requirements and obligations for EFT are in addition to any and all other requirements and obligations applicable to PIHP in connection with their contract and their participation in any program that is part of ForwardHealth, including but not limited to requirements and obligations set forth in federal and state statutes and rules and applicable handbooks and updates.

H. Health Insurance Fee Reimbursement

The Patient Protection and Affordable Care Act (PPACA) imposed an annual fee on health insurance providers based on their net written premiums (“Annual Fee”). The Department shall reimburse the Contractor for the Wisconsin-specific Medicaid amount of the Annual Fee. The Department shall add an adjustment for the non-deductibility of the Annual Fee for Federal and State tax purposes (the “gross-up”).

1. Health Insurance Fee (HIF) Reimbursement Methodology Guide and WI HIF MA Calculation Template

The guide and template outlining the reporting requirements necessary to receive reimbursement can be found on the ForwardHealth Portal in the Managed Care Organization section. The website is below:

https://www.forwardhealth.wi.gov/WIPortal/Home/Managed%20Care%20Login/tabid/38/Default.aspx

2. Reporting Timeframes

The PIHP shall submit the following reports to the Department each calendar year in order to receive reimbursement for HIF for the prior year. The schedule below outlines several key dates associated with HIF. Only the dates in bold require the PIHP to submit reports to the Department:
<table>
<thead>
<tr>
<th>Date</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 1</td>
<td>PIHP submit the NAIC MA filing for the prior year with OCI</td>
</tr>
<tr>
<td>April 15</td>
<td>IRS Form 8963 is filed with the IRS</td>
</tr>
<tr>
<td>July 15</td>
<td>Corrections to the April 15 filing sent to the IRS</td>
</tr>
<tr>
<td>July 31</td>
<td>The NAIC Exhibits, WI HIF MA Calculation Template (based on 5066C), final IRS Form 8963 and the entire IRS Letter 5066C are sent to DHS</td>
</tr>
<tr>
<td>August 31</td>
<td>IRS will issue the tax bill to the PIHP</td>
</tr>
<tr>
<td>September 10</td>
<td>HMOs will send DHS the IRS Letter 5067C and complete WI HIF MA Calculation Template (based on 5067C) and Signed Attestation</td>
</tr>
<tr>
<td>September 25</td>
<td>The DHS will determine final reimbursement associated with the HIF</td>
</tr>
<tr>
<td>September 30</td>
<td>PIHP tax payment is due to the IRS</td>
</tr>
<tr>
<td>December 31</td>
<td>By this date, the State will issue an adjusted capitation rate report based on the reimbursement provided in the current year</td>
</tr>
</tbody>
</table>

The non-bolded dates are provided for reference only. The PIHP is responsible to inform the Department within 5 business days of the due date if an extension is necessary beyond the required dates.

Failure to submit any document, including the attestation form, that the Department finds necessary to calculate and verify the requested Medicaid reimbursement will forfeit the PIHP’s right to reimbursement. If the PIHP is not subject to the Annual Fee or waives its right to Medicaid reimbursement and fails to submit the attestation form indicating this, this failure will be considered noncompliance with the Contract’s Article XI reporting requirements.

Failure to submit all of the requested documents by the due dates may result in the reimbursement being delayed.

3. Retrospective Capitation Rate Amendment

The Department will provide reimbursement for the annual federal health insurance fee as well as a payment made to offset the estimated tax liability introduced by this compensation. These payments will be made in the form of a transaction that is separate from the monthly capitation payments, and will
be made by approximately September 30th each year. This payment will be the basis for adjusting the capitation payment amounts for the sole purpose of financial reporting to CMS. Based on the need to re-state capitation payment amounts for CMS reporting, the Department will issue a retroactive capitation rate report adjustment for the PIHP’s signature incorporating the PIHP specific HIF reimbursement by approximately December 31, of each calendar year. The rate will be based on the annualized enrollment for the current calendar year. The HIF capitation rate amendment will not be subject to retroactive enrollment adjustments as the PIHP’s reimbursement and member months will be fixed at the time of the rate report adjustment.

4. PIHPs Participating in a Wisconsin Medicaid Program Other Than, Or In Addition To, The Foster Care Medical Home Program

PIHPs participating in a Wisconsin Medicaid program impacted by the Annual Fee but not governed by this Contract, such as participating in a Medicaid long-term care program, should seek reimbursement from the contracting entity for that program.

PIHPs in the Foster Care Medical Home Program and in other Wisconsin Medicaid contracts must clearly separate the premiums associated with each contract in a separate exhibit as well as apply all appropriate deductions. Only the premiums associated with this Contract should appear in the template calculation.

5. Noncompliance

The Department shall have the right to audit any records of the PIHP and to request any information to determine if the PIHP has complied with the requirements in this section. If at any time the Department determines that the PIHP has not complied with any requirement in this section, the Department will issue an order to the PIHP to comply. The PIHP shall comply within 15 calendar days after receipt of the order. If the PIHP fails to comply after an order, the Department may pursue action against the PIHP as provided under Article XI. Additionally, action may include forfeiture of the reimbursement.

6. Payment Disputes

The Department shall have the right to adjust the reimbursement outside the information provided by the PIHP in the guide or template.

The PIHP may dispute the reimbursement amount by sending a letter to the Department no later than 30 days after receipt of payment. After 30 days, the HMO waives the right to dispute the reimbursement amount.
7. Resolution of Reporting Errors

If the PIHP discovers a reporting error, the Department’s Bureau of Fiscal Management in the Division of Health Care Access and Accountability must be contacted in writing within 15 days of the discovery.

Errors discovered after the retroactive capitation rate report adjustment is issued will be applied to the following year’s reimbursement.

PIHPs will be responsible for using the most updated version of the guide posted to the website. Questions should be directed by email to: DHSDHCAABFM@dhs.wisconsin.gov.
XVI. PIHP SPECIFIC CONTRACT TERMS

A. Documents Constituting Contract

1. Current Documents

In addition to this base agreement, the Contract between the Department and the PIHP includes, existing Medicaid provider publications addressed to the PIHP, the terms of the most recent PIHP certification application issued by this Department prior to PIHP contracts, any questions and answers released pursuant to said PIHP certification application by the Department, and the PIHP’s signed application. In the event of any conflict in provisions among these documents, the terms of this base agreement will prevail. The provisions in any question and answer document will prevail over the PIHP certification application. The PIHP certification application terms shall prevail over any conflict with the PIHP’s actual signed application.

2. Future Documents

The PIHP is required by this Contract to comply with all future Wisconsin Health Care Programs Online Handbooks and Contract Interpretation Bulletins issued pursuant to this Contract. The documents listed in this section constitute the entire Contract between the parties. No other oral or written expression constitutes any part of this Contract.

B. Disclosure Statement(s) of Ownership or Controlling Interest in a PIHP and Business Transactions

1. Ownership or Controlling Interest Disclosure Statement(s)

The PIHP agrees to submit to the Department full and complete information as to the identity of each person or corporation with an ownership or controlling interest in the PIHP, or any subcontractor in which the PIHP has a 5% or more ownership interest. A “person with an ownership or controlling interest” means a person or corporation that:

a. Owns, directly or indirectly, 5% or more of the PIHP’s capital or stock or receives 5% or more of its profits:
1) Has an interest in any mortgage, deed of trust, note, or other obligation
secured in whole or in part by the PIHP or by its property or assets,
and that interest is equal to or exceeds 5% of the total property and
assets of the PIHP; or

2) Is an officer or director of the PIHP (if it is organized as a corporation
or is a partner in the PIHP (if it is organized as a partnership).

b. Calculation of 5% Ownership or Control is as follows:

The percentage of direct ownership or control is the percentage interest in
the capital, stock or profits.

The percentage of indirect ownership or control is calculated by
multiplying the percentages of ownership in each organization. Thus, if a
person owns 10% of the stock in a corporation that owns 80% of the stock
of the PIHP, the person owns 8% of the PIHP.

The percentage of ownership or control through an interest in a mortgage,
deed or trust, note or other obligation is calculated by multiplying the
percent of interest that a person owns in that obligation by the percent of
the PIHP’s assets used to secure the obligation. Thus, if a person owns
10% of a note secured by 60% of the PIHP’s assets, the person owns 6%
of the PIHP.

c. Information to be Disclosed

The following information must be disclosed:

1) The name and address of each person with an ownership or controlling
interest of 5% or more in the PIHP or in any subcontractor in which
the PIHP has direct or indirect ownership of 5% or more;

2) A statement as to whether any of the persons with ownership or
controlling interest is related as spouse, parent, child, or sibling to any
other of the persons with ownership or controlling interest; and

3) The name and address of any other organization in which the person
also has ownership or controlling interest. This is required to the
extent that the PIHP can obtain this information by requesting it in writing. The PIHP must keep copies of all of these requests and the responses to them, make them available upon request, and advise the Department when there is no response to a request. The address for corporate entities must include a primary business address, every business location, and P.O. Box address.

4) The date of birth and Social Security number for individuals, or the tax ID number for corporations with an ownership or controlling interest of 5% or more in the PIHP, or if any subcontractor in which the PIHP has direct or indirect ownership of 5% or more.

5) Disclosures are due upon submission of the provider application, upon execution of the Medicaid contract, upon recertification of the PIHP, and within 35 days of any change in ownership.

d. Potential Sources of Disclosure Information

The PIHP must disclose all ownership and controlling interest to the Department upon request or as federally required. The PIHP may supply this information on a separate report or submit reports filed with the state’s insurance or health regulators as long as these reports provide the necessary information for the prior 12 month period.

As directed by the CMS Regional Office (RO), the Department must provide documentation of this disclosure information as part of the prior approval process for contracts. This documentation must be submitted to the Department and the RO prior to each contract period. If the PIHP has not supplied this information, a contract with the PIHP is not considered approved for this period of time and no FFP is available for the period of time preceding the disclosure.

A managed care entity may not knowingly have as a director, officer, partner, or person with beneficial ownership of more than 5% of the entity’s a person who is debarred, suspended, or otherwise excluded from participating in procurement or non-procurement activities under the Federal Acquisition Regulation or who has an employment, consulting, or other agreement for the provision of items and services that are significant and material to the entity’s obligations under its contract with the state.
2. Business Transaction Disclosures

The PIHP that is not federally qualified must disclose to the Department information on certain types of transactions they have with a “party in interest” as defined in the Public Health Service Act. (See Sections 1903(m)(2)(A)(viii) and 1903(m)(4) of the Act.)

a. Party In Interest as defined in Section 1318(b) of the Public Health Service Act, is:

1) Any director, officer, partner, or employee responsible for management or administration of the PIHP and HIO; any person who is directly or indirectly the beneficial owner of more than 5% of the equity of the PIHP; any person who is the beneficial owner of more than 5% of the PIHP; or, in the case of the PIHP organized as a nonprofit corporation, an incorporator or member of such corporation under applicable state corporation law;

2) Any organization in which a person described in Subsection A, 1 above is director, officer or partner; has directly or indirectly a beneficial interest of more than 5% of the equity of the PIHP; or has a mortgage, deed of trust, note, or other interest valuing more than 5% of the assets of the PIHP;

3) Any person directly or indirectly controlling, controlled by, or under common control with the PIHP; or

4) Any spouse, child, or parent of an individual described in Subsections 1, 2, or 3 above.

b. Business Transactions That Must be Disclosed

1) Any sale, exchange or lease of any property between the PIHP and a party in interest.

2) Any lending of money or other extension of credit between the PIHP and a party in interest.

3) Any furnishing for consideration of goods, services (including management services) or facilities between the PIHP and the party in
interest. This does not include salaries paid to employees for services provided in the normal course of their employment.

c. Information That Must Be Disclosed In The Transactions Between the PIHP and a Party In Interest

1) The name of the party in interest for each transaction.

2) A description of each transaction and the quantity or units involved.

3) The accrued dollar value of each transaction during the fiscal year.

4) Justification of the reasonableness of each transaction.

If the FCMH PIHP Contract is being renewed or extended, the PIHP must disclose information on those business transactions that occurred during the prior contract period. If the Contract is an initial contract, but the PIHP has operated previously in the commercial or Medicare markets, information on business transactions for the entire year proceeding the initial contract period must be disclosed. The business transactions which must be reported are not limited to transactions related to serving Medicaid enrollment. All of these PIHP business transactions must be reported.

C. Miscellaneous

1. Indemnification

The PIHP agrees to defend, indemnify and hold the Department harmless with respect to any and all claims, costs, damages and expenses, including reasonable attorney’s fees that are related to or arise out of:

a. Any failure, inability, or refusal of the PIHP or any of its subcontractors to provide contract services.

b. The negligent provision of contract services by the PIHP or any of its subcontractors.

c. Any failure, inability or refusal of the PIHP to pay any of its subcontractors for contract services.
2. Independent Capacity of Contractor

The Department and the PIHP agree that the PIHP and any agents or employees of the PIHP, in the performance of this Contract, will act in an independent capacity, and not as officers or employees of Department.

3. Omissions

In the event either party hereto discovers any material omission in the provisions of this Contract that is essential to the successful performance of this Contract, said party may so inform the other party in writing. The parties hereto will thereafter promptly negotiate the issues in good faith in order to make all reasonable adjustments necessary to perform the objectives of this Contract.

4. Choice of Law

This Contract is governed by and construed in accordance with the laws of the State of Wisconsin. The PIHP shall be required to bring all legal proceedings against the Department in Wisconsin state courts.

5. Waiver

No delay or failure by either party hereto to exercise any right or power accruing upon noncompliance or default by the other party with respect to any of the terms of this Contract will impair that right or power or be construed as a waiver thereof. A waiver by either of the parties hereto of a breach of any of the covenants, conditions, or agreements to be performed by the other will not be construed as a waiver of any succeeding breach thereof or of any other covenant, condition, or agreement contained herein.

6. Severability

If any provision of this Contract is declared or found to be illegal, unenforceable, invalid or void, then both parties will be relieved of all obligations arising under such provision. If such provision does not relate to payments or services to members and if the remainder of this Contract is not affected then each provision not so affected will be enforced to the fullest extent permitted by law.
7. Survival

The terms and conditions contained in this Contract that by their sense and context are intended to survive the completion of performance shall so survive the completion, expiration or termination of the Contract. This specifically includes, but is not limited to recoupments and confidentiality provisions.

8. Force Majeure

Both parties shall be excused from performance hereunder for any period that they are prevented from meeting the terms of this Contract as a result of a catastrophic occurrence or natural disaster including but not limited to an act of war, and excluding labor disputes.

9. Headings

The article and section headings used herein are for reference and convenience only and do not affect its interpretation.

10. Assignability

Except as allowed under subcontracting, the Contract is not assignable by the PIHP either in whole or in part, without the prior written consent of the Department. Notwithstanding the foregoing or any provision to the contrary, the Department authorizes the PIHP to assign to its wholly owned subsidiary, Children’s Community Health Plan, Inc. through a subcontract, the right and obligation to receive all monthly non-risk prepayments and all quarterly and year-end reconciliation payments from the Department hereunder, as the PIHP’s delegate, to administer payments and pay claims.

11. Right to Publish

The PIHP must obtain prior written approval from the Department before publishing any material on subjects addressed by this Contract.

12. Media Contacts

The PIHP agrees to forward to the Department all media contacts regarding the FCMH Program or its members.
D. PIHP Specific Contract Terms

1. Initial Contract Period

The respective rights and obligations of the parties as set forth in this Contract shall commence on January 1, 2016, and unless earlier terminated, shall remain in full force effective through December 31, 2017. The specific terms for enrollment and rates are as specified in the Contract.

2. Renewals

By mutual written agreement of the parties, there may be one one-year renewal of the term of the Contract. An agreement to renew must be effected at least 30 days prior to the expiration date of any contract term. The terms and conditions of the Contract shall remain in full force and effect throughout any renewal period, unless modified under the provision of the Contract.

3. Specific Terms of the Contract

a. The counties in the PIHP’s designated service area are: Milwaukee, Waukesha, Racine, Kenosha, Washington and Ozaukee.

b. Maximum Enrollment Limit: (5,000). The number of enrollees may exceed the maximum by up to 5% on a temporary basis. The Department does not guarantee any minimum enrollment level.

c. The non-risk prepaid rates in this contract will be paid for the covered population as follows:

1) Initial rate for January 1, 2015 to (December 31, 2015) for the eligible enrollees.

2) Initial rate will be reconciled as specified in Article XIV, Section A.3.

E. Noncompliance

The Department shall have the right to audit any records of the PIHP and to request any information to determine if the PIHP has complied with the
requirements in this section. If at any time the Department determines that the PIHP has not complied with any requirement in this article, the Department will issue an order to the PIHP to comply. The PIHP shall comply within 15 calendar days after receipt of the order. If the PIHP fails to comply after an order, the Department may pursue action against the PIHP as provided under Article XIII. Additionally, the PIHP may be required to forfeit the reimbursement.

F. Payment Disputes

The Department shall have the right to adjust the reimbursement outside the information provided by the PIHP in the guide or template.

The PIHP may dispute the reimbursement amount by sending a letter to the Department no later than 30 days after receipt of payment. After 30 days, the PIHP waives the right to dispute the reimbursement amount.

G. Resolution of Reporting Errors

If the PIHP discovers a reporting error, the Department’s Bureau of Fiscal Management in the Division of Health Care Access and Accountability must be contacted in writing within 15 days of the discovery.

Errors discovered after the retroactive monthly prepayment rate amendment is issued will be applied to the following year’s reimbursement.
In WITNESS WHEREOF, the State of Wisconsin has executed this agreement:

| PIHP Name       | State of Wisconsin
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ADDENDUM I

STANDARD MEMBER HANDBOOK LANGUAGE

INTERPRETER SERVICES

English – For help to translate or understand this, please call 1-800-xxx-xxxx (TTY).

Spanish – Si necesita ayuda para traducir o entender este texto, por favor llame al teléfono 1-800-xxx-xxxx (TTY).

Russian – Если вам не всё понятно в этом документе, позвоните по телефону 1-800-xxx-xxxx (TTY).

Hmong – Yog xav tau kev pab txhais cov ntaub ntawv no kom koj totaub, hu rau 1-800-xxx-xxxx (TTY).

Interpreter services are provided free of charge to you.

IMPORTANT [HMO NAME] TELEPHONE NUMBERS

Customer Service 1-800-xxx-xxxx [Hours/Days Available]

Emergency Number 1-800-xxx-xxxx Call 24 hours a day, seven days a week

TDD/TTY 1-800-xxx-xxxx

Care4Kids Health Care Coordination Team x-xxx-xxx-xxxx

WELCOME

Welcome to Care4Kids. The Care4Kids Member handbook is for the parent/legal guardian and the out-of-home care provider of children placed in out-of-home care. As a member Care4Kids, your child should get all their health care from doctors and hospitals in the Care4Kids network. See the Care4Kids Provider Directory for a list of these providers. You may also call our Customer Service Department at 1-800-xxx-xxxx or the Health Care Coordination Team at [x-xxx-xxx-xxxx]. Providers accepting new patients are marked in the Provider Directory.
Health Care Coordinator -- Care4Kids matches your child with a Health Care Coordinator to help your child with medical and social service needs. Call your Health Care Coordinator at Care4Kids:

- To assist in choosing a primary care provider for your child
- To help your child get medical services.
- When you have questions about your child’s health care.

**YOUR CHILD’S FORWARDHEALTH ID CARD**

Your child’s ForwardHealth ID card is the card your child will use to get their health care benefits. Always carry your child’s ForwardHealth ID card with you, and show it every time your child gets care. You may have problems getting care or prescriptions if you do not have your child’s card with you. Also bring any other health insurance cards you may have. This could include any ID card from [PIHP NAME] or other service providers. It is important to inform providers of your child’s enrollment in Care4Kids.

**CHOOSING A PRIMARY CARE PHYSICIAN**

When your child needs care, it is important to call your child’s primary care physician (PCP) first. This doctor will manage all your child’s health care. Your child’s PCP will help you decide if your child needs to see another doctor or specialist and, if appropriate, give you a referral. Remember you must get approval from your child’s PCP before seeing another doctor. You can choose your child’s PCP from those accepting new patients as marked in the provider directory.

Young women may see a women’s health specialist, such as an OB/GYN or a nurse midwife without a referral, in addition to choosing a PCP.

Care4Kids doctors are sensitive to the needs of many cultures. To choose a PCP, or to change your child’s PCP, call our Customer Service Department at [1-800-xxx-xxxx] or the Health Care Coordination Team at [x-xxx-xxx-xxxx].
ACCESSING THE CARE YOU NEED

Emergency Care
Emergency care is care that is needed right away. Some examples are:

- Choking
- Prolonged or repeated seizures
- Serious broken bones
- Severe burns
- Severe pain
- Severe or unusual bleeding
- Suspected heart attack
- Suspected poisoning
- Suspected stroke
- Trouble breathing
- Unconsciousness

If your child needs emergency care, try to go to a Care4Kids provider for help. If your child’s condition cannot wait, go to the nearest provider (hospital, doctor, or clinic). Call 911 or your local police or fire department emergency services if the emergency is very severe and you are unable to get to the nearest provider.

If you must go to a provider that is not a Care4Kids provider, call the Health Care Coordinator at [1-800-xxx-xxxx] as soon as you can to tell us what happened.

Remember, hospital emergency rooms are for true emergencies only.

Unless your child has a true emergency, call your child’s doctor or our 24-hour emergency number at [1-800-xxx-xxxx]. If you do not know if your child’s illness or injury is an emergency, call [insert instructions here—call clinic, doctor, 24-hour number, nurse line, etc.]. We will tell you where you can get care.

Urgent Care
Urgent care is care you need sooner than a routine doctor’s visit, but it is not emergency care. Some examples are:

- Bruises
- Minor burns
- Minor cuts
- Most broken bones
• Most drug reactions
• Bleeding that is not severe
• Sprains

Your child must get urgent care from Care4Kids doctors unless you first get our approval to see a doctor that is not a Care4Kids doctor. Do not take your child to a hospital emergency room for urgent care unless you get approval from Care4Kids first.

Care When You Are Away From Home
Follow these rules if your child needs medical care but is too far away from home to go to your regular primary care physician (PCP) or clinic:

• For true emergencies, go to the nearest hospital, clinic, or doctor. Call Care4Kids at 1-800-xxx-xxxx as soon as you can to tell us what happened.

• For urgent or routine care away from home, you must get approval from us to go to a different doctor, clinic or hospital. Call us at [1-800-xxx-xxxx] for approval to go to a different doctor, clinic, or hospital.

Care During Pregnancy and Delivery
If your child becomes pregnant, please let Care4Kids and your income maintenance (IM) agency know right away so you can get the extra care you need.

Your child must go to a hospital that is in the Care4Kids network to have her baby. Talk to her Care4Kids doctor to make sure you understand which hospital she is to go to when it’s time to have her baby. Do not go out of area for your child to have her baby unless you have Care4Kids approval. Your Care4Kids doctor knows her history and is the best doctor to help her.

Also, talk to your child’s doctor if she plans to travel in her last month of pregnancy. We want her to have a healthy birth and a good birthing experience; so it may not be a good time for her to be traveling.

WHEN YOU MAY BE BILLED FOR SERVICES

Covered and Non-covered Services
Under Care4Kids, you do not have to pay for your child’s covered services. To help ensure that you are not billed for your child’s services, your child must see a provider in Care4Kids’s network. The only exception is for emergencies. If you are willing to accept financial responsibility and make a written payment plan with your provider, you may
ask for non-covered services. Providers may bill you up to their usual and customary charges for non-covered services.

If you get a bill for a service you did not agree to, please call 1-800-xxx-xxxx.

**Medical Services Received Outside Wisconsin**

If your child travels outside Wisconsin and needs emergency care, health care providers can treat your child and send the bill to Care4Kids.

Care4Kids does not cover any service, including emergency services, provided outside the United States, Canada, and Mexico. If your child needs emergency services while in Canada or Mexico, Care4Kids will cover the service only if the doctor’s or hospital’s bank is in the United States. Other services may be covered with Care4Kids approval if the provider has a United States bank. Please call Care4Kids if your child gets any emergency services outside the United States.

If you get a bill for services, call our Customer Service Department at 1-800-xxx-xxxx right away.

**OTHER INSURANCE**

If your child has other insurance in addition to Care4Kids, you must tell their doctor or other provider. Their health care provider must bill the child’s other insurance before billing Care4Kids.

**SERVICES COVERED BY CARE4KIDS**

Care4Kids is responsible for providing all medically necessary Medicaid covered services.

*Note to PIHP: Information you provide for these sections must be approved by the Department of Health Services.*

**Mental Health and Substance Abuse Services**

Care4Kids provides mental health and substance abuse (drug and alcohol) services to all children enrolled in Care4Kids. If your child needs these services, call *Note to PIHP: Insert primary care physician, behavioral health manager, customer service, health care coordination team, etc., as appropriate*. If your child needs immediate help, you can call the Crisis Hotline at 1-800-xxx-xxxx or our 24-Hour Nurse Line at 1-800-xxx-xxxx, which is open seven days a week.
**Family Planning Services**
We provide private family planning services to all members, including minors. If your child does not want to talk to their primary care physician about family planning, call our Health Care Coordination Team at [x-xxx-xxx-xxxx]. We will help your child choose a Care4Kids family planning doctor who is different from their primary care physician.

We encourage your child to get family planning services from a Care4Kids doctor so that we can better coordinate all their health care. However, your child can also go to any family planning clinic that will accept their ForwardHealth ID card, even if the clinic is not part of Care4Kids.

**Dental Services**
Care4Kids provides all covered dental services. Your child must go to a Care4Kids dentist. See the Provider Directory or call the Health Care Coordination team at [x-xxx-xxx-xxxx] for assistance in locating and scheduling an appointment.

As a member of Care4Kids, your child has the right to a routine dental appointment within 90 days of your request either in writing or over the phone to the Health Care Coordination Team.

**Dental Emergency**
If your child has a dental emergency, your child has the right to obtain treatment within 24 hours of your request. A dental emergency is a need for immediate dental services to treat severe dental pain, swelling, fever, infection, or injury to the teeth. If your child is experiencing a dental emergency:

If you already have a dentist who is with Care4Kids:
- Call the dentist’s office.
- Tell the dentist’s office that your child is having a dental emergency.
- Tell the dentist’s office what the exact dental problem is. This may be something like a severe toothache or swollen face.
- Call the Health Care Coordination Team if you need help with getting a ride to or from your dental appointment.

If your child does not currently have a dentist who is with Care4Kids:

Call [Note to PIHP: insert dental benefits manager or PIHP, as appropriate.]. Tell us that your child is having a dental emergency. We can help your child get dental services. Tell us if you need help with getting a ride to or from the dentist’s office.
[Alternative language for PIHPs whose dental benefits manager handles appointments for emergencies.]

Call [PIHP Name] if you need help with getting a ride to or from the dentist’s office. We can help with getting a ride.

For help with a dental emergency, call x-xxx-xxx-xxxx.

**Vision Services**

Care4Kids provides covered vision services, including eyeglasses; however, some limitations apply. For more information, call the Health Care Coordination Team at [x-xxx-xxx-xxxx] or our Customer Service Department at 1-800-xxx-xxxx.

**Autism Treatment Services**

Behavioral treatment services are a covered benefit under Wisconsin Medicaid. Your child may get covered autism treatment services from a Medicaid-enrolled provider who will accept their ForwardHealth ID card. To find a Medicaid-enrolled provider:

Go to [www.forwardhealthwi.gov](http://www.forwardhealthwi.gov).

Click on the Members link or icon in the middle section of the page.

Scroll down and click on the Resources tab.

Click on the Find a Provider link.

Under Program, select BadgerCare Plus.

Or, you can call ForwardHealth Member Services at 1-800-362-3002.

**HealthCheck Services**

HealthCheck is a program that covers complete health checkups, including health problems found during the checkup, for members younger than 21 years old. These checkups are very important for children’s health. Doctors need to see those younger than 21 years old for regular checkups, not just when they are sick.

The HealthCheck health program has three purposes:

- To find and treat health problems for those younger than 21 years old.
- To let you know about the special health services for those younger than 21 years old.
- To make those younger than 21 years old eligible for some health care not otherwise covered.

The HealthCheck checkup includes:

- Age appropriate immunizations (shots)
- Blood and urine lab tests (including blood lead level testing when age appropriate)
• Dental screening and a referral to a dentist beginning at 1 year old
• Health and developmental history
• Hearing screening
• Physical examination
• Vision screening

Care4Kids provides HealthCheck exams at the enhanced periodicity schedule recommended by the American Academy of Pediatrics (AAP) for children in out-of-home care. Your child will receive a HealthCheck Exam:
• Every month for the first six months of age;
• Every 3 months from 6 months to 2 years of age;
• Twice a year after 2 years of age.

To schedule a HealthCheck exam or for more information, call the Health Care Coordination Team at [x-xxx-xxx-xxxx].

If you need a ride to or from a HealthCheck appointment, please call the Department of Health Services (DHS) non-emergency medical transportation (NEMT) manager at 1-866-907-1493 (or TTY 1-800-855-2880) to schedule a ride.

**Transportation Services**
Non-emergency medical transportation (NEMT) is available through the DHS NEMT manager. The NEMT manager arranges and pays for rides to covered services for members who have no other way to receive a ride. Non-emergency medical transportation can include rides using:
• Public transportation, such as a city bus
• Non-emergency ambulances
• Specialized medical vehicles
• Other types of vehicles, depending on a member’s medical and transportation needs

Additionally, if you use your own private vehicle for rides to and from your child’s covered health care appointments, you may be eligible for mileage reimbursement.

You must schedule routine rides at least two business days before your child’s appointment. You can schedule a routine ride by calling the NEMT manager at 1-866-907-1493 (or TTY 1-800-855-2880), Monday through Friday, from 7:00 a.m. until 6:00 p.m. You may also schedule rides for urgent appointments. A ride to an urgent appointment will be provided in three hours or less.
Pharmacy Benefits
Your child may get a prescription from a Care4Kids doctor, specialist, or dentist. Your child can get covered prescriptions and certain over-the-counter items at any pharmacy that will accept their ForwardHealth ID card.

GETTING A SECOND MEDICAL OPINION
If you are the child’s parent/legal guardian and disagree with your child’s doctor’s treatment recommendations, you may be able to get a second medical opinion. Contact your child’s doctor or the Health Care Coordination Team at [x-xxx-xxx-xxxx] for information.

GETTING HELP WHEN YOU HAVE QUESTIONS OR PROBLEMS

Care4Kids Member Advocate
Care4Kids has a Member Advocate to help you get the needed care for your child. You should contact your Member Advocate for help with any questions about getting health care for your child and solving any problems your child may have getting health care from Care4Kids. You can reach the Member Advocate at 1-800-xxx-xxxx.

State of Wisconsin Ombuds Program
The state has designated Ombuds (individuals who provide neutral, confidential and informal assistance) who can help you with any questions or problems you have. The Ombuds can tell you how to get the care your child needs from Care4Kids. The Ombuds can also help you solve problems or complaints you may have about the Care4Kids program. Call 1-800-760-0001 and ask to talk to an Ombuds.

FILING A COMPLAINT, GRIEVANCE, OR APPEAL

Complaints or Grievances
We would like to know if you ever have a complaint about your child’s care at Care4Kids. Please call the Care4Kids Member Advocate at 1-800-xxx-xxxx, or write to us at the following address if you have a complaint:

[PIHP Name and Mailing Address]

If you are the child’s parent/legal guardian and you want to talk to someone outside Care4Kids about the problem, call the Care4Kids Enrollment Specialist at 1-800-291-2002. The Care4Kids Enrollment Specialist may be able to help you solve the problem or write a formal grievance to Care4Kids or to the State Department of Health Services.
The address to file a complaint with the State Department of Health Services is:

Care4Kids, Medicaid
Managed Care Ombuds
P.O. Box 6470
Madison, WI 53716-0470
1-800-760-0001

If your complaint or grievance needs action right away because a delay in treatment would greatly increase the risk to your child’s health, please call Care4Kids as soon as possible at 1-800-xxx-xxxx.

Your child will not be treated differently from other members because you file a complaint or grievance. Your child’s health care benefits will not be affected.

**Appeals**
If you are the child’s parent/legal guardian you have the right to appeal to the State of Wisconsin, Division of Hearings and Appeals (DHA), for a fair hearing if you believe your child’s benefits are wrongly denied, limited, reduced, delayed, or stopped by Care4Kids. An appeal must be made no more than 45 days after the date of the decision being appealed. If you make an appeal before the effective date, the service may continue. You may need to pay for the cost of services if the hearing decision is not in your favor.

If you are the child’s parent/legal guardian and you want a fair hearing, send a written request to:

Department of Administration
Division of Hearings and Appeals
P.O. Box 7875
Madison, WI 53707-7875

The hearing will be held with an administrative law judge in the county where you live. Your child has the right to be represented at the hearing, or you can bring a friend for support. If you or your child need a special arrangement for a disability or for language translation, please call 1-608-266-3096 (voice) or 1-608-264-9853 (hearing impaired).

Your child will not be treated differently from other members because you request a fair hearing. Your child’s health care benefits will not be affected.
If you are the child’s parent/legal guardian and you need help writing a request for a fair hearing, please call either the Ombuds at 1-800-760-0001 or the Care4Kids Enrollment Specialist at 1-800-291-2002.

**YOUR RIGHTS**

**Knowing About Physician Incentive Plan**
You have the right to ask if we have special financial arrangements with our physicians that can affect the use of referrals and other services your child might need. To get this information, call our Customer Service Department at 1-800-xxx-xxxx and request information about our physician payment arrangements.

**Knowing Provider Credentials**
You and your child have the right to information about our providers including the provider’s education, board certification, and recertification. To get this information, call our Customer Service Department at 1-800-xxx-xxxx.

**Completing an Advance Directive, Living Will, Or Power Of Attorney For Health Care**
If you are the child’s parent/legal guardian you have the right to make decisions about your child’s medical care.

The parent/legal guardian has a right to accept or refuse medical or surgical treatment for the child. The parent/legal guardian also has the right to plan and direct the types of health care the child may receive in the future if they become unable to express their wishes. The parent/legal guardian can let their child’s doctor know about their feelings by completing a living will or power of attorney for health care form. Contact the child’s doctor for more information.

The out-of-home care provider has no right to authorize any health care services or complete a living will for their child.

If you are the child’s parent/legal guardian you have the right to file a grievance with the DHS Division of Quality Assurance if your child’s advance directive, living will, or power of attorney wishes are not followed. You may request help in filing a grievance.

**Right to Medical Records**
You or your child have the right to ask for copies of your child’s medical records from their provider(s). We can help you get copies of these records. Please call 1-800-xxx-xxxx for help. Please note that you may have to pay to copy your medical records. You
may correct inaccurate information in your child’s medical records if your doctor agrees to the correction.

**Your Member Rights**

You have the right to have an interpreter with you during any Care4Kids covered service.

You have the right to get the information provided in this member handbook in another language or format.

Your child has the right to get health care services as provided for in federal and state law. All covered services must be available and accessible to your child. When medically appropriate, services must be available 24 hours a day, seven days a week.

The child’s parent/legal guardian has the right to get information about treatment options including the right to request a second opinion.

Your child has the right to receive age-appropriate information about treatment options.

The child’s parent/legal guardian has the right to make decisions about the child’s health care.

Your child has the right to be treated with dignity and respect.

Your child has the right to be free from any form of restraint or seclusion used as a means of force, control, ease, or reprisal.

**Your Child’s Civil Rights**

Care4Kids provides covered services to all eligible members regardless of the following:

- Age
- Color
- Disability
- National origin
- Race
- Sex

All medically necessary covered services are available and will be provided in the same manner to all members. All persons or organizations connected with Care4Kids that refer or recommend members for services shall do so in the same manner for all members.
ADDENDUM II

COMPREHENSIVE INITIAL HEALTH ASSESSMENT REQUIREMENTS

Each child shall have a Comprehensive Initial Health Assessment within 30 days of enrollment in the PIHP. Ideally, the pediatric nurse practitioner or a primary care physician who performs the comprehensive initial health assessment continues to follow the child throughout his/her stay in foster care. The child/adolescent, out-of-home care provider(s), Division of Milwaukee Child Protective Services (DMCPS) or county child welfare agency caseworker, health care coordinator and birth parent(s) should be encouraged to attend the comprehensive initial health assessment whenever possible.

A. Proposed components of the Comprehensive Initial Health Assessment include:

1. A review of the child’s available medical, behavioral, developmental, and social history (including results from the Child and Adolescent Needs and Strengths if available) to guide the provision of health care services.

2. A standard medical review of systems.

B. Complete unclothed physical examination (including genital examination) in compliance with the enhanced HealthCheck (Wisconsin’s Early Periodic Screening, Diagnosis and Treatment) schedule in Article III, L of the contract.

C. Close inspection for and documentation of any signs of child abuse, neglect, or maltreatment. Those primary care practitioners with limited experience in this area should refer to the child protective center as necessary if a physical or sexual abuse exam is indicated.

D. Developmental screen for younger children (those ≤ 5 years of age).

Measurement tools are not specified because they will vary depending upon the child’s age and developmental stage. However, a developmental screening should include measurement of the following domains using whatever standardized tool the practitioner deems most appropriate

1. Gross motor skills.
2. Fine motor skills.
4. Expressive and receptive language skills.
5. Social interactions.
6. Activities of daily living (ADL) skills.
A developmental assessment by a pediatric therapist(s) (physical, occupational, speech) should occur as soon as possible if problems are suspected. Children under three years of age can be referred to the Birth to 3 Early Intervention Program for evaluation.

Ongoing developmental surveillance should be incorporated at every well-child preventive visit to identify developmental concerns that may have surfaced since the child entered foster care. In addition, it is strongly recommended that a valid developmental screening test be administered regularly at the 9-, 18-, and 30-month visits.

E. Behavioral/mental health screen for children over five years of age and adolescents.

MH screening tools are not specified because they will vary based on the child’s age.

*Note: the Child and Adolescent Needs and Strengths (CANS) will be administered by the child welfare case manager to all children within 30 days of entering out of home care. If available at the time of the comprehensive initial health assessment, the results from the CANS should be reviewed. This review should including any requests for consideration of further behavioral health evaluation, treatment or therapy based on either the results of the CANS, or on identified behavioral/mental health concerns of the child welfare agency, child, family or foster caregiver.

F. Growth and nutritional assessment including measurement of height, weight, BMI (and head circumference for children <3 years old).

G. Immunization review.

H. Hearing/vision screen with referral as indicated.

I. Dental/oral inspection with referral as indicated.

J. Adolescent survey (discussion with adolescents) to include at a minimum:

1. Family relationships (foster and birth).
2. Alcohol/drug/tobacco use.
4. Pelvic examination and family planning counseling services for sexually active females as soon as possible.
5. Prevention of sexually transmitted diseases (STDs) and birth control.
7. Educational/career plans.
K. Screening lab tests based on the age and condition of the child (e.g., CBC, lead level, U/A, HIV testing if positive risk assessment and consent obtained).

L. Anticipatory guidance including education and counseling on topics specific to out-of-home care:
   1. General adjustments to new home, grief and loss issues.
   2. Behavioral problems that may have surfaced (adjustment reactions, opposition behavior, depression, anger, attention or impulse control problems, etc.).
   3. Sleep problems.
   4. Appetite/unusual eating habits.
   5. Enuresis/encopresis.
   7. Interaction with other children in the home.
   8. Contact with birth family including difficulties around visits.

M. Referrals to dental, mental health, Birth to Three, or other medical services as appropriate.

N. Assess “goodness of fit” between the child and the out-of-home care family.

O. Review of all current medications, with distinct identification and documentation of any psychotropic medications, including clear identification of antipsychotic medications.

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ADDENDUM III

COORDINATION OF DEVELOPMENTAL AND MENTAL/BEHAVIORAL HEALTH SERVICES

Summary

Coordination of developmental and mental/behavioral health services is critical to ensure appropriate and timely service delivery and to communicate service specific information to the Division of Milwaukee Child Protective Services (DMCPS) or the county child welfare agency, out-of-home care family, birth family, and primary care medical home providers. The health care coordinator, who oversees all aspects of health care for a child in out-of-home care, is responsible for ensuring frequent, effective communication and collaboration with the DMCPS or the county child welfare agency, out-of-home care family, birth family, and other service providers.

A. Coordination Goals

1. To review the results of either the developmental or mental/behavioral health screens as they relate to the Comprehensive Initial Health Assessment for each child, based on his/her age and history, including any prior evaluations.

2. To coordinate and arrange for all developmental or behavioral health assessment and/or treatment services recommended from the out-of-home care health screen, the Child and Adolescent Needs and Strengths (CANS), comprehensive initial health assessment, or other periodic re-examination.

3. To ensure that all periodic reassessments and reviews are done according to protocol, including any additional developmental and mental health services needed as the result of changes in placement.

4. To ensure that the out-of-home care family (and birth family when appropriate) is educated regarding the child’s developmental and mental health needs.

5. To facilitate coordination and communication among developmental and mental health providers involved in an individual child’s care.

6. To communicate and coordinate developmental and behavioral/mental health services with the DMCPS or county child welfare agency.
7. To assure that identification and ongoing oversight of children who are prescribed psychotropic medications is occurring regularly, including recommended metabolic testing for children on antipsychotic medication.

B. Treatment Service Options

1. Developmental services may include but are not limited to:
   a. Head Start
   b. Early intervention; B-3 and/or community-based PT, OT, or Speech therapies
   c. Pre-school or school-age therapy services;
   d. Speech and language therapy;
   e. Occupational therapy;
   f. Physical therapy.

2. Mental/behavioral health services may include but are not limited to:
   a. Psychotherapies (individual, group, cognitive-behavior, social skills training);
   b. Psychoeducational services
   c. Infant mental health services
   d. Psychopharmacological treatment;
   e. Substance abuse treatment;
   f. Peer support for children/adolescents specifically related to issues of foster care placement such as separation and loss, loss of autonomy and control, etc.
   g. In-Home Therapy services

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ADDENDUM IV

EXAMPLE MEMORANDUM OF UNDERSTANDING

BETWEEN CHILDRENS COMMUNITY HEALTH PLAN (CCHP) AND THE (INSERT DIVISION OF MILWAUKEE CHILD PROTECTIVE SERVICES OR COUNTY CHILD WELFARE AGENCY)

Purpose

This document represents an agreement between Children’s Community Health Plan (CCHP) and the [insert child welfare agency name]. Specifically, this memorandum is written to identify roles and responsibilities between the CCHP and the [Insert County Agency] who have entered into an agreement for the purpose of providing and paying for services to Members enrolled in Care4Kids program under the State of Wisconsin Foster Care Medical Home (FCMH), and for the further specific purpose of promoting coordinating and continuity of preventative health services and other medical care and to ensure prompt and appropriate payment for services provided between agencies.

The [insert child welfare agency name] works with families to ensure the safety and well-being of children. With its many community partners, [insert agency name] provides service to families in crisis that help keep children safely in the home. When it is necessary, [insert agency name] looks to foster and adoptive families to provide appropriate temporary and permanent homes for children who cannot live with their parents.

The CCHP is responsible for the management of the complex medical, dental, vision, psychosocial, and developmental needs of children in out-of-home care including those with special health care needs. The CCHP will establish a health care management structure that assures coordination and integration of all aspects of the child’s health care needs and promotes effective communication between the individuals who are instrumental to the child’s care.

Definitions

Care Coordination: The integration of all processes in response to a child’s needs and strengths to ensure the achievement of desired outcomes and the effectiveness of services.

Child in Out-of-Home Care: Refers to a child taken into custody and determined by a judge to meet the need for continuation of custody under s. 48.21(4)(b) or a parent/legal guardian signs a Voluntary Placement Agreement with DMCPS or the county Child Welfare Agency. A child in out-of-home care may reside in a variety of different placement settings, including a foster home, a group home, or a relative’s home.

Comprehensive Initial Health Assessment: A comprehensive initial health assessment is required for all children entering out-of-home care who are enrolled in the foster care medical home program and must occur within 30 days of removal. This assessment should be
comprehensive with respect to the identification of possible acute and chronic physical health, behavioral/mental health, oral health, and developmental problems; and, must be in compliance with Wisconsin Health Check requirements. This assessment should include components of both developmental and behavioral/mental health screenings as indicated for each child based on his/her age and history, including any prior evaluations. This assessment should be performed by a clinician who is knowledgeable about the trauma-informed evaluation and treatment of children in out-of-home care.

**Member**: A child in out-of-home care who has been certified by the state as eligible to enroll under this Contract, and whose name appears on the Enrollment Reports that the Department transmits to the PIHP according to an established notification schedule. Children born to members of the PIHP will be enrolled in the PIHP if covered under the out-of-home care court order unless disenrolled at the request of the parent.

**Out-of-Home Care Health Screen**: The screening is completed no later than 2 business days after the child enters out-of-home care. The purpose of the screen is to identify any immediate medical, urgent mental health, or dental needs the child may have and any additional health conditions of which the out-of-home providers and child welfare caseworker should be aware of. This screen may also be referred to as the “Foster Care Health Screen”.

**Out-of-Home Care Provider**: The Care4Kids program will serve children placed with providers that are Court Ordered Kinship, Level 1 – Level 5 Foster homes and Group Homes.

**Parent/Legal Guardian**: Biological parent, parent by adoption, or has a person named by the court having the duty and authority of guardianship.

A. Children’s Community Health Plan (CCHP) Rights and Responsibilities:

1. **CCHP** will provide contact information for the Lead Care Coordinator who will serve as the primary contact for the agency for care coordination issues on behalf of individual members.

2. **CCHP** will provide contact information for the Health Care Coordinator(s). Each child will be assigned a Health Care Coordinator at the time of his or her enrollment in the medical home. The Health Care Coordinators will serve as the clinical specialist who oversees all aspects of the child’s health care.

3. **CCHP** will provide all Medicaid-covered mental health and substance abuse services to children identified as clients of the [insert agency]. Disputes in the medical necessity of services identified in the Family Treatment Plan will be adjudicated using the dispute process outlined in this MOU, except that the CCHP will provide court ordered services in accordance with the contract.
4. CCHP’s responsibilities related to the enrollment process includes the following activities:
   a. Review eReports from eWiSACWIS daily to identify children enrolled in the Care4Kids program.
   b. Send informational packets to the parent/legal guardian and the out-of-home care provider within 5 business days of the receipt of enrollment.
   c. Coordinate with the child welfare worker to obtain any necessary consent(s) for screenings and evaluation from the parent/legal guardian.
   d. Other activities required by the contract.

8. CCHP’s responsibilities related to the Out-of-Home Care Health Screening includes the following:
   a. If needed, CCHP will provide support in identifying CAC’s and scheduling the Out-of-Home Care Health Screen.
   b. Ensures transfer of Out-of-Home health screen finding to the primary care provider who will perform the Comprehensive Initial Health Assessment.
   c. Other activities required by the contract.

9. CCHP’s responsibilities related to the Comprehensive Initial Health Assessment includes the following:
   a. Following up with the Out-of-Care provider to assist with scheduling the Comprehensive Initial Health Assessment
   b. CCHP will obtain the child’s past medical history, available health records and ensures the primary care provider has timely access to existing health information prior to the Comprehensive Initial Health Assessment.
   c. Other activities required by the contract.

10. CCHP’s responsibilities related to the Comprehensive Health Care Plan
    a. Development of the Comprehensive Health Care Plan with input from the child/youth, the parent/legal guardian, caseworker, out-of-home care providers and medical professionals. Ensures the results of the Comprehensive Initial Health Assessment form the basis for the Comprehensive Health Care Plan.
    b. Ensure that the initial Comprehensive Health Care plan is developed within 60 days of enrollment in the Care4Kids program.
    c. Ensure that the child’s primary care physician and child welfare caseworker are primary participants in the development and periodic reviews of the comprehensive care plan. The child’s primary care physician is the lead for the child’s overall health care needs, and the child welfare caseworker has the overall responsibility for all aspects of the child’s care.
    d. Identifying the responsible team member for each of the health care needs outlined in the Comprehensive Health Care Plan.
e. Provide an opportunity for the parents/legal guardians an opportunity to review and sign off on the care plan. Evidence of this action will be reflected in the care plan.

f. Other activities required by the contract.

11. CCHP’s responsibilities related to the Mental Health Screening and Evaluation includes the following:
   a. Review the Out-of-Home Care Health Screen, the recommendations from the CANS, and the mental health screen from the Comprehensive Initial Health Assessment for any identified mental health needs.
   b. Provides support in identifying and scheduling appointments with mental health providers in a timely manner, as needed
   c. Works with mental health provider in developing the Comprehensive Health Care Plan, including a crisis plan if indicated.
   d. Sharing the crisis plan with the team.
   e. Other activities required by the contract.

12. CCHP’s responsibilities related to the comprehensive Oral Evaluation include:
   a. Provide support in identifying and scheduling appointments with dental providers in a timely manner.
   b. Ensure that each child 12 months of age and above receives a comprehensive oral evaluation by a dentist.
   c. Ensures that the oral evaluation happens within 3 months of enrollment, or a recall exam if a comprehensive oral examination was conducted within 6 months prior to enrollment.
   d. Works with the dental provider in developing the Comprehensive Health Care Plan.
   e. Other activities required by the contract.

13. CCHP’s responsibilities related to the Ongoing Monitoring of Care4Kids member success includes the following:
   a. Hold regular, and as needed meetings with the child, parent/legal guardian and out-of-home care provider, child welfare caseworker, health care provider staff and others involved in the delivery of services to the child to monitor and evaluate progress/success, prioritize necessary services for the child including care that will be obtained external to the CCHP network (e.g. County-based services).
   b. Assists new Out-of-Home care providers with identifying and scheduling needed appointments with a new primary care provider if needed.
   c. Establishing measurable healthcare goals and periodically re-evaluating progress towards established goals and outcomes.
   d. Development of a system to track changes in the health care status of the child which are reflected through periodic review and updating of the health care plan at least every six months.
e. Monitoring the child’s case in eWiSACWIS to keep informed of the child’s ongoing needs.
f. Monitor the child’s continued enrollment in Care4Kids.
g. Annual metabolic screening and measurement of growth parameters (including BMI) for any child who is prescribed one or more antipsychotic medications.
h. Monitoring of the rate and types of psychotropic medication usage among enrollees, stratified by age and number of medications prescribed.
i. Other activities required by the contract.

14. CCHP’s responsibilities related to the Discharge from Out-of-Home Care includes the following:
   a. Prior to discharge from out-of-home care, the CCHP will work with the team including the parent/legal guardian to create a transition health care plan.
   b. Ensure that health information is transferred to a new primary care provider when a child is discharged from out-of-home care.
   c. Monitor the child’s continued enrollment in Care4Kids.
   d. Other activities required by the contract.

15. CCHP’s responsibilities related the 12-month extension include:
   a. Monitor the status of the 12-month extension.
   b. Prior to the end of the extension, work with the parent/legal guardian to develop a transition health care plan.

16. CCHP’s liaison, or other appropriate staff as designated by CCHP, will participate in case conference with [insert agency] upon the request of [insert agency]. The planning session may be done through telephonic or other means of communication when attending a formal case conference is not feasible.

17. The CCHP liaison and [insert the agency] will determine who will be responsible for ensuring that the Member receives the services authorized and provided through CCHP. CCHP will have a mechanism in place for notifying [insert the agency] of missed appointments, or crisis situations that could potentially lead to a change in placement by [insert the agency]. The notification will be within three business days for missed appointments or sooner if possible and as soon as possible for crisis situations.

18. CCHP agrees to participate in dispute resolution using the following process:
   a. CCHP will provide the agency with contact information for the designated personnel who will respond to disputes.
   b. The [Insert agency name] and CCHP designated personnel will meet or teleconference to discuss the case and attempt to resolve issues of dispute.
   c. If the [insert agency name] designees and the CCHP designees (known as the team) are unable to resolve the issues, the [insert agency name] and the CCHP will schedule a meeting or a teleconference of representatives with expertise in
the area of dispute to look at outstanding issues within two days of the teleconference, or sooner if indicated.

d. If the team is unable to resolve the issues to both parties’ satisfaction, either party may appeal to the Department. It will be the disputing parties’ responsibility to supply the necessary documentation for the Department to adjudicate the dispute.

19. CCHP will work with the [insert agency name] in developing lists of providers and fostering a provider network which has expertise in:
   b. Working with children who may have developmental, behavioral health or other special health care needs effectively.
   c. Recognizing the interrelationship of the problems [insert agency name] children in out-of-home placement experience and therefore, the value of close collaborative relationships among the various service providers working with the caregivers and child.

20. CCHP will share with the [insert agency name] the process and procedure for prior authorization and out-of-plan referrals.

21. Annually and when requested by the [insert agency name], CCHP will provide training to [insert agency name] staff and contract providers on a variety of subjects related to the Care4Kids program. Subject areas may include but are not limited to, CCHP’s provider network, how the out-of-home care provider can appropriately access services including any referral and/or prior authorization processes and Member/caregiver grievances.

22. CCHP will participate in the [insert agency name] site managers’ meetings when requested by [insert agency name].

23. The CCHP will share client specific information to assist [insert agency name] in any court-related proceedings.

B. [Insert agency name] Rights and Responsibilities:

1. [Insert agency name] will provide contact information for the staff person who will serve as the primary contact for the agency for care coordination issues on behalf of individual members.

2. [Insert agency name] will ensure the accurate contact information for the supervisors and the caseworkers who will be working with the Health Care Coordinator assigned to each child will be updated timely in eWiSACWIS.

3. It is the [insert agency name]’s responsibility to initiate contact with the CCHP regarding children in need of immediate services. [Insert agency name] will provide
(through court order and/or signed release of information) completed assessment information which supports the request for CCHP services.

4. [insert agency name] will involve CCHP in the development of a comprehensive child welfare case plan, which identifies the outcomes to be achieved, the services to be provided and the measures to be used for evaluation. [Insert agency name] will be responsible for developing and periodically updating the child welfare case plan.

5. [Insert agency name] will utilize CCHP’s provider network for routine services and will attempt to utilize CCHP’s provider network for emergency services. [Insert agency name] will obtain criteria from the CCHP concerning [insert agency name]’s ability to utilize non-participating providers and the mechanism for authorizing non-participating providers.

6. [Insert agency name]’s responsibilities related to the enrollment process includes the following activities:
   a. Provide Care4Kids informational handout to the child’s parent/legal guardian.
   b. Enter the child’s placement into eWiSACWIS within 5 calendar days of placement.
   c. Complete the Enrollment process outlined in the Enrollment policy.
   d. Obtain any necessary consent(s) for screening and evaluation.
   e. Other activities agreed upon by [insert agency name] and the CCHP.

7. [Insert agency name] responsibilities related to the Out-of-Home Care Health Screening includes the following:
   a. Ensure that the child is scheduled for and completes the Out-of-Home Health Screening within 2 business days of entering out-of-home care.
   b. Ensure that the child receives the Out-of-Home Health Screening at a Child Advocacy Center when possible.
   c. If the Out-of-Home Health Screening is not completed within 2 business days, [Insert agency name] will document the reason in eWiSACWIS.
   d. Other activities agreed upon by [Insert agency name] and the CCHP.

8. [Insert agency name]’s responsibilities related to the Comprehensive Initial Health Assessment includes the following:
   a. Ensure the child is scheduled for comprehensive initial health assessment within 30 days of entering care.
   b. Ensure eWiSACWIS is up to date with all medical information and documentation of removal reasons when possible.
   c. Other activities agreed upon by [Insert agency name] and the CCHP.

9. [Insert agency name]’s responsibilities related to the Comprehensive Health Care Plan
   a. Identifies key team members to participate in the development of the Comprehensive Health Care Plan, including the child welfare worker.
b. Scans initial and updated Comprehensive Health Care Plan’s into eWiSACWIS

c. Ensures the health care needs identified in the Comprehensive Health Care Plan are being executed.

d. Other activities agreed upon by [Insert agency name] and the CCHP.

10. [Insert agency name] responsibilities related to the Mental Health Screening and Evaluation includes the following:
   a. Complete CANS within 30 days of out-of-home care placement.
   b. Ensure child is scheduled for and completes mental health evaluation if needed.
   c. Other activities agreed upon by [Insert agency name] and the CCHP.

11. [Insert agency name] responsibilities related to the comprehensive Oral Evaluation include:
   a. Ensures all children 12 months or older are scheduled for a comprehensive oral evaluation within 30 days of entering care.
   b. Ensures that within 3 months of enrollment, all children 12 months or older complete a comprehensive oral evaluation or a re-call exam if a comprehensive oral evaluation was completed within the last six months.
   c. Other activities agreed upon by [Insert agency name] and the CCHP.

12. [Insert agency name] responsibilities related to the Ongoing Monitoring of Care4Kids member success includes the following:
   a. Notify the Health Care Coordinator of any new health concerns or changes in child’s health status.
   b. Works with team to ensure that recommended follow up appointments are attended.
   c. Update eWiSACWIS with any change of placements and determines if the child remains eligible for Care4Kids, following enrollment policy.
   d. Informs the Health Care Coordinator of any court-ordered health services and assists in the scheduling of services.
   e. Assists the Health Care Coordinator with any issues affecting the child’s ability to receive appropriate health services such as the parent/legal guardian being unresponsive or the Comprehensive Health Care Plan not being followed.
   f. Monitors child’s continued enrollment in Care4Kids, per Enrollment Policy.
   g. Other activities agreed upon by [Insert agency name] and the CCHP.

13. [Insert agency name] responsibilities related to the Discharge from Out-of-Home Care includes the following:
   a. When possible, prior to discharge, notifies the Health Care Coordinator of the discharge plan.
   b. Update placement information in eWiSACWIS.
   c. Participate in the development of the transition health care plan.
   d. Monitor the child’s continued enrollment in Care4Kids, per the enrollment policy.
14. [Insert agency name] responsibilities related to the 12-month extension include:
   a. Monitors the child’s active participation in health care plan during the time the case remains open.
   b. Coordinates with Health Care Coordinator to assist in transition planning prior to case closure to ensure child’s identified health care needs will be addressed.
   c. Other activities agreed upon by [Insert agency name] and the CCHP.

15. [Insert agency name] agrees to participate in dispute resolution using the following process:
   a. [Insert agency name] and CCHP designated personnel will meet or teleconference to discuss the case and attempt to resolve issues of dispute.
   b. If the [Insert agency name] designees and CCHP designees (known as the team) are unable to resolve the issues the [Insert agency name] and CCHP will schedule a meeting of representatives to look at outstanding issues within two days of the meeting or teleconference (or sooner if indicated).
   c. If the team is unable to resolve the issues to both parties’ satisfaction, either party may appeal to the Department. It will be the disputing party’s responsibility to supply the necessary documentation for the Department to adjudicate the dispute.

16. [Insert agency name] will assist CCHP in providing outreach to caregivers who are non-compliant with the child’s treatments, Health Check, medication regimes, or who have multiple missed appointments for a child in out-of-home care.

17. [Insert agency name] agrees to provide training to CCHP staff or CCHP’s provider network on child welfare issues at the request of the CCHP.

This Memorandum of Understanding (MOU) is in effect from [insert date] through [insert date] unless revised by mutual agreement. In the event that changes in Federal or State requirements impact the current MOU, [CCHP] and the [Agency] agree to renegotiate the pertinent section within 90 days of receiving new instructions from the State.

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<tr>
<th>Name</th>
<th>Title</th>
<th>Agency</th>
<th>Date</th>
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THIS DOCUMENT IS TO BE USED AS A SAMPLE. Nothing in this document precludes CCHP or the Agency from adding other requirements to this MOU if it is in the best interest of the children they have in common, and does not violate any of the agreements between the State agency and the PIHP.
A. Court Ordered Birth Cost Requests

County Child Support Agencies (CSA) obtain court orders requiring fathers to repay birth costs that have been paid by FFS as well as the PIHP. In some counties, judges will not assign birth costs to the father based upon average costs. Upon request of the Fiscal Agent Contract Monitor, the PIHP must provide actual charges less any payments made by a third party payer for the use by the court in setting actual birth and related costs to be paid by the father. Birth cost information must be submitted to the Bureau of Benefits Management within 14 days from the date the request was received by the PIHP.

The birth cost report forms follows this page.
CARE4KIDS BIRTH COST REQUEST

PART 1: Local Child Support Agency Portion

PART 1: To be completed by the Local Child Support Agency. Please type or print, in a legible manner.

1. **PIHP Name** ________________________________

2. **Mother’s Name** ________________________________
   (First)                  (M.I.)                         (Last)
   BadgerCare Plus ID Number ______________________________________
   Address ________________________________________________________
   (Street Address)
   ________________________________________________________________
   (City)                  (State)                         (Zip Code)

3. **Newborn’s Name** ________________________________
   (First)                  (M.I.)                         (Last)
   BadgerCare Plus ID Number ________________________________________
   Date of Birth ____________________________ Sex _________________________

Note: In cases of multiple births, a form must be completed for each newborn. In addition, the form(s) should not be submitted to the Bureau of Benefits Management until 60 days after the birth.

4. **I certify this information is accurate to the best of my knowledge.**

   **Name of Local Child Support Agency**
   Name (Please Print): ________________________________
   Signature: ________________________________
   Title: ________________________________
   Date: ________________________________
   Telephone Number: ________________________________ FAX Number: ________________________________
   Email Address: ________________________________

5. **Mail To:**
   Bureau of Benefits Management
   ATTN: Birth Costs, Room 350
   P.O. BOX 309
   MADISON, WI  53701

   **FAX To:**
   Bureau of Benefits Management
   ATTN: Birth Costs
   (608) 266-1096
PART II: HMO Portion

Part II: To be completed by the PIHP. Please type or print in a legible manner.

1. **The actual payment for birthing costs for the mother and her baby.**

   Mother’s Name ____________________________ ID#_____________________

   Baby’s Name ____________________________ ID#_____________________

   Hospital/Birthing Center Payment (Mother) $__________

   Hospital/Birthing Center Payment (Newborn) $__________

   Physician Payment (Mother) $__________

   Physician Payment (Newborn) $__________

   Amount Paid by Other Insurance $__________

2. **Comments: (i.e., retroactively disenrolled from [PIHP NAME] effective [DATE], services denied)**

   [State Denial Reason]: ____________________________________________

3. **I certify this information is accurate to the best of my knowledge.**

   **Name of PIHP**
   
   Name (Please Print)
   
   Signature
   
   Title
   
   Date
   
   Telephone Number: FAX Number:
   
   Email Address:

4. **Mail or FAX Part I and Part II within 14 days of receipt to:**

   **Mail To:**
   
   Bureau of Benefits Management
   
   ATTN: Birth Costs, Room 350
   
   P.O. Box 309
   
   Madison, WI 53701-0309
   
   **FAX To:**
   
   Bureau of Benefits Management
   
   ATTN: Birth Costs
   
   (608) 266-1096
B. PIHP Newborn Report

This report should be completed for infants born to mothers who are Foster Care Medical Home eligible and enrolled in the PIHP at the time of birth of the infant.

The requirements for the Newborn Report are included in the ForwardHealth online handbook. The handbook includes links to the form and submission instructions.
C. Member Complaint and Grievance Reporting Forms

1. Grievance Experience Summary Report

Summarize each FCMH grievance reviewed in the past quarter. The log must distinguish FCMH members from other Medicaid and commercial members, if the PIHP serves both populations. If the PIHP does not have a separate log for FCMH members, the log must distinguish between the programs.

The PIHP should report in sections 1. through 3. below only those members that grieved or appealed to the PIHP’s grievance appeal committee.

   a. Grievances Related to Program Administration

<table>
<thead>
<tr>
<th>Member Identification Number</th>
<th>Date Grievance Filed</th>
<th>Nature of Grievance</th>
<th>Date Resolved</th>
<th>Summary of Grievance Resolution</th>
<th>Administrative Changes as a Result of Grievance Review</th>
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</tbody>
</table>

   b. Grievance Related to Benefit Denial/Reduction

<table>
<thead>
<tr>
<th>Member Identification Number</th>
<th>Date Grievance Filed</th>
<th>Nature of Grievance</th>
<th>Date Resolved</th>
<th>Summary of Grievance Resolution</th>
<th>Administrative Changes as a Result of Grievance Review</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

   c. Summary

SUBTOTAL: Program Administration

SUBTOTAL: Benefit Denial/Reduction

TOTAL NUMBER OF GRIEVANCES
2. PIHP Reporting Form for Member Complaints

PIHP Name
☐ First Quarter
☐ Second Quarter
☐ Third Quarter
☐ Fourth Quarter
☐ Calendar Year 2014
☐ Calendar Year 2015

<table>
<thead>
<tr>
<th>TYPE OF COMPLAINT</th>
<th>TOTAL NUMBER OF COMPLAINTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. ACCESS PROBLEMS</td>
<td></td>
</tr>
<tr>
<td>2. BILLING ISSUES</td>
<td></td>
</tr>
<tr>
<td>3. QUALITY OF CARE</td>
<td></td>
</tr>
<tr>
<td>4. DENIAL OF SERVICE</td>
<td></td>
</tr>
<tr>
<td>5. OTHER SPECIFY</td>
<td></td>
</tr>
</tbody>
</table>

General Definitions

1. Access problems include any problem identified by the PIHP that causes a member to have difficulty getting an appointment, receiving care, or on culturally appropriate care, including the provision of interpreter services in a timely manner.

2. Billing issues include the denial of a service or a member receiving a bill for a FCMH covered service that the PIHP is responsible for providing or arranging for the provision of that service.

3. Quality of care includes long waiting times in the reception area of providers’ offices, rude providers or provider staff, or any other complaint related directly to patient care.

4. Denial of service includes any FCMH covered service that the PIHP denied.

5. Others as identified by the PIHP.

Return the completed form to:

Bureau of Benefits Management
Department of Health Services
1 W. Wilson Street, Room 350
Madison, WI 53701-0309
D. Summary Hospital Access Payment Report to Department of Health Services

This report will be provided to the PIHP electronically in the current PIHP contract for completion. Hospital Access Payments must be sent to the hospitals within 15 calendar days after the PIHP receives the monthly amounts from the Department. The PIHP must submit to the Department the following information for each paid hospital within 20 calendar days of receipt of payment from the Department:
# Hospital Access Payment

<table>
<thead>
<tr>
<th>PIHP Name</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Month, Year payment was received from the Department</td>
<td></td>
</tr>
<tr>
<td>Month, Year from which hospital discharge and claims data is being reported (i.e. previous month)</td>
<td></td>
</tr>
<tr>
<td>Date the last hospital access payment was sent</td>
<td></td>
</tr>
<tr>
<td>* Grand Total Payment</td>
<td></td>
</tr>
</tbody>
</table>

*The distribution of these funds by the PIHP to hospitals shall be based on eligible discharges and claims in the prior month paid by the PIHP to eligible hospitals.

<table>
<thead>
<tr>
<th>MA ID</th>
<th>NPI</th>
<th>Hospital Name</th>
<th>Number of Hospital Qualifying Inpatient Discharges Paid to the Individual Hospital</th>
<th>Access Payment Rate per Discharge</th>
<th>Payment to Hospital for Inpatient Discharges (Column 4 x Column 5)</th>
<th>Number of Total Outpatient Discharges Paid by the PIHP to Individual Hospital</th>
<th>Access Payment Rate per Outpatient Visit</th>
<th>Payment to Hospital for Outpatient discharges (Column 7 x Column 8)</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

| Total: |  |

I hereby attest and affirm that the information being submitted is complete, factual and correct to the best of my knowledge. I furthermore attest and affirm that no material facts have been omitted from this form. I understand that payment and satisfaction of this/these claim(s) will be from federal and state public funds and that I may be prosecuted under applicable federal and state laws for any false claims, statements, or documents, or concealment of a material fact. I furthermore understand that state or federal authorities may inspect all claims, records or documents pertaining to the provision of these services.

____________________________________     _______________________
(Signature)     (Date)
H. Summary Ambulatory Surgical Center (ASC) Access Payment Report to Department of Health Services

This report will be provided to the PIHP electronically in the current contract for completion. ASC Access Payments must be sent to the ambulatory surgical centers within 15 calendar days after the PIHP receives the monthly amounts from the Department. PIHPs must submit to the Department the following information for each paid ASC within 20 calendar days of payment from the Department:
Ambulatory Surgical Center (ASC) Access Payment

<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
</tr>
</thead>
<tbody>
<tr>
<td>MA ID</td>
<td>NPI</td>
<td>ASC Name</td>
<td>Total Claims Paid to ASC</td>
<td>Total Access Payments Made to ASC</td>
</tr>
</tbody>
</table>

The distribution of these funds by the PIHP to ASCs shall be based on eligible claims in the prior month paid by the PIHP to eligible ASCs. If the PIHP has no qualifying claims, the PIHP shall return the payment to the Department and indicate this on the form.

I hereby attest and affirm that the information being submitted is complete, factual and correct to the best of my knowledge. I furthermore attest and affirm that no material facts have been omitted from this form. I understand that payment and satisfaction of this/these claim(s) will be from federal and state public funds and that I may be prosecuted under applicable federal and state laws for any false claims, statements, or documents, or concealment of a material fact. I furthermore understand that state or federal authorities may inspect all claims, records or documents pertaining to the provision of these services.

_________________________  ________________________
(Signature)                (Date)
I. Summary Critical Access Hospital (CAH) Access Payment Report to Department of Health Services

This report will be provided to the PIHP electronically in the current PIHP contract for completion. Payments must be sent to the hospitals within 15 calendar days after the PIHP receives the monthly amounts from the Department. PIHPs must submit to the Department the following information for each paid CAH
Critical Access Hospital (CAH) Access Payment

<table>
<thead>
<tr>
<th>MA ID</th>
<th>NPI</th>
<th>Hospital Name</th>
<th>Number of Hospital Qualifying Inpatient Discharges Paid to the Individual Hospital</th>
<th>Access Payment Rate per Discharge</th>
<th>Payment to Hospital for Inpatient Discharges (Column 4 x Column 5)</th>
<th>Number of Total Outpatient Discharges Paid by the PIHP to Individual Hospital</th>
<th>Access Payment Rate per Outpatient Visit</th>
<th>Payment to Hospital for Outpatient Discharges (Column 7 x Column 8)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

*Grand Total Payment*

- Total payments made to all CAH(s) should be equal to the total amount the PIHP received from the Department. The distribution of these funds by the PIHP to CAH(s) shall be based on eligible discharges and claims in the prior month paid by the PIHP to eligible CAH(s):

```
<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
<th>8</th>
<th>9</th>
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</thead>
<tbody>
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</tr>
</tbody>
</table>

I hereby attest and affirm that the information being submitted is complete, factual and correct to the best of my knowledge. I furthermore attest and affirm that no material facts have been omitted from this form. I understand that payment and satisfaction of this/these claim(s) will be from federal and state public funds and that I may be prosecuted under applicable federal and state laws for any false claims, statements, or documents, or concealment of a material fact. I furthermore understand that state or federal authorities may inspect all claims, records or documents pertaining to the provision of these services.

__________________________  ________________________
(Signature)                (Date)
J. Summary of the PPACA Primary Care Report to the Department of Health Services

The PPACA Primary Care Report will be provided to the PIHP electronically for completion. Payments from the PIHP must be sent to primary care providers within 30 calendar days after the PIHP receives the payment from DHS. The PIHP must submit the report back to DHS with the information specified in Article XV, Section N, of the contract.

The actual PPACA Primary Care Report format can be found in the HMO Report Matrix on the Forward Health Portal. The link to the website is:
https://www.forwardhealth.wi.gov/WIPortal/Tab/42/icscontent/Managed%20Care%20Organization/reports_data/hmomatrix.htm.spage

An example of the report is provided below. The PIHP must use the most updated version of the report found on the link above.
<table>
<thead>
<tr>
<th>Field Name</th>
<th>Maximum Field Length</th>
<th>Field Description</th>
<th>Field Starting Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>TRADING PARTNER ID</td>
<td>15</td>
<td>ID Number of the Submitting Trading Partner</td>
<td>1</td>
</tr>
<tr>
<td>HMO ID</td>
<td>8</td>
<td>Submitting HMO ID for the encounter</td>
<td>16</td>
</tr>
<tr>
<td>PROVIDER NPI</td>
<td>10</td>
<td>Rendering Provider NPI</td>
<td>24</td>
</tr>
<tr>
<td>PROVIDER LAST NAME</td>
<td>30</td>
<td>Rendering Provider Last Name</td>
<td>34</td>
</tr>
<tr>
<td>PROVIDER FIRST NAME</td>
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<td>Rendering Provider First Name</td>
<td>64</td>
</tr>
<tr>
<td>PROVIDER TAX ID</td>
<td>9</td>
<td>Tax ID associated with the rendering provider on the encounter</td>
<td>79</td>
</tr>
<tr>
<td>PROVIDER TAX ID NAME</td>
<td>40</td>
<td>Name associated with the Tax ID for the rendering provider on the encounter</td>
<td>88</td>
</tr>
<tr>
<td>PROVIDER 1ST ADDRESS LINE</td>
<td>30</td>
<td>Rendering Provider Address Line 1</td>
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</tr>
<tr>
<td>PROVIDER 2ND ADDRESS LINE</td>
<td>30</td>
<td>Rendering Provider Address Line 2</td>
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</tr>
<tr>
<td>CITY</td>
<td>30</td>
<td>Rendering Provider Address City</td>
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</tr>
<tr>
<td>STATE</td>
<td>2</td>
<td>Rendering Provider Address State</td>
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</tr>
<tr>
<td>ZIP CODE</td>
<td>9</td>
<td>Rendering Provider Address Zip Code</td>
<td>220</td>
</tr>
<tr>
<td>ICN NUMBER</td>
<td>13</td>
<td>ICN Number of the Encounter with PPACA Supplemental Payment</td>
<td>229</td>
</tr>
<tr>
<td>DETAIL LINE</td>
<td>4</td>
<td>Detail Line Number of the impacted Encounter record</td>
<td>242</td>
</tr>
<tr>
<td>PROVIDER CONTROL NUMBER</td>
<td>38</td>
<td>The header level claim identifier value submitted on the 837 for the purpose of identifying the encounter</td>
<td>246</td>
</tr>
<tr>
<td>PROCEDURE CODE</td>
<td>6</td>
<td>Procedure code from the impacted Encounter record</td>
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</tr>
<tr>
<td>FDOS</td>
<td>8</td>
<td>From Date of Service for the impacted Encounter record</td>
<td>290</td>
</tr>
<tr>
<td>Encounter Paid Amount</td>
<td>12</td>
<td>Medicaid Paid Amount for the impacted Encounter record</td>
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</tr>
<tr>
<td>PPACA Paid Amount</td>
<td>12</td>
<td>PPACA Paid Amount for the impacted Encounter record</td>
<td>310</td>
</tr>
<tr>
<td>NET PPACA SUPPLEMENT</td>
<td>12</td>
<td>Difference between PPACA Paid amount and Medicaid Paid amount</td>
<td>322</td>
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<tr>
<td>DISTRIBUTED TO PROVIDER BY HMO (Y/N)</td>
<td>17</td>
<td>Indicator from the HMO detailing whether the supplemental payment was made to the provider</td>
<td>334</td>
</tr>
<tr>
<td>AMOUNT DISTRIBUTED TO PROVIDER BY HMO</td>
<td>15</td>
<td>The amount paid to the provider related to ACA enhancement</td>
<td>351</td>
</tr>
<tr>
<td>TRADING PARTNER ID</td>
<td>BND ID</td>
<td>PROVIDER ID</td>
<td>PROVIDER NPI</td>
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</tr>
<tr>
<td>TOTAL AMOUNT PAID</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

REPORT FORMAT

* Break at each change in TRADING PARTNER ID

* Break at each change in PROVIDER TIN

259
K. Attestation

I__________________________________________, have reviewed the following data:

(Name and Title)

☐ Encounter Data for (quarter)_______(year) 20__.
☐ Vent Report for (quarter)____________for (year) 20__.
☐ HMO Network Submission (submitted monthly) for (quarter) _________(year) 20__.
☐ Maternity Kick Payment Newborn Report for (quarter) _________(year) 20__.
☐ PPACA Primary Care Rate Increase Payment for (quarter) _________(year) 20__.

☐ Other _____________________ (Specify Report)

After conducting a reasonably diligent review of the data, documentation and information, I attest that it is accurate, complete and truthful. I understand that whoever knowingly and willfully makes or causes to be made a false statement or representation on the reports may be prosecuted under the applicable state laws. In addition, knowingly and willfully failing to fully and accurately disclose the information requested may result in denial of a request to participate, or where the entity already participates, a termination of a Plan's agreement or contract with the Wisconsin Department of Human Services (DHS). This form must be signed by the PIHP CEO, CFO, or their designated authority in order to be considered a valid signature.

__________________________________________  ______________________________________

(Title)                                        (PIHP Name)

__________________________________________  ______________________________________

(PIHP Signature)                                (Date)
ADDENDUM VI

The Benefits and Cost Sharing Chart is available online at the following website:


The chart is found in the link under the bullet titled “BadgerCare Plus Standard Plan Covered Services Overview”. This document is for reference only and is subject to change over time. Please see the ForwardHealth Provider Updates for ongoing guidance on detailed benefit policies.
ADDENDUM VII

CARE4KIDS QUALITY MEASURES

A. Program Goals:

The PIHP agrees to calculate and submit all quality measures defined below in accordance with the Foster Care Medical Home (Care4Kids) Quality Measures Operational Guide published by the Department. The Department will update this Guide as appropriate. The Department will share all updates electronically and in a timely manner with the PIHP.

Care4Kids provides comprehensive, coordinated physical, dental, developmental and behavioral health services for children in out of home care delivered through a medical home model.

The program has been designed to ensure that children in out of home care receive high quality, trauma-informed health care that includes early screening and comprehensive health assessment at the time of entry into out of home care, an enhanced schedule of well child checks, and access to dental and evidence-informed behavioral health services.

The Care4Kids medical home will provide comprehensive and coordinated health care services based on a child-centric, individualized treatment plan. Care is integrated across multiple elements of the broader health care system including primary and specialty care, dental, developmental, behavioral health, inpatient hospital, and community services and supports. Expected outcomes include improved quality, timeliness and access to necessary health services, as well as coordinated health service delivery including transitional planning, to assure continuity of health care throughout the child’s stay in out of home care and up to an additional twelve months after discharge from out of home care.

Phases:
The evaluation plan will have several phases:

1. Initial Measures focus primarily on process objectives that track timely access to care and service utilization including the out of home care health screen and comprehensive initial health assessment, care plan development, measures of clinical prevention services (developmental and behavioral health screenings, immunizations, dental, etc.) and access to needed mental health services including oversight of psychotropic medications. These measures will be used to begin to establish baselines.

2. Measures TBD may include impact of Care4Kids on emergency department visits and hospitalizations, population health, trauma-informed practice and service delivery, and methods to measure child and/or caregiver satisfaction with Care4Kids health care coordination, provider network, and service delivery.

Measurement Year 2016 (MY2016):
The Department will set performance targets for MY2016 for selected Initial Measures to track performance related to the provision of additional dollars for Care Coordination Staff and an Assessment/Evaluation team in MY2016. A complete list of MY2016 Foster Care Medical
Home (Care4Kids) Performance Targets can be found in the Foster Care Medical Home (Care4Kids) Quality Measures Operational Guide published by the Department.

Overview of measures:

B. Objectives and Measures:

Objective 1: Out of Home Care Health Screen is completed within 2 business days of the child’s removal date.

Measure 1: Number and % of children who had a timely health screen

Objective 2: Within 30 days of enrollment in Care4Kids, children will have a comprehensive initial assessment of their health that includes either a developmental screen or a mental health screen, depending on their age on the date of the exam.

Measure 2(a): Number and % of children newly enrolled in Care4Kids during the report period who have a Comprehensive Initial Health Assessment completed within 30 days of their enrollment date.

Measure 2(b): Number and % of children newly enrolled in Care4Kids who receive an expected screen (developmental or mental health) as part of the Comprehensive Initial Health Assessment.

Objective 3: All children enrolled in Care4Kids 2 years of age will be screened for lead poisoning.

Measure 3: Number and % of children enrolled in Care4Kids 2 years of age who had one or more capillary or venous lead blood test for lead poisoning by their second birthday (HEDIS 2014, LSC specifications).

Objective 4: Children newly enrolled in Care4Kids screened as needing a developmental assessment receive a developmental assessment.

Measure 4: Of children newly enrolled in Care4Kids whose Comprehensive Initial Health Assessment indicated a need for a developmental assessment, number and % who had a completed and documented developmental assessment.
Objective 5: Children newly enrolled in Care4Kids screened as needing a mental health assessment receive a mental health assessment.

Measure 5: Of children newly enrolled in Care4Kids whose Comprehensive Initial Health Assessment indicated a need for a mental health assessment, number and % who had a completed and documented mental health assessment.

Objective 6: All children enrolled in Care4Kids will have an up-to-date Comprehensive Health Care Plan.

Measure 6(a): Number and % of Comprehensive Health Care Plans developed within 60 days of enrollment in Care4Kids.

Measure 6(b): Number and % of Comprehensive Health Care Plans that have been updated once in the last six-months.

Objective 7: All children enrolled in Care4Kids will be up to date with expected HealthCheck periodicity.

Measure 7(a): Number and % of children who are up to date with expected HealthCheck exams as defined by the enhanced periodicity schedule.

Objective 8: Children enrolled in Care4Kids age 12 months and older will be seen twice yearly for comprehensive dental exams. Children age 12 months and older with no previous comprehensive dental exam history will receive a comprehensive dental exam within 3 months of enrollment.

Measure 8a: Number and % of children newly enrolled in Care4Kids who received a comprehensive dental exam within 3 months of enrollment.

Measure 8b: Number and % of children enrolled in Care4Kids expected to receive a comprehensive dental exam during the report period that received a comprehensive dental exam.

Objective 9: Children enrolled in Care4Kids will be fully immunized within 6 months of enrollment (HEDIS 2014, Childhood Immunization Status (CIS) Combo 2 and Immunization for Adolescents (IMA)).

Measure 9a: Number and % of children enrolled in Care4Kids that receive Immunization HEDIS 2014, CIS Combo 2.

Measure 9b: Number and % of children enrolled in Care4Kids that receive Immunization HEDIS 2014, Immunization for Adolescents (IMA)
Objective 10: HEDIS Measure for Outpatient MH Follow Up within 30 days following Inpatient MH Hospitalization

Measure 10: Number and % of children 6 years of age and older enrolled in Care4Kids who had an outpatient visit, an intensive outpatient encounter or partial hospitalization with a mental health practitioner within 30 days of discharge for treatment of selected mental health disorders (HEDIS 2014, FUH-30 specifications).

Objective 11: Emergency Department Utilization

Measure 11: % of children enrolled in Care4Kids who utilize the emergency department for care (HEDIS 2014, AMB measure without revenue code 0456).

Objective 12: Inpatient Hospital Utilization

Measure 12: Number and % of children enrolled in Care4Kids who have 1 or more inpatient hospital stay(s) during the reporting period.

Objective 13: Anti-Psychotic medication measures

Measure 13a: Number and % of children starting on anti-psychotic medication after entering Care4Kids program, for whom all metabolic measures were recorded (BMI, Glucose and/or HbA1c, non-fasting Lipid profile) as baseline, before or at the time of starting on anti-psychotics.

Measure 13b: Number and % of children already on anti-psychotic medication before entering Care4Kids program, for whom all metabolic measures were recorded (BMI, Glucose and/or HbA1c, non-fasting Lipid profile) as baseline, within 60 days of entering the program.

Measure 13c: Number and % of children on anti-psychotic medication for whom all metabolic measures were updated at or near the 6-month mark from the last previous date of metabolic measurement.

Objective 14: Psychotropic medication measure:

Measure 14: Number and % of children who met the polypharmacy criteria, and for whom an interdisciplinary team case review was performed. (The precise criteria for polypharmacy are yet to be finalized).
### ADDENDUM VIII

## RATES

### Exhibit 6

Wisconsin Department of Health Services

CY 2016 Care4Kids Non-Risk Prepayment Rate Development

CY 2016 Non-Risk Prepayment Rates

<table>
<thead>
<tr>
<th>Service Category</th>
<th>Age Group</th>
<th>Title IV-E</th>
<th>Non Title IV-E</th>
<th>Total</th>
<th>Title IV-E</th>
<th>Non Title IV-E</th>
<th>Total</th>
<th>Title IV-E</th>
<th>Non Title IV-E</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>CY 2016 PMPMs</td>
<td>Age 0</td>
<td>$737.17</td>
<td>$842.23</td>
<td>$777.56</td>
<td>$808.33</td>
<td>$930.02</td>
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**PMPM Non-Service Costs**

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**Access Payments Add-On**

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**Non-Risk Prepayment Rates**

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