AGENDA

1. **Introduction**
   
   Dr. Paul 6:00 5 min.

2. **Meeting Minutes**

   Dr. Paul 6:05 5 min.
   
   Review minutes of the November 08, 2017 Quality Improvement Committee meeting.
   
   **Possible Action:** Approve 11/08/2017 minutes

3. **Public Comment**

   Dr. Paul 6:10 5 min.
   
   Members of the public may speak to any item not on the agenda; two minutes per speaker. The Committee reserves the right to limit the duration of public comment period to 30 minutes.

4. **CEO Update**

   Ms. Tomcala 6:15 10 min.
   
   Discuss status of current topics and initiatives.

5. **Action Items**

   Mr. Aguirre 6:25 30 min.
   
   a. Review of Clinical, Behavioral, and Medical Preventative Practice Guidelines
      
      **Possible Action:** Approve Guidelines
   
   b. Review of QI Program Description
      
      **Possible Action:** Approve QI Program Description
   
   c. Review of Case Management Strategy Description
      
      **Possible Action:** Approve Case Management Strategy Description
   
   d. Review of Health Education Program Description
      
      **Possible Action:** Approve Health Education Program Description
   
   e. Review of Cultural and Linguistics Program Description and Evaluation
      
      **Possible Action:** Approve Cultural and Linguistics Program Description and Evaluation
   
   f. Behavioral Health Policies for approval
      
      - QI.23 Alcohol Misuse Screening and Behavioral Counseling Interventions in Primary Care
      - QI.24 Outpatient Mental Health Services
      
      **Possible Action:** Approve Behavioral Health policies as presented.
g. Palliative Care Policies for approval
   • QI.25 Intensive Outpatient Palliative Care
     **Possible Action:** Approve Palliative Care policy as presented.

h. LTSS Policies for approval
   • QI.16 MLTSS Care Coordination
     **Possible Action:** Approve MLTSS policy as presented.

6. Discussion Items
   6:55 20 min.
   a. Access and Availability
      - Timely access survey results
      Ms. Turner
   b. Appeals and Grievances
      Mr. Breakbill

7. Committee Reports
   a. Credentialing Committee
      Dr. Lin 7:15 5 min.
      Review October 04, 2017 and December 06, 2017 reports of the Credentialing Committee.
      **Possible Action:** Accept October 04, 2017 and December 06, 2017 Credentialing Committee Reports as presented
   b. Pharmacy and Therapeutics Committee
      Dr. Lin 7:20 5 min.
      Review minutes of the September 21, 2017 Committee Meeting.
      **Possible Action:** Accept September 21, 2017 Pharmacy and Therapeutics Committee minutes as presented
   c. Utilization Management Committee
      Dr. Lin 7:25 5 min.
      Review minutes of the October 18, 2017 Committee Meeting.
      **Possible Action:** Accept October 18, 2017 Utilization Management Committee minutes as presented
   d. Quality Dashboard
      Ms. Liu 7:30 10 min.
   e. Compliance Report
      Ms. Liu 7:40 10 min.
   f. Consumer Advisory Board
      Ms. Andersen 7:50 10 min.

8. Adjournment
   Dr. Paul 8:00
Notice to the Public—Meeting Procedures

Persons wishing to address the Quality Improvement Committee on any item on the agenda are requested to advise the Recorder so that the Chairperson can call on them when the item comes up for discussion.

The Quality Improvement Committee may take other actions relating to the issues as may be determined following consideration of the matter and discussion of the possible action.

In compliance with the Americans with Disabilities Act, those requiring accommodations in this meeting should notify Caroline Alexander 48 hours prior to the meeting at 408-874-1835.

To obtain a copy of any supporting document that is available, contact Caroline Alexander at 408-874-1835. Agenda materials distributed less than 72 hours before a meeting can be inspected at the Santa Clara Family Health Plan offices at 210 E. Hacienda Avenue, Campbell.

This agenda and meeting documents are available at www.scfhp.com.
# Meeting Minutes
## SCCHA Quality Improvement Committee
### Wednesday, November 08, 2017

### Voting Committee Members

<table>
<thead>
<tr>
<th>Name</th>
<th>Specialty</th>
<th>Present Y or N</th>
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<tbody>
<tr>
<td>Nayyara Dawood, MD</td>
<td>Pediatrics</td>
<td>Y</td>
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<tr>
<td>Jennifer Foreman, MD</td>
<td>Pediatrics</td>
<td>Y</td>
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<tr>
<td>Jimmy Lin, MD</td>
<td>Internist</td>
<td>N</td>
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<tr>
<td>Ria Paul, MD</td>
<td>Geriatric Medicine</td>
<td>Y</td>
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<tr>
<td>Jeff Robertson, MD, CMO</td>
<td>Managed Care Medicine</td>
<td>Y</td>
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<tr>
<td>Christine Tomcala, CEO</td>
<td>N/A</td>
<td>Y</td>
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<tr>
<td>Ali Alkoraishi, MD</td>
<td>Adult &amp; Child Psychiatry</td>
<td>N</td>
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<tr>
<td>Jeffrey Arnold, MD</td>
<td>Emergency Medicine</td>
<td>Y</td>
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<tr>
<td>Darrell Evora, Board Member</td>
<td>N/A</td>
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### Non-Voting Staff Members

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<thead>
<tr>
<th>Name</th>
<th>Title</th>
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<tbody>
<tr>
<td>Johanna Liu, PharmD</td>
<td>Director of Quality and Pharmacy</td>
<td>Y</td>
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<tr>
<td>Andres Aguirre, MPH</td>
<td>Quality Improvement Manager</td>
<td>Y</td>
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<tr>
<td>Lily Boris, MD</td>
<td>Medical Director</td>
<td>Y</td>
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<tr>
<td>Robin Larmer</td>
<td>Chief Compliance and Regulatory Affairs Officer</td>
<td>Y</td>
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<tr>
<td>Darryl Breakbill</td>
<td>Grievance and Appeals Operations Manager</td>
<td>Y</td>
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<tr>
<td>Sandra Carlson, RN</td>
<td>Director of Health Services</td>
<td>N</td>
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<td>Lori Andersen</td>
<td>Director of LTSS</td>
<td>Y</td>
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<tr>
<td>Sherry Holm</td>
<td>Director of Behavioral Health</td>
<td>N</td>
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<tr>
<td>Caroline Alexander</td>
<td>Administrative Assistant</td>
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### AGENDA ITEM

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<tr>
<th>AGENDA ITEM</th>
<th>DISCUSSION/ACTION</th>
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<tr>
<td>Introductions</td>
<td>Ria Paul, MD Chairman called the meeting to order at 6:05 p.m.</td>
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<td>Quorum was established at this time.</td>
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QIC Minutes 11-08-17
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<th>AGENDA ITEM</th>
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<tr>
<td>Review and Approval of August 09, 2017 minutes</td>
<td>The minutes of the August 09, 2017 Quality Improvement Committee Meeting were reviewed. It was moved, seconded to approve minutes as written.</td>
<td>Minutes of the August 09, 2017 meeting were approved as presented.</td>
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<tr>
<td>Public Comment</td>
<td>No public comment.</td>
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<tr>
<td>CEO Update</td>
<td>Ms. Tomcala presented the CEO update. Reduction in membership from 270,132 to 268,303 in the last month. Possible contributing factor may be the cost of living in the Bay Area (members moving to other areas). Reached out to Social Services to gain some possible insight as to factors contributing to membership drop. The new facility located on South East side of San Jose. Santa Clara Family Health Plan has engaged with architect and construction manager. NCQA results came in since last meeting in August. Interim NCQA accreditation was obtained. Ms. Liu attended a DHCS Quality Conference in Sacramento. Santa Clara Family Health Plan won an award for Greatest Improvement in Quality Strategy Focus Areas (HEDIS scores).</td>
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## Action Items

No action items at this time.

## Discussion Items

### A. PIPS

Mr. Aguirre presented the Quality Improvement Projects. Two are for Medi-Cal and one is for Cal MediConnect. 18 month cycle on Medi-Cal side. New ones kick off thru 2019. 5 submissions modules over 18 month period. For performance improvement projects, Diabetic Retinal Eye Exam improved. Controlling Hypertension from 45.8 to 50%. MLTSS: No MLTSS PIP cycle. CMS PIP’s: Long term 3 year projects. Topic assigned by CMS. Yearly submission. PDSA, small tests of change in network or clinic. August 2017 topics selected to begin in January 2018.

1) Disparity PIP-childhood immunization status (lower IZ status in Vietnamese population-lowest CIS rate). The QI team will do a deeper dive into data.

2) Targeting (CBP) All cause readmissions-December 2016 to January 2018. Largest Barrier Identified: Changes in Case Management Staff and competing priorities. Committee members preferred to see a comprehensive immunization program incentive for all children who are behind schedule on their IZ’s. Not just a sub-population. QI will follow up.

### B. Member Incentives

SCFHP will be rolling out three member incentive programs in the first half of 2018. The incentives are designed to provide incentives for members to get preventative care in key areas. Two incentives tie into DHCS PIP projects, the third one is a long term goal for the QI department. All members will be identified using Certified HEDIS software.

PIP Incentives after DHCS approval are proposed as:

Controlling Blood Pressure in members with hypertension: The plan will be targeting members with hypertension and offering a $25 dollar gift card to Target. In order to qualify for the incentive the member needs a provider signature attesting to having a blood pressure taken and discussion on hypertension control.

Childhood Immunization Status – Combo 3:
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<tr>
<td>C. Access and Availability</td>
<td>The plan will be targeting two year old members and offering a $30 dollar gift card to Target. In order to qualify, the member will need to send in a complete immunization card to the health plan. Dr. Robertson presented the Access and Availability report on behalf of Ms. Turner. The provider network is in the process of conducting the Timely Access and Availability surveys for measurement year 2017. The survey efforts include: After hours survey measuring appropriate access to care for urgent issues after hours. 3rd Available appointment survey measuring availability and timeliness of appointments. These surveys are required by regulation to be completed during the calendar year and will be submitted in the first quarter of 2018. The results of the survey will be validated through an external auditor. We will share the results of the audit with the Quality Improvement Committee once complete.</td>
<td>Share the results of the audit with the Quality Improvement Committee once complete.</td>
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<td>D. Appeals and Grievances</td>
<td>Mr. Breakbill presented the Appeals and Grievances report for Q2 and Q3 2017. Membership broken down by network. Medi-Cal membership by network (a little over ½ of Medi-Cal belongs to Valley Health Plan). Kaiser is the only network delegated to handle Grievance and Appeals on our behalf. Q2 and Q3 Medi-Cal appeals: July spike in Pharmacy appeals. Reflects change in regulations not change in number of Grievance and Appeals. Q2 and Q3 Grievances Medi-Cal: Most are related to transportation. Access to Care: appointment availability; phone appointments. Valley Medical Center instituted e-consult program, contributing to access and availability increase (resulted in drop in grievances). Primary care access related grievances: provider not accepting new patients. Specialty Care: Access to specialists is largest area. Cannot get non urgent appointment within 15 business days. Appeals: Q2 56% upheld, 2% partially favorable; 7% withdrawn Q3 61% upheld, 6% withdrawn Pharmacy Appeals (Medi-Cal) Q2 55% upheld Q3 66% upheld Redefined what appeal is. Q2 to Q3 timeliness decreased.</td>
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<td>E. Health Outcomes Survey (HOS)</td>
<td>Timeliness also dropped for expedited appeals. Q2 to Q3 Pharmacy Appeals 2% drop in timeliness (increase attributes to this). Q2-Q3 Expedited Pharmacy Appeals improvement. Deeper dive into this area to determine cause of improvement. 4% decline in timeliness for MediCal grievances from Q2 to Q3. Expedited grievances: very few, most are related to obtaining appointments. Processing days: rise in cases, hopefully decline with more staffing. Spike to 31 days in July, down to 26 in September. Medi-Cal does not give benchmarks for other plans (no publicly published information from DHCS). Cal MediConnect: billing cases recently brought into Grievance and Appeals area. Attributed to rise in cases for Q2 2017. Closed out quickly as members not allowed to be balance billed. Q2/Q3 2017 Spike in part D appeals in September for post service. (Medical services). Grievances low Part C&amp;D. Quality of service spike. Vendors receptive to feedback. Working with Provider Network Services. Q2 All pre service issues (CMC Part C Reconsiderations) Q3 next quarter see closure rates. Part D redeterminations Q2 2017 (Lidocaine and Zolpidem largest requests). Q3 2017 Higher overturn rate than upheld. Q2 to Q3 2017: CMC Timeliness 16% decrease. One case untimely in Q3 for redeterminations. January through September caseload has jumped for CMC. Mr. Aguirre presented the results of the Health Outcomes Survey (HOS). Mandatory for all Medicare contracts. Multiyear survey. 2016 Baseline year for Santa Clara Family Health Plan with 2018 follow up survey. Rates are compared to score of 50. Physical Status Measure Score (PCS) lower, Mental Health Status measure (MHS) almost baseline. Attribute to sicker population and poorer. 14 or more days of poor physical health. Higher than California and HOS total. Falls Risk Assessment for example. Follow up on languages to be used on survey. Top three chronic conditions: hypertension, arthritis, and diabetes. Follow up survey starts Spring 2018. Revising HRA for 2018. Programming into care management platform Essette so</td>
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<td>F. Consumer Assessment of Healthcare Providers &amp; Systems (CAHPS)</td>
<td>Mr. Aguirre presented an update on CAHPS. Administered to sample of 800 Cal MediConnect members. Compressed number of questions by 24. Sent out reminders. Increase in response rate. 68 questions on survey. Two survey mailings and telephone call over 3 months’ time period. 29% response rate which is above national average of 27.7% response rate. Reach out to Vietnamese population (perhaps contributes to lower response rate). Trained internal departments that speak to members on what this survey is and to inform members about survey. Next steps: reached out to NCQA consultant and company that does survey to see if has consulting options to do deeper dive and get more insight into this.</td>
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<td>Committee Reports</td>
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<td>A. Credentialing Committee</td>
<td>Dr. Robertson presented the August 2nd Credentialing Committee meeting minutes. 100% timely credentialing and re-credentialing. No termination of providers.</td>
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<td>B. Pharmaceutical and Therapeutics Committee</td>
<td>Dr. Robertson presented the June 15th Pharmaceutical and Therapeutics Committee meeting minutes. Grievance and Appeals findings on Emergency Prescription CAP presented. Discussion on over-the-counter cough and cold. Detailed changes to the formulary.</td>
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<td>C. Utilization Management Committee</td>
<td>Dr. Robertson presented the July 19th Utilization Management Committee minutes. UM Charter reviewed. New care coordinator guidelines approved. Over and underutilization</td>
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Minutes of the August 02, 2017 Credentialing Committee meeting were approved as presented.  
Minutes of the June 15, 2017 Pharmaceutical and Therapeutics Committee meeting were approved as presented.  
Minutes of the July 19, 2017 Utilization Management Committee were approved as presented.
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<td>D. Dashboard</td>
<td>Ms. Liu presented the Quality Dashboard. Integrated all metrics that are throughout plan. Compliance dashboard-brought important compliance dashboard elements. Next meeting will present excerpts of compliance committee. Creating report that will follow Brown Act (hybrid of Compliance Committee and Quality Dashboard). Future discussion to take place. One FSR in August resulted in CAP. 61 PQI’s in July, 79 PQI’s in August, 75 PQI’s in September. PQI’s are rated at four different levels, level 2 means an opportunity for improvement, level 3 means harm or potential harm, and level 4 is the most severe. One level 3 reported in October. Will bring for further discussion at Q1 2018 Quality Improvement Committee meeting.</td>
<td>Committee meeting were approved as presented.</td>
<td>Johanna Liu/Robin Larmer</td>
<td>2/21/2018</td>
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<td>E. Consumer Advisory Report</td>
<td>Ms. Andersen presented the Consumer Advisory Board Report. Required by Cal MediConnect to have a Consumer Advisory Board composed of health plan members. Meeting is held jointly with Anthem Blue Cross and meets monthly. Agenda usually consists of an educational program, question and answer session, and open input/sharing. An annual calendar of educational events is created (for example: Falls Prevention). Feedback is brought to Quality Improvement Committee. Trouble shooting is done after the meeting and documented. Anthem Blue Cross has five members on the board and Santa Clara Family Health Plan has three active members. In the process of recruiting new members.</td>
<td>Bring for further discussion at Q1 2018 Quality Improvement Committee meeting</td>
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<tr>
<td>Adjournment</td>
<td>Meeting adjourned by Dr. Ria Paul at 7:48 p.m.</td>
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<tr>
<td>Next Meeting</td>
<td>Wednesday, February 21, 2018- 6:00 PM</td>
<td>Calendar and attend.</td>
<td>All</td>
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Reviewed and approved by:

Ria Paul, MD  
Quality Improvement Committee Chairperson

Date __________
QUALITY PROGRAM
2018 Summary of Changes

Santa Clara Family Health Plan (SCFHP) is committed to the provision of a well-designed and well-implemented Quality Improvement Program (QI Program). The Plan’s culture, systems and processes are structured around its mission to improve the health of all enrolled members. The QI Program utilizes a systematic approach to Quality using reliable and valid methods of monitoring, analysis, evaluation and improvement in the delivery of health care provided to all members, including those with special needs.

The Quality Team reviews the QI Program on an annual basis and makes updates as needed to ensure compliance with all regulatory requirements. The QI Program is reviewed and approved by the Quality Improvement Committee (QIC). The following is a high level list of changes made to this year’s QI Program.

- **Section V. Goals**- Specific goals found in the 3-way contract were added to this section.
- **Section VI. Functions**- this entire section was removed because the information was redundant with information found in other sections.
- **Section X QI Methodology**- Principles of Continuous Quality Improvement were added to this section.
- **Section XI. Quality Issue Identification**- Items A. Ambulatory, and B. Institutional Settings were removed as unnecessary.
- **Section XI. Quality Issue Identification**- the In-Home Support Services and Long Term Care Facilities sections were removed as unnecessary.
- **Section XIV. Committee Overview**- The reporting relationship graph was corrected to indicate the Grievance and Appeals subcommittee reports to the QIC Committee.
- **Section XV. Committee Structure**- the description of the Governing Board was clarified and expanded.
- **Section XVI. Role of Participating Practitioners**- the Pharmacy Services section was removed as unnecessary.
- **Section XVIII. Utilization Management**- the detail in this section was mostly removed and instead the section references the Utilization Management Program for more detailed information.
- **Section XIX. Care of Members with Complex Needs**- this section was reduced to include only elements required to be in the QI Program by NCQA with a reference to the Case Management Program for more detailed information.
Santa Clara Family Health Plan

Quality Improvement Program 2018
I. Introduction

The Santa Clara County Health Authority, operating business as Santa Clara Family Health Plan (SCFHP), is licensed under the Knox Keene Act of 1975 and the regulations adopted hereunder as administered by the State of California’s Department of Managed Health Care (DMHC). It is a public agency established to enter into a contract with the Department of Health Care Services (DHCS) to serve the Medi-Cal enrollees in Santa Clara County. In 2001, SCFHP commenced providing health care to children enrolling in the Healthy Kids Program. In 2015, Centers for Medicare and Medicaid Services (CMS) contracted with SCFHP for the Cal MediConnect (CMC)/Dual Demonstration Project Medicare-Medicaid Plan (MMP).

SCFHP is dedicated to improving the health and well-being of the residents of Santa Clara County and shall monitor, evaluate, and take effective action to address any needed improvements in the quality of care delivered by all providers rendering services on its behalf, in any setting. SCFHP is accountable for the quality of all covered services.

II. Mission Statement

The Mission of (SCFHP) is to provide high quality, comprehensive health coverage for those who do not have access to, or are not able to purchase health care at an affordable price. Working in partnership with select practitioners and providers, SCFHP acts as a bridge between the health care system and those who need coverage.

One of SCFHP’s core values is our belief that as a local, public, not-for-profit health plan, we have a unique responsibility to continually improve the health status of the community by incorporating a comprehensive approach to health care and wellness. SCFHP maintains a comprehensive Quality Improvement (QI) Program that systematically monitors and continually drives improvements to the quality of care to our members, provides for culturally and linguistically appropriate services, identifies over- and under-utilization and substandard care, monitors member satisfaction and member safety and takes corrective actions and interventions when necessary.

III. Authority and Accountability

The Santa Clara County Health Authority is an independent public agency that governs Santa Clara Family Health Plan (SCFHP). Appointed by the County Board of Supervisors, the 13-member Governing Board seeks to improve access to quality health care, maintain and preserve a health care safety net for Santa Clara County, and ensure the fiscal integrity of SCFHP. With the health care industry rapidly evolving, SCFHP benefits greatly from the innovative ideas and perspectives of this diverse group of people with backgrounds in business, finance, managed care, hospital administration, information technology, medicine, health care policy, and law.
SCFHP’s Governing Board assumes ultimate responsibility for the Quality Improvement Program and has established the Quality Improvement Committee to oversee this function as a Board committee. This supports the Board playing a central role in monitoring the quality of health care services provided to members and striving for quality improvement in health care delivery. The Board authorizes and designates the Chief Executive Officer (CEO) as the individual responsible for the implementation of the QI Program Description. The CEO has delegated oversight of the day-to-day operations of the QI Program to the Chief Medical Officer.

IV. Purpose

SCFHP is committed to the provision of a well-designed and well-implemented Quality Improvement Program (QI Program). The Plan’s culture, systems and processes are structured around its mission to improve the health of all enrolled members. The QI Program utilizes a systematic approach to quality using reliable and valid methods of monitoring, analysis, evaluation and improvement in the delivery of health care provided to all members, including those with special needs. This systematic approach to quality improvement provides a continuous cycle for assessing the quality of care and services in such areas as preventive health, acute and chronic care, behavioral health, over- and under-utilization, continuity and coordination of care, patient safety, and administrative and network services.

The QI Program incorporates continuous QI methodology that focuses on the specific needs of multiple customers (members, health care providers, and community agencies):

A. It is organized to identify and analyze significant opportunities for improvement in care and service.

B. It will foster the development of improvement strategies, along with systematic tracking, to determine whether these strategies result in progress towards established benchmarks or goals.

C. It is focused on QI activities carried out on an ongoing basis to promote efforts which support quality of care issues are identified and corrected.

SCFHP recognizes its legal and ethical obligation to provide members with a level of care that meets recognized professional standards and is delivered in the safest, most appropriate settings. To that end, the Plan will provide for the delivery of quality care with the primary goal of improving the health status of Plan members. Where the member’s condition is not amenable to improvement, the Plan will implement measures to possibly prevent any further decline in condition or deterioration of health status or provide for comfort measures as appropriate and requested by the member. The QI Program includes identification of members at risk of developing conditions, the implementation of appropriate interventions and designation of adequate resources to support the interventions. Whenever possible, the Plan’s QI Program supports processes and activities designed to achieve demonstrable and sustainable improvement in the health status of its members, and services received promoting patient safety at all levels of care.

In order to fulfill its responsibility to members, the community and other key stakeholders, regulatory agencies and accreditation organizations, the Plan’s Governing Board has adopted the following Quality Improvement Program Description. The program description is reviewed and approved at least annually by the Quality Improvement Committee and Governing Board.
V. Goals

The goal of Quality Improvement is to deliver care that enables members to stay healthy, get better, manage chronic illnesses and/or disabilities, and maintain/improve their quality of life. Quality care refers to:

A. Quality of physical health care, including primary and specialty care.
B. Quality of Behavioral Health services focused on recovery, resiliency and rehabilitation.
C. Quality of Long Term Support Services (LTSS).
D. Adequate access and availability to primary, Behavioral Health services, specialty health care, and LTSS provides and services.
E. Continuity and coordination of care across all care and settings, and for transitions in care.
F. Member experience and access to high quality, coordinated and culturally competent clinical care and services, inclusive of LTSS across the care continuum.

Additional goals and objectives are to monitor, evaluate and improve:

A. The quality of clinical care and services provided by the health care delivery system in all settings, especially as it pertains to the unique needs of the population.
B. The important clinical and service issues facing the Medi-Cal and CMC populations relevant to its demographics, high-risk, and disease profiles for both acute and chronic illnesses, and preventive care.
C. The continuity and coordination of care between specialists and primary care practitioners, and between medical and behavioral health practitioners.
D. The accessibility and availability of appropriate clinical care and to a network of providers with experience in providing care to the population.
E. The qualifications and practice patterns of all individual providers in the network to deliver quality care and service.
F. Member and provider satisfaction, including the timely resolution of grievances.
G. Risk prevention and risk management processes.
H. Compliance with regulatory agencies and accreditation standards.
I. The effectiveness and efficiency of the Medi-Cal and CMC internal operations.
J. The effectiveness and efficiency of operations associated with functions delegated to the contracted medical groups.
K. The effectiveness of aligning ongoing quality initiatives and performance measurements with the organization’s strategic direction in support of its mission, vision, and values.
L. Compliance with Clinical Practice Guidelines and evidence-based medicine.
M. Support of the organization’s strategic quality and business goals by utilizing resources appropriately, effectively, and efficiently.
N. Support the provision of a consistent level of high quality of care and service for members throughout the contracted network, as well as monitor utilization practice patterns of practitioners, contracted hospitals, contracted services, ancillary services, and specialty providers.
O. Provide oversight of quality monitors from the contracted facilities to continuously assess that the care and service provided satisfactorily meet quality goals for patient safety and coordination of care.

VI. Objectives

The objectives of the QI Program Description include to:

A. Keeping members healthy
B. Managing members with emerging risk
C. Patient safety or outcomes across settings
D. Managing multiple chronic illnesses
E. Drive the quality improvement structure and processes that support continuous quality improvement, including measurement, trending, analysis, intervention, and re-measurement
F. Support practitioners with participation in quality improvement initiatives of SCFHP and all governing regulatory agencies
G. Establish clinical and service indicators that reflect demographic and epidemiological characteristics of the membership, including benchmarks and performance goals for continuous and/or periodic monitoring and evaluation
H. Measure the compliance of contracted practitioners’ medical records against SCFHP’s medical record standards at least once every three years. Take steps to improve performance and re-measure to determine organization-wide and practitioner specific performance
I. Develop studies or quality activities for member populations using demographic data. Studies and/or activities are designed to identify barriers to improve performance and/or validate a problem or measure conformance to standards. Oversee delegated activities by:
   a. Establishing performance standards
   b. Monitoring performance through regular reporting
   c. Evaluating performance annually
J. Evaluate under and over-utilization, continuity, and coordination of care through a variety of methods and frequencies based upon members’ needs. These methods include, but are not limited to, an annual evaluation of:
   a. Medical record review
   b. Rates of referral to specialists
   c. Hospital discharge summaries in office charts
   d. Communication between referring and referred-to physicians
   e. Analysis of member complaints
   f. Identification and follow-up of non-utilizing members
   g. Practice Pattern Profiles of physicians
   h. Performance measurement of practice guidelines
K. Coordinate QI activities with all other activities, including, but not limited to, the identification and reporting of risk situations, the identification and reporting of adverse occurrences from UM activities, and the identification and reporting of potential quality of care concerns through grievances.
L. Evaluate the QI Program Description and Work Plan at least annually and modify as necessary. The evaluation addresses:
   a. A description of completed and ongoing QI activities that address the quality and safety of clinical care and the quality of services
   b. Trending of measures to assess performance in quality and safety of clinical care and the quality of service indicator data
M. Analysis of the results of QI initiatives, including barrier analysis that evaluates the effectiveness of QI interventions for the previous year (demonstrated improvements in the quality and safety of clinical care and in the quality of services)
N. Recommendations that are used to re-establish a Work Plan for the upcoming year which includes a schedule of activities for the year, measurable objectives, and monitoring of previously identified issues, explanation of barriers to completion of unmet goals, and assessments of goals
O. Implement and maintain health promotion activities and disease management programs linked to QI actions to improve health outcomes. These activities include, at a minimum, identification of high-risk and/or chronically ill members, education of practitioners, and outreach programs to members
P. Maintain accreditation through the National Committee for Quality Assurance (NCQA) or other national accrediting body as appropriate

VII. Scope

The QIP provides for the review and evaluation of all aspects of health care, encompassing both clinical care and service provided to external and internal customers. External and internal customers are defined as Members, practitioners, providers, employers, governmental agencies, and SCFHP employees.

All departments participate and collaborate in the quality improvement process. The Chief Medical Officer and the Director of Quality integrate the review and evaluation of components to demonstrate the process is effective in improving health care. The measurement of clinical and service outcomes and member satisfaction is used to monitor the effectiveness of the process.

A. The scope of quality review will be reflective of the health care delivery systems, including quality of clinical care and quality of service
B. All activities will reflect the member population in terms of age groups, disease categories and special risk status
C. The scope of the QI Program includes the monitoring and evaluation and driving improvements for key areas, including but not limited to the following:
   a. Access to Preventive Care (HEDIS)
   b. Behavioral Health Services
   c. Continuity and Coordination of Care
   d. Emergency Services
   e. Grievances
f. Inpatient Services

g. Maintenance of Chronic Care Conditions (HEDIS)

h. Member Experience and Satisfaction

i. Minor Consent/Sensitive Services

j. Perinatal Care

k. Potential Quality of Care Issues

l. Preventive Services for children and adults

m. Primary Care

n. Provider Satisfaction

o. Quality of Care Reviews

p. Specialty Care

D. Refer to the Utilization Management Program and the Case Management Program for QI activities related to the following:
   a. UM Metrics
   b. Prior authorization
   c. Concurrent review
   d. Retrospective review
   e. Referral process
   f. Medical Necessity Appeals
   g. Case Management
   h. Complex Case Management
   i. Disease Management
   j. California Children’s Services (CCS)

VIII. QI Work Plan

The QI Program guides the development and implementation of an annual QI Work Plan that include:

A. Quality of clinical care

B. Quality of Service

C. Safety of clinical care

D. QI Program scope

E. Yearly objectives

F. Yearly planned activities

G. Time frame for each activity’s completion

H. Staff responsible for each activity

I. Monitoring of previously identified issues

J. Annual evaluation of the QI Program

K. Priorities for QI activities based on the specific needs of SCFHP’s organizational needs and specific needs of SCFHP’s populations for key areas or issues identified as opportunities for improvement
L. Priorities for QI activities based on the specific needs of SCFHP’s populations, and on areas identified as key opportunities for improvement

M. Ongoing review and evaluation of the quality of individual patient care to aid in the development of QI studies based on quality of care trends identified (PQI)

N. The work plan supports the comprehensive annual evaluation and planning process that includes review and revision of the QI Program and applicable policies and procedures

There is a separate Utilization Management Work Plan that supports the UM Program Description and the monitoring and evaluation activities conducted for UM related functions.

IX. QI Methodology

SCFHP applies the principles of Continuous Quality Improvement (CQI) to all aspects of the service delivery system through ongoing analysis, evaluation and systematic enhancements based on:

A. Quantitative and qualitative data collection and data-driven decision-making.
B. Up-to-date evidence-based practice guidelines and explicit criteria developed by recognized sources or appropriately certified professionals or, where evidence-based practice guidelines do not exist, consensus of professionals in the field.
C. Feedback provided by members and providers in the design, planning, and implementation of its CQI activities.
D. Rapid Cycle Quality Improvement, when appropriate, as determined by DHCS.
E. Issues identified by SCFHP, DHCS and/or CMS.
F. Ensure that the QI requirements of this contract are applied to the delivery of primary and specialty health care services, Behavioral Health services and LTSS.

QI Project Selections and Focus Areas

Performance and outcome improvement projects will be selected from the following areas:

A. Areas for improvement identified through continuous delegated and internal monitoring activities, including, but not limited to, (a) potential quality concern review processes, (b) provider and facility reviews, (c) preventive care audits, (d) access to care studies, (e) satisfaction surveys, (f) HEDIS results, and (g) other subcommittee unfavorable outcomes

B. Measures required by DHCS for Medi-Cal members such as Performance Improvement Projects (PIPs)

C. Measures required by the California DMHC, such as access and availability

D. Measures required by Centers for Medicare and Medicaid Services (CMS) such as Quality Improvement Activities (QIAs), Quality Improvement Projects (QIP’s) or Performance Improvement Projects (PIP’s)
The QI Project methodology described below will be used to continuously review, evaluate, and improve the following aspects of clinical care: preventive services, perinatal care, primary care, specialty care, emergency services, inpatient services, and ancillary care services

A. Access to and availability of services, including appointment availability, as described in the Utilization Management Program and in policy and procedure
B. Case Management
C. Coordination and continuity of care for Seniors and Persons with Disabilities
D. Provisions of complex care management services
E. Access to and provision of preventive services

Improvements in work processes, quality of care, and service are derived from all levels of the organization.

A. Staff, administration, and physicians provide vital information necessary to support continuous performance is occurring at all levels of the organization
B. Individuals and administrators initiate improvement projects within their area of authority, which support the strategic goals of the organization
C. Other prioritization criteria include the expected impact on performance, (if the performance gap or potential of risk for non-performance is so great as to make it a priority), and items deemed to be high risk, high volume, or problem-prone processes
D. Project coordination occurs through the various leadership structures: Governing Board, Management, QI and UM Committees, etc., based upon the scope of work and impact of the effort
E. These improvement efforts are often cross functional, and require dedicated resources to assist in data collection, analysis, and implementation. Improvement activity outcomes are shared through communication that occurs within the previously identified groups

QI Project Quality Indicators

Each QI Project will have at least one (and frequently more) quality indicator(s). While at least one quality indicator must be identified at the start of a project, more may be identified after analysis of baseline measurement or re-measurement. Quality indicators will measure changes in health status, functional status, member satisfaction, and provider/staff, HMO, PHC, SRG, PMG, or system performance. Quality indicators will be clearly defined and objectively measurable. Standard indicators from HEDIS measures are acceptable.

Quality indicators may be either outcome measures or process measures where there is strong clinical evidence of the correlation between the process and member outcome. This evidence must be cited in the project description.
**QI Project Measurement Methodology**

Methods for identification of target populations will be clearly defined. Data sources may include encounter data, authorization/claims data, or pharmacy data. To prevent exclusion of specific member populations, data from the Data Warehouse will be utilized.

For studies/measures that require data from sources other than administrative data (e.g., medical records), sample sizes will be a minimum of 411 (with 5 to 10% over sampling), so as to allow performance of statistically significant tests on any changes. Exceptions are studies for which the target population total is less than 411, and for certain HEDIS studies whose sample size is reduced from 411 based on SFCHPs’ previous year’s score. Measures that rely exclusively on administrative data utilize the entire target population as a denominator.

SCFHP uses a variety of QI methodologies dependent on the type of opportunity for improvement identified. The Plan/Do/Study/Act model is the overall framework for continuous process improvement. This includes:

**Plan**  
1) Identify opportunities for improvement  
2) Define baseline  
3) Describe root cause(s)  
4) Develop an action plan

**Do**  
1) Communicate change/plan  
2) Implement change plan

**Study**  
1) Review and evaluate result of change
2) Communicate progress

Act

1) Reflect and act on learning

2) Standardize process and celebrate success

X. QI Quality Issue Identification

SCFHP utilizes a full range of methods and tools of that program, including Adverse Event monitoring. An Adverse event is defined as “an unexpected occurrence involving death or serious physical or psychological injury, or the risk thereof.” The phrase “or risk thereof” includes any process variation for which a recurrence would carry a significant chance of a serious adverse outcome.

Adverse events can include:

A. Potential Quality Issues (PQI)
B. Unexpected death during hospitalization
C. Complications of care (outcomes), inpatient and outpatient
D. Reportable events for long-term care (LTC) facilities include but are not limited to falls, suspected abuse and/or neglect, medication errors, pressure sores, urinary tract infections, dehydration, pneumonia, and/or preventable hospital admissions from the LTC facilities
E. Reportable events for community-based adult services (CBAS) centers include but are not limited to falls, injuries, medication errors, wandering incidents, emergency room transfers, and deaths that occur in the CBAS center and unusual occurrences reportable pursuant to adult day health care licensing requirements.

Sentinel event monitoring includes patient safety monitoring across the entire continuum of SCFHP’s contracted providers, delegated entities, and health care delivery organizations. The presence of a Sentinel event is an indication of possible quality issues, and the monitoring of such events will increase the likelihood of early detection of developing quality issues so that they can be addressed as early as possible. Sentinel event monitoring serves as an independent source of information on possible quality problems, supplementing the existing Patient Safety Program’s consumer-complaint-oriented system.

All substantiated medically related cases are reviewed by the Credentialing and Peer Review Committee to determine the appropriate course of action and/or evaluate the actions recommended by delegate. Board certified peer-matched specialists are available to review complex cases as needed. Results of peer review are used at the reappointment cycle, or upon need, to review the results of peer review and determine the competency of the provider. This is accomplished through routine reporting of peer review activity to delegates for incorporation in their re-credentialing process.

Data sources available for identification, monitoring and evaluating of opportunities for improvement and effectiveness of interventions include, but are not limited to:

A. Claims information/activity
B. Encounter data
C. Utilization
D. Case Management
E. Pharmacy Data
F. Group Needs Assessments
G. Results of Risk Stratification
H. HEDIS Performance
I. Member and Provider Satisfaction
J. Quality Improvement Projects (QIPs)
K. Performance Improvement Projects (PIPs)
L. Health Risk Assessment data
M. Consumer Assessment of Healthcare Providers & Systems (CAHPS)
N. Health Outcomes Survey (HOS)
O. Regulatory Reporting

Protocol for Using Quality Monitors Screens

Case Management and Referrals staff apply the quality monitor screens to each case reviewed during pre-certification and concurrent review. Contracted LTC facilities and CBAS centers must report all identified reportable events to the Director of Medical Management. All potential quality issues are routed to the Quality Department. When it is decided that medical records are required, the Quality staff contacts the appropriate inpatient facility and ambulatory care site to obtain copies of the medical record. It may be necessary for a Quality staff member to visit the facility/site to review the record.

When a case is identified to have potential quality of care issues, the Quality Improvement RN Clinical Review staff will abstract the records and prepare the documents for review by the CMO or Medical Director. The case is routed back to the Quality staff who initiated the review for closure of the case.

When the Chief Medical Officer agrees that a quality of care problem exists, the CMO reviews the case, assigns a priority level, initiates corrective action, or recommends corrective action as appropriate. For case of neglect or abuse, follow-up or corrective action may include referrals to Child or Adult Protective Services.

XI. QI Program Activities

The QI Program’s scope includes implementation of QI activities or initiatives. The QI Committee and related committee and work groups select the activities that are designed to improve performance on selected high volume and/or high-risk aspects of clinical care and member service.
Prioritization

Certain aspects of clinical care and service data may identify opportunities to maximize the use of quality improvement resources. Priority will be given the following:

A. The annual analysis of member demographic and epidemiological data
B. Those aspects of care which occur most frequently or affect large numbers of members
C. Those diagnoses in which members are at risk for serious consequences or deprivation of substantial benefit if care does not meet community standards or is not medically indicated
D. Those processes involved in the delivery of care or service that, through process improvement interventions, could achieve a higher level of performance

Use of Committee Findings

To the degree possible, quality improvement systems are structured to recognize care for favorable outcomes as well as correcting instances of deficient practice. The vast majority of practicing physicians provides care resulting in favorable outcomes. Quality improvement systems explore methods to identify and recognize those treatment methodologies or protocols that consistently contribute to improved health outcomes. Information of such results is communicated to the Governing Board and providers on a regular basis. Written communication to primary practitioners is the responsibility of the Committee chairperson. Submission of written corrective action plans, as necessary, is required for the Committee's approval. Significant findings of quality improvement activities are incorporated into practitioner educational programs, the re-credentialing process, and the re-contracting process and personnel annual performance evaluations. All quality improvement activities are documented and the result of actions taken recorded to demonstrate the program's overall impact on improving health care and the delivery system.

Clinical Practice Guidelines

SCFHP utilizes evidence-based practice guidelines to establish requirements and measure performance on a minimum of three practice guidelines (chronic and behavioral health) annually to strive to reduce variability in clinical processes. Practice guidelines are developed with representation from the network practitioners. The guidelines are implemented after input from participating practitioners of the Clinical Quality Improvement, Utilization Management and Pharmacy and Therapeutics Committees. Guidelines will be reviewed and revised, as applicable, at least every two years.
Preventive Health/HEDIS Measures

The Quality Improvement Committee will determine aspects of care to be evaluated based on member population and regulatory requirements. At a minimum, HEDIS performance indicators will be monitored annually based on product type, i.e. Medi-Cal or CMC. Initiatives, such as for Pap Smear education and compliance, are put in place to encourage member compliance with preventive care.

Disease Management Programs

The health care services staff, Quality Improvement Committee (QIC) and network practitioners identify members with, or at risk for, chronic medical conditions. The QIC is responsible for the development and implementation of disease management programs for identified conditions. Disease management programs are designed to support the practitioner-patient relationship and plan of care. The programs will emphasize the prevention of exacerbation and complications using evidence-based practice guidelines. The active disease management programs and their components will be identified in the annual CM work plan.

Complex case management and chronic care improvement are major components of the disease management program. Specific criteria are used to identify members appropriate for each component. Member self-referral and practitioner referral will be considered for entry into these programs.

Following confidentiality standards, eligible members are notified that they are enrolled in these programs, how they qualified, and how to opt-out if they desire. Case managers and care coordinators are assigned to specific members or groups of members and defined by stratification of the complexity of their condition and care required. The case managers'/care coordinators help members navigate the care system and obtain necessary services in the most optimal setting.

Continuity and Coordination of Care

The continuity and coordination of care that members receive is monitored across all practice and provider sites. As meaningful clinical issues relevant to the membership are identified, they will be addressed in the quality improvement work plan. The following areas are reviewed for potential clinical continuity and coordination of care concerns.

A. Primary care services
B. Behavioral health care services
C. Inpatient hospitalization services
D. Home health services
E. Skilled nursing facility services
The continuity and coordination of care received by members includes medical care in combination with behavioral health care. SCFHP collaborates with behavioral health practitioners to promote the following activities are accomplished:

A. Information Exchange – Information exchange between medical practitioners and behavioral health practitioners must be member-approved and be conducted in an effective, timely, and confidential manner.
B. Referral of Behavioral Health Disorders – Primary care practitioners are encouraged to make timely referral for treatment of behavioral health disorders commonly seen in their practices, i.e., depression.
C. Evaluation of Psychopharmacological Medication – Drug use evaluations are conducted to increase appropriate use, or decrease inappropriate use, and to reduce the incidence of adverse drug reactions.
D. Data Collection – Data is collected and analyzed to identify opportunities for improvement and collaborate with behavioral health practitioners for possible improvement actions.
E. Corrective Action – Collaborative interventions are implemented when opportunities for improvement are identified.

XII. QI Organizational Structure

Quality Improvement Department

The Department support and makes certain that processes and efforts of the organizational mission, strategic goals, and processes to monitor, evaluate and act on the quality of care and services that are members receive.

A. Monitor, evaluate and act on clinical outcomes for members
B. Conduct review and investigations for potential or actual Quality of Care matters
C. Conduct review and investigations for clinical grievances, including Potential Quality Issues (PQIs).
D. Design, manage and improve work processes, clinical, service, access, member safety, and quality related activities
   a. Drive improvement of quality of care received
   b. Minimize rework and costs
   c. Optimize the time involved in delivering patient care and service
   d. Empower staff to be more effective
   e. Coordinate and communicate organizational information, both division and department-specific, and system-wide
E. Support the maintenance of quality standards across the continuum of care and all lines of business
F. Maintain company-wide practices that support accreditation by the National Commission Quality Assurance (NCQA)
**Chief Medical Officer (CMO)**

The Chief Medical Officer has an active and unrestricted license in the state of California. The CMO is responsible to report to the Governing Board at least quarterly on the Quality Improvement program including reports, outcomes, opportunities for improvement and corrective actions and communicating feedback from the Board to the committees as applicable. The CMO is responsible for day to day oversight and management of quality improvement, health care services and peer review activities. The CMO is also responsible for communicating information and updates regarding the QI Program to SCFHP leadership and staff via Staff meetings, executive team meetings, and other internal meetings.

**Medical Director**

The Medical Director(s) has an active unrestricted license in accordance with California state laws and regulations and serves as medical director to oversee and be responsible for the proper provision of core benefits and services to members, the quality improvement program, the utilization management program, and the grievance system. The Medical Directories key in the review of potential quality of care cases or potential quality issues.

The Medical Director(s) is required to supervise all medical necessity decisions and conducts medical necessity denial decisions, including resolving grievances related to medical quality of care. A Medical Director is the only Plan person authorized to make a clinical denial based on medical necessity. The Plan pharmacist(s) may make a denial based on medical necessity regarding pharmaceuticals.

**Director of Quality**

The Director of Quality is a licensed clinician or other qualified person with experience in data analysis, barrier analysis, and project management as it relates improving the clinical quality of care and quality of service provided to Plan members. The Director of Quality reports to the Chief Medical Director and is responsible for directing the activities of the Plan's quality improvement staff in monitoring and auditing the Plan's health care delivery system, including, but not limited to, internal processes and procedures, provider network(s), service quality and clinical quality. The Director of Quality assists the Plan’s executive staff, both clinical and non-clinical, in overseeing the activities of the Plan operations to meet the Plan’s goal of providing health care services that improve the health status and health outcomes of its members. Additionally, the Director of Quality coordinates the Plan’s QIC proceedings in conjunction with the CMO; report to the Board relevant QI activities and outcomes, support corporate initiatives through participation on committees and projects as requested; review statistical analysis of clinical, service and utilization data and recommend performance improvement initiatives while incorporating best practices as applicable.
Quality Improvement Manager

The Quality Improvement Manager is a person with experience in data analysis, barrier analysis, and project management as it relates improving the clinical quality of care and quality of service provided to Plan members. The Quality Improvement Manager reports to the Director of Quality and is responsible for managing the activities of the Plan’s quality improvement staff in monitoring and auditing the Plan’s health care delivery system, including, but not limited to, internal processes and procedures, provider network(s), service quality and clinical quality. The Quality Improvement Manager assists the Director of Quality in overseeing the activities of the Plan operations to meet the Plan’s goal of providing health care services that improve the health status and health outcomes of its members. Additionally, the Quality Improvement Manager facilitates the Plan’s QI Committee proceedings in conjunction with the CMO; supports corporate initiatives through participation on committees and projects as requested; reviews statistical analysis of clinical, service and utilization data and recommend performance improvement initiatives while incorporating best practices as applicable.

QI Nurse, RN

The QI Nurse reports to the Quality Improvement Manager and oversees the investigations of member grievances, supports HEDIS medical record reviews, investigates and prepares cases for potential quality issues (PQI) for the medical director or CMO review. The QI Nurse also assists with ongoing QI studies and reviews which include but are not limited to Performance Improvement Projects (PIP) and Chronic Care Improvement Projects (CCIP), as well as supports the Health Education Program with clinical perspective. The QI Nurse can also be a Master Trainer who oversees and coordinates facility site reviews, physical site reviews, medical record reviews, monitors compliance with Initial Health Assessments (IHAs), and assists with other QI activities at the direction of the Quality Improvement Manager.

QI Project Manager

The QI Project Manager provides leadership, coordination, and management of Quality Improvement Projects, PIPs, CAHPS and HOS Surveys. In addition this this position is responsible for developing and maintaining processes that enhance the operationalization of QI processes, and support reporting requirements to Department of Health Care Services (DHCS), Centers for Medicare and Medicaid Services (CMS) and achieving SCFHP goals of improved quality of care and service.
**HEDIS Project Manager**

The HEDIS Project Manager provides leadership, coordination, and management of HEDIS and HEDIS-related quality improvement projects. This position is responsible for developing and maintaining processes that enhance the operationalization of HEDIS processes, management of software applications(s), and support reporting requirements to Department of Health Care Services (DHCS), Centers for Medicare and Medicaid Services (CMS) and achieving SCFHP goals of improved quality of care and service.

**Health Educator**

The Health Educator is a Certified Health Education Specialist (CHES) responsible for coordinating, planning, organizing, implementing, monitoring and evaluating health education programs and cultural and linguistic services. The Health Educator is responsible for compliance to state and federal regulatory requirements concerning health education and cultural and linguistic services. The Health Educator works under the general direction of the Quality Improvement Manager and works in cooperation with other departments.

**QI Coordinator**

Quality Improvement Coordinators are staff with significant experience in a health care setting; experience with data analysis and/or project management preferred. QI Coordinators report to the Quality Manager and their scope of work may include medical record audits, data collection for various quality improvement studies and activities, data analysis and implementation of improvement activities and complaint response with follow up review of risk management and sentinel/adverse event issues. A QI Coordinator may specialize in one area of the quality process or may be cross trained across several areas. The QI Coordinator collaborates with other departments as needed to implement corrective action or improvement initiatives as identified through Plan’s quality improvement activities and quality of care reviews.
XIII. Committee Structure Overview

Oversight of the Quality Improvement Program is provided through a committee structure, which allows for the flow of information to and from the Governing Board.

Each committee is driven by a Committee Charter which outlines the following:

A. Voting members
B. Plan support staff
C. Quorum
D. Meeting frequency
E. Meeting terms
F. Goals
G. Objectives

XIV. Committee Structure

Governing Board

The Governing Board is responsible to review, act upon and approve the overall QI Program, Work Plan, and Annual Evaluation. The Governing Board routinely received reports from the QIC describing actions
taken, progress in meeting quality objectives and improvements made. The Board shall also make recommendations additional interventions and actions to be taken when objectives are not met.

The Director of Quality is responsible for the coordination and distribution of all quality improvement related data and information. The Quality Improvement Committee reviews, analyzes, makes recommendations, initiates action, and/or recommends follow-up based on the data collected and presented. The Chief Executive or the Chief Medical Officer communicates the QIC activities to the Board. The Board reviews the QI activities and any concerns of the Board are communicated back to the source for clarification or resolution.

**Quality Improvement Committee**

The QI Committee is the foundation of the QI program. The QI Committee assists the CMO and administration in overseeing, maintaining, and supporting the QI Program and Work Plan activities.

The purpose of the QI Committee is to monitor and assess that all QI activities are performed, integrated, and communicated internally and to the contracted network and partners to achieve the end result of improved care and services for members. Although Delegation Oversight is overseen by the Plan’s Compliance Committee, the QI Committee oversees the performance of delegated functions and contracted provider and practitioner partners. The composition of the QI Committee includes a participating Behavioral Health Practitioner to specifically address integration of behavioral and physical health, appropriate utilization of recognized criteria, development of policies and procedures, and case review as needed, and identification of opportunities to improve care.

The QI Committee provides overall direction for the continuous improvement process and evaluates for activities that are consistent with SCFHP’s strategic goals and priorities. It supports efforts for an interdisciplinary and interdepartmental approach and adequate resources for the program. It monitors compliance with regulatory and accrediting body standards relating to Quality Improvement Projects (QI Projects), activities, and initiatives. In addition, and most importantly, it makes certain that members are provided the highest quality of care. HEDIS activities and interventions are reviewed, approved, processed, monitored, and reported through the QI Committee.

SCFHP involves a contracted network licensed behavioral specialist who is a psychiatrist or Ph.D. level psychologist to serve on the QI Committee and the UM Committee and as an advisor to the QI Program structure and processes. The designated behavioral health practitioner advises the Clinical Quality Improvement Committee to support efforts that goals, objectives and scope of the QI Program are interrelated in the process of monitoring the quality of behavioral health care, safety and services to members.

Providers’, practitioners’, and contracted groups practice patterns are evaluated, and recommendations are made to promote practices that all members receive medical care that meets SCFHP standards.
The QI Committee shall develop, oversee, and coordinate member outcome-related quality improvement actions. Member outcome-related QI actions consist of well-defined, planned QI Projects by which the plan addresses and achieves improvement in major focus areas of clinical and non-clinical services.

The QI Committee also recommends strategies for dissemination of all study results to SCFHP-contracted providers and practitioners, and contracted groups.

The QI Committee provides overall direction for the continuous improvement process and monitors that activities are consistent with SCFHP’s strategic goals and priorities. It promotes efforts that an interdisciplinary and interdepartmental approach is taken and adequate resources are committed to the program and drives actions when opportunities for improvement are identified.

In addition the Grievance/Appeals Committee conducts analysis and intervention and reports to the QI Committee.

Utilization Management Committee

The Utilization Management Committee (UMC) promotes the optimum utilization of health care services, while protecting and acknowledging member rights and responsibilities, including their right to appeal denials of service. The UM Committee is multidisciplinary, and provides a comprehensive approach to support the Utilization Management Program in the management of resource allocation through systematic monitoring of medical necessity and quality, while maximizing the cost effectiveness of the care and services provided to members.

The UMC actively involves participating network practitioners in utilization review activities as available and to the extent that there is not a conflict of interest. Plan’s UM Committee is comprised of network physicians representing the range of practitioners within the network and across the regions in which it operates, including a BH practitioner. Plan executive leadership and UM/QI staff may also attend the UMC as appropriate.

The (UMC) monitors the utilization of health care services by SCFHP and through delegated entities to identify areas of under- or over- utilization that may adversely impact member care as well as practice patterns of network practitioners and other QI monitors as defined by the Utilization Management Program and UM Work Plan.

The UMC oversees Inter-rater Reliability testing to support consistency of application in criteria for making determinations, as well as adoption of evidence based Clinical Practice Guidelines (CPG) and completes an annual review and updates the clinical practice guidelines to make certain they are in accordance with recognized clinical organizations, are evidence-based, and comply with regulatory and other agency standards. The UMC is also responsible for annual adoption of preventive care guidelines and medical necessity criteria. The Committee meets quarterly and reports to the QIC.

The UMC is responsible for the review and adoption of applicable utilization management policies and procedures. Additionally, the UMC monitors and analyzes relevant data to detect and correct patterns
of potential or actual inappropriate under- or over-utilization which may impact health care services, coordination of care and appropriate use of services and resources, continuity of medical to medical care, continuity and coordination of medical and behavioral health care, as well as member and practitioner satisfaction with the UM process.

Pharmacy and Therapeutics Committee

The Pharmacy and Therapeutics (P&T) Committee is a forum for an evidence-based formulary review process. The P&T promotes clinically sound and cost effective pharmaceutical care for all members and reviews anticipated and actual drug utilization trends, parameters, and results on the basis of specific categories of drugs and formulary initiatives, as well as the overall program.

In addition, the P&T Committee reviews and evaluates current pharmacy-related issues that are interdisciplinary, involving interface between medicine, pharmacy and other practitioners involved in the delivery of health care to SCFHP’s members. The P&T Committee includes practicing physicians and the contracted provider networks. A majority of the members of the P&T Committee are physicians (including both Plan employee physicians and participating provider physicians), and the membership represents a cross section of clinical specialties including a Behavioral Health practitioner, in order to adequately represent the needs and interests of all plan members.

The P&T Committee involves mental health prescribing practitioners in the development of the formulary for psycho-pharmacological drugs.

The P&T Committee also involves mental health prescribing practitioners in the development of the formulary for psycho-pharmacologic drugs and pertinent pharmacy management processes, including, but not limited to, cost-control measures, therapeutic substitution, and step-therapy.

The Committee provides written decisions regarding all formulary development and revisions. The P&T Committee meets at least quarterly, and reports to the QIC.

Credentialing and Peer Review Committee

Peer Review Committee is coordinated through the Credentialing. Medical staff triage potential quality of care issues and conduct reviews of suspected physician and ancillary quality of care issues. All closed cases will be presented to the Credentialing and Peer Review Committee to assess if documentation is complete, and no further action is required. The QI Department also tracks, monitors, and trends service and access issues to determine if there is an opportunity to improve care and service. Results of Quality of Care reviews and tracking and trending of service and access issues are reported to the Credentialing and Peer Review Committee at time of re-credentialing. Quality of care case referral to the QI Department is based on referrals to the QI Department originated from multiple areas, which include, but are not limited to, the following: Prior Authorization, Concurrent Review, Case Management, Legal, Compliance, Customer Service, Pharmacy, or Grievances and Appeals Resolution.
XV. Role of Participating Practitioners

Participating practitioners, including a behavioral health practitioner who is either a medical doctor or PHD/PsyD, serve on the QI Program Committees as necessary to support each committee’s function. Through these committees’ activities, network practitioners:

A. Review, evaluate and make recommendations for credentialing and re-credentialing decisions
B. Review individual cases reflecting actual or potential adverse occurrences
C. Review and provide feedback on proposed medical guidelines, preventive health guidelines, clinical protocols, disease management programs, quality and HEDIS results, new technology and any other clinical issues regarding policies and procedures
D. Review proposed QI study designs
E. Participate in the development of action plans and interventions to improve levels of care and service
F. Are involved with policy setting
G. Participate with the following committees
   a. Quality Improvement Committee
   b. Pharmacy and Therapeutics Committee
   c. Utilization Management Committee
   d. Credentialing and Peer Review Committee
   e. Additional committees as requested by the Plan

XVI. Behavioral Health Services

SCFHP will monitor and improve the quality of behavioral health care and services provided through and based on applicable contract requirements. The QI program includes services for behavioral health and review of the quality and outcome of those services delivered to the members within our network of practitioners and providers. The quality of Behavioral Health services may be determined through, but not limited to the following:

A. Access to Care
B. Availability of practitioners
C. Coordination of care
D. Medical record and treatment record documentation
E. Complaints and grievances
F. Appeals
G. Utilization Metrics
   a. Timeliness
   b. Application of criteria
   c. Bed days
d. Readmissions  
e. Emergency Department Utilization  
f. Inter-rater reliability  

H. Compliance with evidence-based clinical guidelines  
I. Language assistance  

Reporting to the CMO, the Director for Behavioral Health services shall be involved in the behavioral aspects of the QI Program. The Director shall be available for assistance with member behavioral health complaints, development of behavioral health guidelines, recommendations on service and safety, provide behavioral health QI statistical data, and follow-up on identified issues.

XVII. Utilization Management  

Please refer to the Utilization Management Program Description for Utilization Management activities and related UM activities including Case Management, and Disease Management programs and processes.

XVIII. Care of Members with Complex Needs  

Please refer to the Case Management program description for complete details on care of members with complex SCFHP is committed to serving the needs of all members assigned, and places additional emphasis on the management and coordination of care of the most vulnerable populations and members with complex health needs. Our goal is promotion of the delivery of effective, quality health care to members with special health care needs, including, but not limited to, physical and developmental disabilities, multiple chronic conditions, and complex behavioral health and social issues through:

A. Provide case management teams that focus on members who have had an organ transplant, with HIV/AIDS, progressive degenerative disorders and metastatic cancers.  
B. Improve access to primary and specialty care to facilitate the receipt of appropriate services for members with complex health conditions  
C. Coordinate care for members who receive multiple services.  
D. Identify and reduce barrios to services for members with complex conditions.

XIX. Cultural and Linguistics  

SCFHP will monitor that services, both clinical and non-clinical, are provided in a culturally competent manner and are accessible to all members, including those with limited English proficiency, limited reading skills, hearing incapacity, or those with diverse cultural and ethnic backgrounds.
SCFHP is committed to Member Centric care that recognizes the beliefs, traditions, customs and individual differences of the diverse population we serve. Identified needs and planned interventions involve member input and are vetted through the Customer Advisory Committee prior to full implementation as determined by the plan’s Health Educator.

All individuals providing linguistic services to SCFHP members shall be adequately proficient in the required language to both accurately convey and understand the information being communicated. This policy applies to SCFHP staff, providers, provider staff, and professional translators or interpreters. Monitoring of compliance ability to serve as an interpreter will be maintained by the Plan.

Interpreter services are provided to the member at no charge to the member.

SCFHP offers programs and services that are culturally and linguistically appropriate by:

A. Using practitioner and provider chart reviews and interviews to understand the differences in care provided and outcomes achieved to reduce health care disparities in clinical areas
B. Conducting patient-focused interventions with culturally competent outreach materials that focus on race, ethnicity and language specific risks to improve cultural competency in materials
C. Conducting focus groups or key informant interviews with cultural or linguistic minority members to determine how to better meet their needs to improve cultural competency communications as determined by the plan’s Health Educator
D. Providing information, training and tools to staff and practitioners to support culturally competent communication to improve network adequacy to meet the needs of underserved groups.

SCFHP has designated the Director of Quality to provide oversight for meeting the objectives of service to a culturally and linguistically diverse population through the following:

A. Translation services
B. Interpretation services
C. Proficiency testing for bilingual staff
D. Cultural competency trainings such as:
   a. Cultural Competency annual online training for plan staff
E. Provider newsletter articles on a variety of cultural and linguistic issues
F. Health education materials in different languages and appropriate reading levels
G. Provider office signage on the availability of interpretation services
XX. Credentialing Processes

SCFHP conducts a Credentialing process that is in compliance with all regulatory and oversight requirements. SCFHP contracts with an NCQA Certified Vendor Organization (CVO). The Plan credentials all new applicants prior to executing a contract to see members and credentials network practitioners at least every 36 months.

The comprehensive credentialing process is designed to provide ongoing verification of the practitioner’s ability to render specific patient care and treatment within limits defined by licensure, education, experience, health status, and judgment, thus ensuring the competency of practitioners working within the SCFHP contracted delivery system. Practitioners are credentialed and re-credentialed according to regulatory and accreditation standards (DHCS, DMHC, CMS, and NCQA). The scope of the credentialing program includes all licensed MDs, DOs, allied health and midlevel practitioners, which include, but are not limited to practitioners who work independently including behavioral health practitioners, Certified Nurse Midwives, Nurse Practitioners, Optometrist, etc., both in the delegated and direct contracts.

Healthcare Delivery Organizations

SCFHP performs credentialing and re-credentialing of ancillary providers and health care delivery organizations (these include, but are not limited to, acute care hospitals, home health agencies, skilled nursing facilities, free standing surgery centers, dialysis centers, etc.) upon initial contracting, and every 36 months thereafter. The intent of this process is to assess that these entities meet standards for quality of care and are in good standing with State and Federal regulatory agencies and as applicable, accreditation status.

Use of Quality Improvement Activities in the Re-credentialing Process

Findings from quality improvement activities are included in the Re-credentialing process. Should an egregious quality of care issue be identified mid-cycle, the Credentialing and Peer Review Committee may select to review the practitioner between routine re-credentialing cycles.

Monitoring for Sanctions and Complaints

SCFHP has adopted policies and procedures for ongoing monitoring of sanctions, which include, but are not limited to, state or federal sanctions, restrictions on licensure, or limitations on scope of practice, Medicare and Medicaid sanctions, potential quality concerns, and member complaints between re-credentialing periods.
XXI. Facility Site Review, Medical Record and Physical Accessibility Review

SCFHP does not delegate Primary Care Practitioner (PCP) site and medical records review to its contracted groups. The Plan does, however, delegate this function to designated health plans in accordance with standards set forth by MMCD Policy Letter 14-004. SCFHP assumes responsibility and conducts and coordinates FSR/MRR for the non-delegated groups.

SCFHP collaborates with the delegated entities to coordinate the FSR/MRR process, minimize the duplication of site reviews, and support consistency in PCP site reviews for shared PCPs. Site reviews are completed as part of the initial credentialing process, except in those cases where the requirement is waived because the provider received a passing score on another full scope site review performed by another health plan in the last three years, in accordance with MMCD Policy Letter 14-004 and SCFHP policies.

Medical records of new providers shall be reviewed within ninety (90) calendar days of the date on which members are first assigned to the provider. An additional extension of ninety (90) calendar days may be allowed only if the provider does not have sufficient assigned members to complete review of the required number of medical records.

Physical Accessibility Review Survey for Seniors and Persons with Disabilities (SPD)

SCFHP conducts an additional DHCS-required facility audit for American with Disabilities Act for compliance of Seniors and Persons with Disabilities (SPD) members, which includes access evaluation criteria to determine compliance with ADA requirements.

Medical Record Documentation Standards

SCFHP requires that its contracted groups make certain that each member medical record is maintained in an accurate and timely manner that is current, detailed, organized, and easily accessible to treating practitioners. All member data should be filed in the medical record in a timely manner (i.e., lab, x-ray, consultation notes, etc.). The medical record should also promote timely access by members to information that pertains to them.

The medical record should provide appropriate documentation of the member’s medical care, in such a way that it facilitates communication, coordination, and continuity of care, and promotes efficiency and effectiveness of treatment. All medical records should, at a minimum, include all information required by state and federal laws and regulations, and the requirements of the Plan’s contracts with CMS and DHCS.

The medical record should be protected in that medical information is released only in accordance with applicable Federal and/or state law.
XXII. Member Safety

The monitoring, assessment, analysis and promotion of member safety matters are integrated into all components of member enrollment and health care delivery organization continuum oversight and is a significant part of our quality and risk management functions. Our member safety efforts are clearly articulated both internally and externally, and include strategic efforts specific to member safety. The QI Program Description is based on a needs assessment, and includes the areas:

A. Identification and prioritization of patient safety-related risks for all SCFHP members, regardless of line of business and contracted health care delivery organizations
B. Operational objectives, roles and responsibilities, and targets based on the risk assessment
C. Plans to conduct appropriate patient safety training and education are available to members, families, and health care personnel/physicians
D. Health Education
E. Group Needs Assessment
F. Over- and Under- Utilization monitoring
G. Medication Management
H. Case Management and Disease Management outcomes
I. Operational Aspects of Care and Service

Member Safety prevention, monitoring and evaluation include:

A. Alerting the pharmacy to potential drug interactions and/or duplicate therapies, and discussing these potential problems with the prescribing physician(s), allows the opportunity for the practitioner to correct the amount of the appropriate drug is being delivered
B. Improving continuity and coordination between sites of care, such as hospitals and skilled nursing facilities, to ensure timely and accurate communication
C. Utilizing facility site review, Physical Accessibility Review Survey (PARS), and medical record review results from practitioner and healthcare delivery organization at the time of credentialing to improve safe practices, and incorporating ADA (Americans with Disabilities Act), and SPD (Seniors and Persons with Disabilities) site review audits into the general facility site review process
D. Tracking and trending of adverse event reporting to identify system issues that contribute to poor safety

Elements of the safety program address the environment of care and the safety of members, staff, and others in a variety of settings. The focus of the program is identifying and remediating potential and actual safety issues, and to monitor ongoing staff education.

A. Ambulatory setting
   a. Adherence to ADA standards, including provisions for access and assistance in procuring appropriate equipment, such as electric exam tables
   b. Annual blood-borne pathogen and hazardous material training
   c. Preventative maintenance contracts to promote that equipment is kept in good working order
   d. Fire, disaster, and evacuation plan, testing, and annual training
B. Institutional settings (including Long Term Care (LTC) and Long Term Support Services (LTSS) settings
   a. Falls and other prevention programs
   b. Identification and corrective action implemented to address post-operative complications
   c. Sentinel events identification and appropriate investigation and remedial action
   d. Administration of Flu/Pneumonia vaccine
C. Administrative offices
   a. Fire, disaster, and evacuation plan, testing, and annual training

XXIII. Member Experience and Satisfaction

SCFHP supports continuous ongoing measurement of clinical and non-clinical effectiveness and member satisfaction by monitoring member and provider complaints, member and provider satisfaction, and member and provider call center performance. The plan collects and analyzes data at least annually to measure its performance against established benchmarks or standards and identifies and prioritizes improvement opportunities. Specific interventions are developed and implemented to improve performance and the effectiveness of each intervention is measured at specific intervals, depending upon the intervention.

SCFHP solicits feedback from members, medical centers, and caregivers to assess satisfaction using a range of approaches, such as NCQA’s Consumer Assessment of Healthcare Providers, HOS and (CAHPS) member satisfaction survey, monitoring member complaints and direct feedback from the Member Policy Committee. The Quality Department is responsible for coordinating the HOS and CAHPS surveys, aggregating and analyzing the findings and reporting the results. Survey results are reviewed by the Quality Improvement Committee with specific recommendations for performance improvement interventions or actions.

Provider satisfaction is assessed annually using valid survey methodology and a standardized comprehensive survey tool. The survey tool is designed to assess provider satisfaction with the network, claims, quality, utilization management, and other administrative services. Plan also uses another approach to obtain more real-time data related to new provider satisfaction.

Member Grievances and Provider Complaints

The QI Department investigates and resolves all member quality of care concerns and grievances. All grievances related to quality of care and service are tracked, classified according to severity, reviewed by Plan Medical Directors, categorized by the QI Department, and analyzed and reported on a routine basis to Plan’s QI Committee. The QI Committee will recommend specific physician/provider improvement activities.

All administrative member grievances are tracked and resolution is facilitated by the Appeals and Grievance Coordinator. Data is analyzed and reported to the QIC on a regular basis to identify trends
and to recommend performance improvement activities as appropriate. Grievance reports are submitted to the QI Committee at least quarterly, along with recommendations for QI activities based on results.

All provider complaints are tracked and resolution is facilitated by the Provider Network Department. Data is reported to and analyzed by the QI Committee on a regular basis to identify trends and to recommend performance improvement activities as appropriate. Provider complaint reports are submitted to the QI Committee at least quarterly, along with recommendations for QI activities based on results.

XXIV. Delegation Oversight

The Delegation Oversight process and Delegation Oversight Committee are reviewed through the Plan’s Compliance Committee. The Delegation Committee reports to compliance. The portion of Delegation Oversight specific to the QI Program are the reporting submitted by the delegated entities and the functional operational area overseeing corrective action plans.

Through Delegation Oversight, the Plan monitors include, but are not limited to, the following:

A. On-going monitoring via quarterly, semi-annual, and annual reports. Focus reviews are conducted when applicable
B. Annual site visits Annual Review of the delegates’ policies and procedures
C. Annual review, feedback and approval of the delegates’ Quality and Utilization Management Program Plans
D. Annual Review, approval, and feedback to the delegates on QI and utilization management work plans
E. Review and approval, by Compliance Committee, of sub-delegate’s delegation agreement/s prior to implementation of such an agreement for sub-delegation
F. Sub-delegation reports
G. Review of case management program and processes Review of quality of care monitoring processes, results of QI Activities, and peer review processes
H. Review of credentialing and re-credentialing processes, working collaboratively with the delegates’ staffs to review performance and develop strategies for improvement
I. Providing educational sessions
J. Evaluating and monitoring improvement
   a. Monthly and quarterly analysis of reports and utilization benchmarks by with results communicated to delegate, results reported on quarterly basis

The Plans’ audit procedures drive the process with the delegates with the following:

A. Evaluation, oversight, and monitoring of the delegation agreement to determine what services can be delegated and how they can be delegated or not delegated
B. Providing input into contractual language necessary for delegation
C. Providing tools and designating appropriate measurement and reporting requirements for monitoring of delegated activities
D. Providing support in the analysis of data obtained from reporting and other oversight activities
E. Assisting in the development of corrective action plans and tracking of their effectiveness
F. Providing structure and methodology in the development and administration of incentives and sanction for delegate’s performance.

When a delegate is determined to be deficient in an area or areas, the issue is referred to the Delegation Oversight Committee, which reports to the Compliance Committee, for its review and discussion, with recommendations to the Compliance Department for action.

The Compliance Department presents the issue to the Plan’s Compliance Committee for decisions and final recommendations, which could include de-delegation.

XXV. Data Integrity/Analytics

The Clinical Data Warehouse aggregates data from SCFHP’s core business systems and processes, such as member eligibility, provider, encounters, claims, and pharmacy. The data warehouse is maintained by the Information Systems (IS) Department. The data warehouse allows IS to provide analytic support to the QI Program. The data warehouse allows staff to apply evidence-based clinical practice guidelines to analyze data for quality purposes, such as disease management population identification, risk stratification, process measures, and outcomes measures. SCFHP staff creates and maintains the data base with quarterly data updates.

Based upon evidence-based practice guidelines built into the system, the clinical data warehouse can assess the following:

A. Identify and stratify members with certain disease states
B. Identify over/under utilization of services
C. Identify missing preventive care services
D. Identify members for targeted interventions

Identification and Stratification of Members

Using clinical business rules, the database can identify members with a specific chronic disease condition, such as Asthma, Diabetes, or Congestive Heart Failure. It then categorizes the degree of certainty the member has the condition as being probable or definitive. Once the member has been identified with a specific disease condition, the database is designed to detect treatment failure, complications and co-morbidities, noncompliance, or exacerbation of illness to determine if the member requires medical care, and recommends an appropriate level of intervention.
Identify Potential of Over- and Under- Utilization of Services

Using clinical business rules, the database can identify if a member or provider is over or under utilizing medical services. In analyzing claims and pharmacy data, the data warehouse can identify if a member did not refill their prescription for maintenance medication, such as high blood pressure medicines. The database can also identify over utilization or poor management by providers. For example, the system can list all members who have exceeded the specified timeframe for using a certain medication, such as persistent use of antibiotics greater than 61 days. Additional data will be available through UM Metrics such as hospital bed days, length of stays, Emergency Department utilization, readmissions, and UM referrals.

Identify Missing Preventive Care Services

The data warehouse can identify members who are missing preventative care services, such as an annual exam, an influenza vaccination for members over 65, a mammogram for women for over 50, or a retinal eye exam for a diabetic.

Identify Members for Targeted Interventions

The rules for identifying members and initiating the intervention are customizable to SCFHP to fit our unique needs. By using the standard clinical rules and customizing SCFHP specific rules, the database will be the primary conduit for targeting and prioritizing health education, disease management, and HEDIS-related interventions.

By analyzing data that SCFHP currently receives (i.e. claims data, pharmacy data, and encounter data), the data warehouse will identify the members for quality improvement and access to care interventions, which will allow us to improve our HEDIS measures. This information will guide SCFHP in not only targeting the members, but also the delegated entities, and providers who need additional assistance.

Medical Record Review

Wherever possible, administrative data is utilized to obtain measurement for some or all project quality indicators. Medical record review may be utilized as appropriate to augment administrative data findings. In cases where medical record abstraction is used, appropriately trained and qualified individuals will be utilized. Training for each data element (quality indicator) will be accompanied by clear guidelines for interpretation. Validation will be done through a minimum 10% sampling of abstracted data for rate to standard reliability, and will be coordinated by the Director of Quality or designee. If validation is not achieved on all records samples, a further 25% sample will be reviewed. If validation is not achieved, all records completed by the individual will be re-abstracted by another staff member.

Where medical record review is utilized, the abstractor will obtain copies of the relevant section of the record. Medical record copies, as well as completed data abstraction tools, will be maintained for a minimum period, in accordance with applicable law and contractual requirements.
**Interventions**

For each QI Project, specific interventions to achieve stated goals and objectives are developed and implemented. Interventions for each project must:

A. Be clearly defined and outlined  
B. Have specific objectives and timelines  
C. Specify responsible departments and individuals  
D. Be evaluated for effectiveness  
E. Be tracked through the QI Program

For each project, there are specific system interventions that have a reasonable expectation of effecting long-term or permanent performance improvement. System interventions include education efforts, policy changes, development of practice guidelines (with appropriate dissemination and monitoring), and other plan-wide initiatives. In addition, provider and member specific interventions, such as reminder notices and informational communication, are developed and implemented.

**Improvement Standards**

A. Demonstrated Improvement  
   a. Each project is expected to demonstrate improvement over baseline measurement on the specific quality indicators selected. In subsequent measurements, evidence of significant improvement over the initial performance to the indicator(s) must be sustained over time.  
B. Sustained Compliance with Improvement  
   a. Sustained improvement is documented through the continued re-measurement of quality indicators for at least one year after the improved performance has been achieved.

Once the requirement has been met for both significant and sustained improvement on any given project; there is no other regulatory (CMS, DHCS, DMHC) reporting requirement related to that project. SCFHP may internally choose to continue the project or to go on to another topic.

**Documentation of QI Projects**

Documentation of all aspects of each QI Project is required. Documentation includes (but is not necessarily limited to):

A. Project description, including relevance, literature review (as appropriate), source, and overall project goal.  
B. Description of target population  
C. Description of data sources and evaluation of their accuracy and completeness
D. Description of sampling methodology and methods for obtaining data
E. List of data elements (quality indicators). Where data elements are process indicators, there must be documentation that the process indication is a valid proxy for the desired clinical outcome
F. Baseline data collection and analysis timelines
G. Data abstraction tools and guidelines
H. Documentation of training for chart abstraction
I. Rater to standard validation review results
J. Measurable objectives for each quality indicator
K. Description of all interventions including timelines and responsibility
L. Description of benchmarks
M. Re-measurement sampling, data sources, data collection, and analysis timelines
N. Evaluation of re-measurement performance on each quality indicator

Key Business Processes, Functions, Important Aspects of Care and Service

SCFHP provides comprehensive acute and preventive care services, which are based on the philosophy of a medical “home” for each member. The primary care practitioner is this medical “home” for members who previously found it difficult to access services within their community. The Institute of Medicine describes the concepts of primary care and community oriented primary care, which apply to the SCFHP model:

- Primary Care, by definition, is accessible, comprehensive, coordinated, and continual care delivered by accountable providers of personal health services.
- Community Oriented Primary Care is the provision of primary care to a defined community, coupled with systematic efforts to identify and address the major health problems of that community.

The important aspects of care and service around which key business processes are designed include:

Clinical Care and Service:

A. Access and Availability
B. Continuity and Coordination of Care
C. Preventive care, including:
   a. Initial Health Risk Assessment
   b. Behavioral Assessment
D. Patient Diagnosis, Care, and Treatment of acute and chronic conditions
E. Complex Case Management: SCFHP coordinates services for members with multiple and/or complex conditions to obtain access to care and services via the Utilization and Case Management Department, which details this process in its Utilization Management and Case Management Programs and other related policies and procedures.
F. Drug Utilization
G. Health Education
H. Over- and Under- Utilization monitoring
I. Disease Management Outcomes
Administrative Oversight:

A. Delegation Oversight
B. Member Rights and Responsibilities
C. Organizational Ethics
D. Effective Utilization of Resources
E. Management of Information
F. Financial Management
G. Management of Human Resources
H. Regulatory and Contract Compliance
I. Customer Satisfaction
J. Fraud and Abuse* as it relates to quality of care

* SCFHP has adopted a zero tolerance policy for fraud and abuse, as required by applicable laws and its regulatory contracts. The detection of fraud and abuse is a key function of the SCFHP Compliance Program.

XXVI. Conflict of Interest

Network practitioners serving on any QI Program related Committee, who are or were involved in the care of a member under review by the committee, are not allowed to participate in discussions and determinations regarding the case. Committee members cannot review cases involving family members, providers, or suppliers with whom they have a financial or contractual affiliation or other similar conflict of interest issues.

All employees and committee participants sign a Conflict of Interest statement on an annual basis.

Fiscal and clinical interests are separated. SCFHP and its delegates do not specifically reward practitioners or other individuals conducting utilization review for issuing denials of coverage, services, or care. There are no financial incentives for UM decision-makers that could encourage decisions that result in under-utilization.

XXVII. Confidentiality

SCFHP maintains policies and procedures to protect and promote the proper handling of confidential and privileged member information. Upon employment, all SCFHP employees, including contracted professionals who have access to confidential or member information, sign a written statement delineating responsibility for maintaining confidentiality.

In addition, all Committee members are required to sign a Confidentiality Agreement on an annual basis. Invited guests must sign a Confidentiality Agreement at the time of Committee attendance.

All records and proceedings of the Quality Improvement Committee and other QI Program related committees, which involve member- or practitioner-specific information are confidential, and are
subject to applicable laws regarding confidentiality of medical and peer review information, including Welfare and Institutions Code section 14087.58, which exempts the records of QI proceedings from the California Public Records Act.

All information is maintained in confidential files. The medical groups hold all information in strictest confidence. Members of the Quality Improvement Committee and the subcommittees sign a “Confidentiality Agreement.” This Agreement requires the member to maintain confidentiality of any and all information discussed during the meeting.

XXVIII. Communication of QI Activities

Results of performance improvement activities will be communicated to the appropriate department, multidisciplinary committee, or administrative team as determined by the nature of the issue. The frequency will be determined by the receiving groups, and be reflected on the work plan or calendar. The QI Subcommittees will report their summarized information to the QI Committee quarterly in order to facilitate communication along the continuum of care. The QI Committee reports activities to the Governing Board, through the CMO or designee, on a quarterly basis. QI Committee participants are responsible for communicating pertinent, non-confidential QI issues to all members of SCFHP staff.

Communication of QI trends to SCFHP’s contracted entities, members, practitioners and providers is through the following:

A. Practitioner participation in the QIC and its subcommittees
B. Health Network Forums, Medical Director meeting, and other ongoing ad-hoc meetings
C. Annual synopsized QI report (both web-site and hardcopy availability for both practitioners and members) shall be posted on the Plan’s website, in addition to the annual article in both practitioner and member newsletter.
D. The information to be shared with practitioners and members includes a QI Program Executive Summary or outline of highlights applicable to the Quality Program, its goals, processes and outcomes as they relate to member care and service.
E. Notification on how to obtain a paper copy of QI Program information is posted on the web, and is made available upon request
F. Included in annual practitioner education through Provider Relations and the Provider Manual
XXIX. Annual Evaluation

The QI Committee conducts an annual written evaluation of the QI Program and makes information about the QI Program available to members and practitioners. Applicable QI related committees contribute to the annual evaluation which is ultimately reviewed and approved by the Governing Board.

The Plan conducts an annual written evaluation of the QI program and activities that include the following information

A. A description of completed and ongoing QI activities that address quality of care and safety of clinical care and quality of service
B. Trending of measures to assess performance in the quality and safety of clinical care and quality of services
C. Analysis and evaluation of the overall effectiveness of the QI program and of its progress toward influencing network wide safe clinical practices
D. Barrier analysis

The evaluation addresses the overall effectiveness of the QI program, including progress that was made toward influencing network-wide safe clinical practices and includes assessment of:

A. The adequacy of QI Program resources
B. The QI Committee structure
C. Amount of Practitioner participation in the QI Program, policy setting, and review process
D. Leadership involvement in the QI Program and review process
E. Identification of needs to restructure or revise the QI Program for the subsequent year

Practitioners and members are advised of the availability of a summary of the QIP posted on the Plan’s web site and that the summary is also available upon request. This summary includes information about the QIP’s goals, processes, and outcomes as they relate to member care and service.
2018 Complex Case Management Program
Description

The SCFHP Complex Case Management (CCM) Program applies to the highest risk individuals identified with having complex conditions, for both Cal MediConnect and Medi-Cal Seniors and Persons with Disabilities (SPD) members. CCM is part of the overarching Population Health Management (PHM) program and includes initiatives specific to the Institute for Healthcare Improvement’s (IHI) Triple Aim objectives which focus on improving member experience of care, improving the health of populations and reducing the per capita cost of healthcare. The CCM program is a voluntary service offered to members with multiple or complex health care problems to obtain supportive assistance with access to care and services, and coordination of care to address their health care conditions. Members may decline or opt out of the program at any time. The CCM Program has detailed policies and procedures for the identification, assessment and the ongoing management of member’s health care needs, including behavioral health and Long Term Services & Support (LTSS). Members not identified for participation in CCM will follow SCFHP’s Population Health Program Plan for placement in a less intensive level of case management.

Goals and Objectives
The objectives of the Complex Case Management (CCM) Program are to regain optimum health and improved functional capability, facilitate access to community resources to meet the needs of members with serious health problems and multiple co-morbidities, identify members who may qualify for and benefit from Long Term Services and Supports (LTSS), optimize available health plan benefits, in the right setting and in a cost-effective manner. Optimal outcomes are achieved through early identification of members at high risk for preventable adverse outcomes and costly care that is amenable to case management intervention; and collaboration with the member, family and physician(s) or other health care providers to address health care needs. The CCM Program involves assessing member needs through the use of a comprehensive health risk assessment; facilitating access to appropriate cost-effective care including community based services; determining the availability of benefits and resources; developing and implementing an individualized care plan (ICP) to include person-centered prioritized goals. Each individualized plan is monitored to assess progress against the goals. The care plan is updated as determined by the member’s progress or a sentinel event such as an acute inpatient admission. An annual Member experience survey specific to CCM participation will be conducted at least once annually, to evaluate for any areas needing improvement and/or to improve member satisfaction and engagement.

The program specific goals and effectiveness measures for the CCM population include:

- Keeping members healthy
- Managing members with emerging risk
- Patient safety or outcomes across settings
- Managing multiple chronic illnesses
Evidence used to develop the program

The CCM program (Tier 1 within SCFHP’s Population Health Program Plan) is focused on the identification of members based on the following criteria to prompt the Complex Case Management (CCM) process:

- Members that have had 3 or more hospitalizations within the past year together with one of the following additional CCM program criteria:
  - 3 or more chronic conditions (at least one which is uncontrolled*),
  - Hospitalized within the past 180 days
  - Age 75 or older with at least 3 ADL needs identified,
  - 3 or more Emergency Dept visits in the past year.

*Uncontrolled is defined as 1 ED visit or Inpatient stay within the past year, with a primary diagnosis related to the member’s chronic condition.

This algorithm will be applied at the time of member’s initial eligibility, using member pre-eligibility historical Fee for Service (FFS) claims data and at least once annually thereafter to monitor ongoing claims and/or utilization not requiring prior authorizations.

Established members may be identified for CCM thru Transition of Care post discharge assessments, medical conditions related to a catastrophic sentinel event are included for complex case management consideration due to the need for complex discharge planning (e.g. inpatient rehabilitation, long term acute care), coordination of multiple services to meet treatment plan, individual care plan including LTSS, and intensive support for member, caregiver, and family.

To facilitate an initial screening of a member’s health status, SCFHP has developed and implemented the use of an comprehensive Health Risk Assessment (HRA) tool which is required to be completed within specific regulatory timeframes after a member’s initial enrollment and again at least once annually, thereafter. The HRA includes questions specific to member’s self-reported cultural needs, preferences or limitations, social determinants of health, activities of daily living, cognitive function, caregiver needs or supports, assessment of available benefits, assessment of potential barriers and self-management needs, behavioral health needs, etc...

SCFHP’s case management policies and procedures detail steps related to proper documentation for the evaluation of member’s clinical history, assessment of activities of daily living, assessment for behavioral health needs, social determinants of health life-planning activities, visual and hearing needs, evaluation of caregiver resources, community resources, individualized care plan including related goals and interventions, any identified barriers, referrals to available resources, follow-up schedule, development and communication of self-management plans and processes for assessing member progress.

SCFHP’s case managers or personal care coordinators will assist with resolving access to care barriers related to:
- Initiation and compliance with the treatment plan;
- Social determinants such as housing, financial assistance, etc... which may impact members needs
- Prior authorization for in home services and equipment;
- Medical high cost utilization; and,
Increased frequency of inpatient admissions and Emergency room utilization

SCFHP’s case management platform “Essette”, supports the documentation and workflow for case management and includes evidenced based assessment tools and care plan templates to monitor that goals and objectives are either met or in progress. This case management platform also allows for automatic identification of the date/time and staff identification of all documentation input to a member case file. Additional capabilities include automated, dated tasks to ensure timely follow up for all interventions.

To help SCFHP determine the appropriate criteria considerations for members who may be appropriate for CCM participation, we referenced the Centers for Disease Control and Prevention data which has identified that more than two-thirds of deaths in the United States are the result of chronic diseases. Heart disease, cancer, respiratory diseases and stroke are the leading killers of Americans; the top two alone account for nearly half of all deaths annually. Diabetes is on the rise among Americans, and follows close behind as the seventh leading cause of death.

The prevalence of chronic disease has increased steadily among people of all ages in recent years. At the turn of the century, 125 million Americans had at least one chronic condition; by 2005 that number had grown to 133 million and by 2020, experts project that 157 million will be affected. These diseases affect more than one in two adults and more than one in four children in the United States. More than 25 percent live with multiple chronic conditions. The incidence of multiple, concurrent diseases is also on the rise. People with multiple chronic conditions have more complicated health needs than their peers—adding another layer of complexity and cost to their health care. Due to the nation’s rapidly aging population and a nationwide increase in risk factors for chronic disease—such as obesity—this trend shows no sign of abating.6


The case manager will provide interventions that may maintain or improve the member’s quality of life to include:

- Maintain a healthy diet
- How to support and manage daily activities of living such as personal care, meal preparation and/or functional mobility
- Ways to make life easier and safer at home.
- How to handle mental health issues such as depression, anxiety and psychosis.
- Providing resources and support for the caregiver.

Identification Criteria

The identification and referral process begins when a Member is identified based on internal data sources or a referral is received from any internal or external sources. Identification and referral sources include but are not limited to the following:

- Data Sources for Identification-Regulatory risk algorithms used at time of enrollment, Inpatient facility census, medical claims data, hospital discharge data, pharmacy authorization data, HRA response data, HCC Risk Adjustment assessment data, Health Information Form-Member Evaluation Tool (HIF-MET) assessment response data.
- Internal Referral Sources – Concurrent Review staff, Customer Service staff, Sales staff.
- External Referral Sources - Health Information Line (Nurse 24 line), Physicians, other external providers conducting In-home assessments (FocusCare, Advanced Health), LTSS Providers (Community Based Adult Services (CBAS), Multipurpose Senior Services Program (MSSP, In-Home Supportive Services (IHSS) or acute or skilled facility staff, Member/family self-referral.)
Description of Data Sources for Identification:

1. **Claims or encounter data.** Member identification criteria for Complex Case Management uses medical and pharmacy claims to target diagnoses to identify current-high risk/high cost members (predictive modeling). Members are also identified when they have admitted for highly complex conditions including but not limited to: spinal cord injury, traumatic brain injury, severe burns and multi-trauma requiring intensity of coordinated care at the inpatient level and post-discharge to an alternate level of care and/or the home setting.

2. **Hospital discharge data.** Hospital discharge data within authorization record is used to identify members meeting readmission criteria for transition activities and member outreach.

3. **Pharmacy data.** Pharmacy authorization data is used to identified members with multiple chronic and complex illnesses.

4. **Data collected through the UM process.** Authorization data is used to identify members meeting CCM criteria as a result of a new inpatient admission to an acute hospital or skilled facility and/or post-discharge Transition of Care Assessments.

5. **Data supplied by members or caregivers.** Data obtained from member or Caregiver completed Health Risk Assessments (HRA’s) is used to identify members based on defined high risk criteria. The CCM identification criteria using the HRA data prompts the referral for appropriate care plan goals and interventions.
   a. New Cal MediConnect and Medi-Cal SPD members who have a completed HRA and are identified for complex case management based on HRA responses indicating high risk (e.g., readmission or depression score, ADL/functional needs or limitations) or certain conditions (e.g. Cardiovascular issues, Diabetes, Severe Mental Illness (SMI)).
   b. Existing Cal MediConnect and Medi-Cal SPD members identified as high risk thru completed annual HRA Reassessments.

6. **Data supplied by providers.** Copies of additional assessments and care plans created for members by external medical, behavioral health or LTSS and community providers are obtained and included in the HRA evaluation and care planning process, as might be appropriate. SCFHP is in the process of implementing a Provider portal which will allow for an enhanced exchange of clinical information that will allow clinical and/or case management information to be received from and shared with providers electronically. Future plans include development and implementation of an Electronic Data Warehouse (EDW) specific for storing Authorization and claims data, assessment data, pharmacy data, member historical data, etc... This data will have multiple uses to include member identification for clinical care programs.

**Services offered to individuals**

When a member is identified for Case Management, a non-clinical screening is completed to confirm active eligibility with SCFHP as the member’s primary health plan. Referral source information and other clinical or utilization data, as available, are reviewed in preparation for the initial outreach with member. Upon initial contact with the member, the program is explained, and clinical screening completed to determine eligibility for CCM or other care program. A new HRA will be completed if a current one is not already on file. The member’s consent to participate in the CCM program is obtained, or their refusal to participate or affirmative Opt-Out is identified and documented. If the member consents to participation in the program, a clinical assessment is completed that identifies primary care, specialty care, durable medical equipment, medications, LTSS and other needs to develop an individualized plan of care in
The coordination of services provided by the Case Manager in collaboration with the member, to include interventions within Care Plan, include but not limited to:

- Outreach with member for health needs assessment, individualized care plan development with member prioritized goal setting. SCFHP uses evidence-based assessment tools with auto-generated care plan options. The auto-generated care plan is individualized based on member needs and preferences as well as manually created care plan goals and interventions for issues identified subsequent to an assessment.

- One-on-one case management (Registered Nurse or Licensed Clinical Social Worker) support to provide education and resources related to member’s specific needs and preferences.

- Facilitation with care coordination needs to promote timely access to benefits and services. Examples include complex discharge planning, access to health plan network providers and navigation through benefit requirements such as transportation assistance or authorization process for specialty medications.

- Multidisciplinary team approach to address certain needs identified in care plan, to include as applicable, internal LCSW case manager, Pharmacist, Behavioral Health or LTSS case manager, Medical Director, and other external providers, as requested by the member.

- Ongoing monitoring according to member needs and preferences to evaluate progress, update care plan, promote and facilitate member’s ability to self-manage their condition.

Case Management Integration

Our member-centric strategy includes tools and business processes to enable our care management teams to engage members with a holistic approach to their health and wellness needs. To ensure better coordination of care with our team, the physician, and our member, it is important to have a view and understanding of all of a member’s health and social support needs and to address each in a coordinated and collaborative manner. In 2017, SCFHP implemented a new utilization and care management platform, “Essette”. This one platform supports care management processes to drive member-centric workflows, to support our overall Population Health strategy.

The platform enables a primary case manager (CM) model with one nurse or social worker orchestrating a multidisciplinary approach as appropriate to the member’s individual care plan. The Primary CM may engage other internal SCFHP staff to address specific interventions in the care plan, e.g., social worker, Behavioral Health staff, LTSS staff, and medical director supports. The platform allows for a shared care plan among the health care team. For example, if a member is being managed within a specific case management program and requires behavioral health support, a referral can be made to that team who can then address care plan interventions from their assessment of the member and any other interventions that are pertinent when they are addressing the member’s needs.

Through interactions with the member/family, physician and other health care providers including behavioral health and LTSS, and with utilization data that is available within SCFHP systems, management of the “whole person” may include referral to other available programs that would benefit the member/family. This may include referrals to other internal or external case management teams, although one care coordinator remains the primary contact until case management goals are met. This enables a member-centric approach that supports the management of a coordinated care plan for the
member which addresses co-morbidities across disease entities and integration of multiple programs including a process to identify referrals needed to appropriate community resources and other agencies for services outside the scope of the health plan benefits (such as personal care, housing, meals, energy assistance). Case managers collaborate with the member’s physicians, home health agencies and other vendors to ensure that there is no duplication of services and pertinent information shared to support the member’s health care goals.

When the member’s initial touch-point for CCM consideration is due to a hospital admission, Utilization Review and Discharge Planning nurses are the member’s primary contact thru completion of the post discharge Transition of Care assessment. In this instance, a clinical review nurse works with the provider/facility care team and member or their caregiver (when appropriate) to coordinate utilization review, and discharge planning. The clinical review nurse identifies when the member/family might also benefit from other programs or resources including LTSS and refers the member to the appropriate Case Management program following the workflow processes within Essette.

SCFHP’s Case management staff has received training on motivational interviewing techniques. Licensed clinical staff and non-licensed administrative Care Coordinators work to build relationships with members or their caregivers and providers, encourage self-management, share decision-making, and tailor interventions and goals based on member input. Instead of telling members what to do, they guide them on making decisions by motivating them to become more educated, self-reliant health care consumers. Care Coordinators use every interaction with members to collect data and evaluate for needs not previously identified in an individualized care plan. If the Care Coordinator determines that the member could benefit from assistance through other programs, that individual provides education on appropriate care or services, which may include referrals to other internal Case Management teams.

When case management referrals are received from external sources such as Providers, FocusCare, New Directions, Advanced Health, Nurse 24 Advice line, etc…Member case files will be reviewed, attempts to obtain an updated HRA will be initiated and inter-disciplinary clinical case reviews will be conducted to determine placement in the most appropriate case management program within SCFHP’s Population Health Program plan.
Health Education Program

2018
# 2018 Health Education Program

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I. INTRODUCTION

Santa Clara County Health Authority, dba Santa Clara Family Health Plan (SCFHP), is a county public health agency. SCFHP’s primary mission is to provide high quality, comprehensive health coverage for those who do not have access to, or are not able to purchase health care at an affordable price. Working in partnership with providers, SCFHP acts as a bridge between the health care system and those who need coverage.

SCFHP is a fully licensed health care service plan, which began operations in February 1997. SCFHP initially served the County’s Medi-Cal population, as a Medi-Cal managed care plan in the State’s “Two Plan Model Program”. SCFHP continues to serve as the county local initiative in that program. In 2001, SCFHP also began providing health care to children enrolled in the Healthy Kids Program. Most recently in 2015, SCFHP contracted with Centers for Medicare and Medicaid Services (CMS) for the Cal MediConnect (CMC) Duals Demonstration Project.

Through dedication to integrity, outstanding service, and care for our community, we work to ensure that everyone in our county can receive the care they need for themselves and for their families.

II. STATEMENT OF PURPOSE

The purpose of the Health Education Program is to deliver general health education, health promotion, and patient education to assist SCFHP beneficiaries to maintain and improve their health and manage their illnesses. SCFHP’s Health Education Program complies with the Health Education requirements outlined in the contractual agreement with the Department of Health Care Services (DHCS), Department of Managed Health Care (DMHC), and CMS and the SCFHP Medi-Cal contract. The Health Education Program supports SCFHP’s Population Health Management (PHM) strategy.

III. PROGRAM SCOPE

The Health Education Program provides organized programs, services, functions, and resources necessary to deliver health education, health promotion, and patient education. It includes assessment, monitoring, and evaluation of all services provided by SCFHP and contracted Vendors.

IV. PROGRAM GOALS AND OBJECTIVES

Health Education

• Keeping beneficiaries healthy through appropriate use of health care services, including: managed health care, preventive and primary health care, obstetrical care, health education services, and complementary and alternative care.
• Managing beneficiaries with emerging risk through risk reduction and healthy lifestyles, including: tobacco use and cessation, alcohol and drug use, injury
prevention, prevention of sexually transmitted diseases, HIV and unintended pregnancy, nutrition, weight control, and physical activity, and parenting.

• Managing multiple chronic illnesses through self-care and management of health conditions, including: pregnancy, asthma, diabetes, and hypertension.

• Beneficiaries receive point of service education as part of preventive and primary health care visits.
  o Education, training, and program resources will be given to assist contracted medical providers in the delivery of health education services for beneficiaries.

• Provide provider education regarding the Initial Health Assessment (IHA) and the need for beneficiaries to have an IHA within 120 days of being eligible with the health plan.

• Ensure all written beneficiary information is provided at a sixth grade reading level.

V. PROGRAM STRUCTURE AND ORGANIZATION

The Health Education Program is under the direction of a full-time health educator with a Master’s degree in Public Health with specialization in health education.

The Health Education Program is part of the Quality Improvement Department. Health Education Program activities will be coordinated and integrated with SCFHP’s overall PHM strategy and quality improvement plan.

VI. PROGRAM IMPLEMENTATION

Health Education Classes
The Health Education Department will provide programs, classes and/or materials free of charge to beneficiaries including, but not limited to the following topics:

1. Nutrition
2. Healthy weight maintenance and physical activity
3. Individual and group counseling and support services
4. Parenting
5. Smoking and Tobacco use cessation
6. Alcohol and drug use
7. Injury prevention
8. Prevention of sexually transmitted diseases, HIV and unintended pregnancy
9. Chronic disease management, including asthma, diabetes, and hypertension
10. Pregnancy care

SCFHP also offers other self-management tools through the Member Portal.
**Point of Service Beneficiary Education**

Individual beneficiaries will receive point of service health education as part of their preventive and primary health care visits. Health risk behaviors, health practices and health education needs related to health conditions are identified. Educational intervention, including counseling and referral for health education services will be conducted and documented in the beneficiary’s medical record (DHS PL 02-04).

**Provider Education and Training**

SCFHP will provide education, training, and program resources to contracted medical providers and other allied health care providers to support delivery of effective health education services for beneficiaries.

Provider training will cover:
1. Group Needs Assessment findings
2. Initial Health Assessment (IHA) and Staying Healthy Assessment (SHA) requirements
3. Techniques to enhance effectiveness of provider/patient interaction
4. Educational tools, modules, materials and staff resources
5. Plan-specific resource and referral information
6. Health Education requirements, standards, clinical practice guidelines, and monitoring

Medical providers will use the Staying Healthy Assessment (SHA) tool and other relevant clinical evidence to identify beneficiary’s health education needs and conduct educational intervention. SCFHP will provide resource information, educational material and other program resources to assist contracting medical providers to provide effective health education services for beneficiaries. (DHS PL 02-04)

SCFHP will ensure contracted providers are trained and administering the Initial Health Assessment (IHA) with the SHA for all beneficiaries within 120 days of enrollment.

SCFHP will ensure contracted providers have the preventative care disease-specific and plan services information necessary to support member education in an effort to promote compliance with treatment directives and to encourage self-directed care.

SCFHP will also implement a comprehensive risk assessment tool for all pregnant female beneficiaries that is comparable to the ACOG standard and Comprehensive Perinatal Services Program (CPSP) standards per Title 22 CCR Section 51348. The results of this assessment shall be maintained as part of the obstetrical record and shall include medical/obstetrical, nutritional, psychosocial, and health education needs risk assessment components. The risk assessment tool shall be administered at the initial prenatal visit, once each trimester thereafter and at the postpartum visit. Risks identified shall be followed up on by appropriate interventions, which must be documented in the medical record. (DHCS PL 08-003)
VII. PROGRAM EFFECTIVENESS AND ACCOUNTABILITY

Program Standards, Evaluation, Monitoring, and Quality Improvement
SCFHP shall ensure the organized delivery of Health Education Programs using educational strategies and methods that are appropriate for beneficiaries and effective in achieving behavioral change for improved health.

The Health Education Program will be conducted according to the highest standards/guidelines supported by professional experts or peers, best practices, and/or published research findings. Appropriate levels of training, evaluation, e.g. formative, process, impact and outcome evaluation will be conducted to ensure effectiveness in achieving Health Education Program goals and objectives. Policies and procedures will be in place for ensuring providers receive training on a continuing basis regarding DHCS developed cultural awareness and sensitivity instruction for Senior and Persons with Disability (SPD) beneficiaries.

Monitoring
SCFHP will monitor the performance of providers contracted to deliver Health Education Programs and services to beneficiaries. Strategies will be implemented to improve provider performance and effectiveness (SCFHP/Medi-Cal contract Exhibit A, Attachment 10 Scope of Services).

Facility Site Reviews
The Quality Improvement Department monitors PCP’s IHA and SHA process during periodic site reviews. Facility Site Reviews (FSR) will include medical chart reviews to monitor if providers are compliant with IHA requirements. IHA requirements will be included in providers’ corrective action plans (CAP) for providers not passing any section of their FSR’s.

Group Needs Assessment
A group needs assessment will be conducted every 5 years or as often as required by DMHC or DHCS to identify the health education and cultural and linguistic needs of our beneficiaries. Multiple reliable data sources, methodologies, techniques, and tools will be used to conduct the group needs assessment. The findings will be utilized for continuous development and improvement of contractually required health education and cultural linguistic programs and services. Documentation will be maintained of program priorities, target populations, and program goals/objectives as they are revised to meet the identified and changing needs of the Member population.

Population Assessment
SCFHP annually assesses the characteristics and needs, including social determinants of health, of its member population. This includes review of relevant beneficiary sub-populations, child and adolescents, beneficiaries with disabilities, and beneficiaries with serious and persistent mental illness.
SCFHP annually uses the population assessment to review and update its Population Health Management activities, resources, and community resources for integration into program offerings to address beneficiary needs.

**Community Advisory Committee**
SCFHP shall form a Community Advisory Committee (CAC) pursuant to Title 22 CCR Section 53876(c) that will implement and maintain community partnerships with consumers, community advocates, and Traditional and Safety-Net providers. SCFHP will ensure CAC is included and involved in policy decisions related to Quality Improvement educational, operational, and cultural competency issues affecting groups who speak a primary language other than English.

VIII. **CONFIDENTIALITY AND CONFLICT OF INTEREST**

Confidentiality of practitioner, provider, and member identifying information is ensured in the administration of Health Education Services.
CULTURAL AND LINGUISTIC SERVICES PROGRAM 2018

I. INTRODUCTION

The Santa Clara County Health Authority, dba Santa Clara Family Health Plan (SCFHP), is a county public agency. SCFHP’s primary mission is to provide high quality, comprehensive health coverage for those who do not have access to, or are not able to purchase health care at an affordable price. Working in partnership with providers, SCFHP acts as a bridge between the health care system and those who need coverage.

SCFHP is a fully licensed health care service plan, which began operations in February 1997. SCFHP initially served the County’s Medi-Cal population, as a Medi-Cal managed care plan in the State’s “Two Plan Model Program”. SCFHP continues to serve as the county local initiative in that program. In 2001, SCFHP also began providing health care to children enrolled in the Healthy Kids Program. Most recently in 2015, SCFHP contracted with Centers for Medicare and Medicaid Services (CMS) for the Cal MediConnect (CMC) Duals Demonstration Project.

Through dedication to integrity, outstanding service, and care for our community, SCFHP works to ensure that everyone in our county can receive the care they need for themselves and their families.

II. STATEMENT OF PURPOSE

The Cultural and Linguistic (C&L) Services Program is designed to improve access and eliminate disparities in quality of care for individuals with limited English proficiency (LEP), diverse cultural and ethnic backgrounds, and disabilities, regardless of gender, sexual orientation or gender identity. It also ensures that all medically necessary covered services are available and accessible to all beneficiaries regardless of race, color, national origin, creed, ancestry, religion, language, age, gender, marital status, sexual orientation, health status, or disability, and that all covered services are provided in a culturally and linguistically appropriate manner. (DHCS Medi-Cal Contract Exhibit A, Attachment 4, 7.F)

SCFHP is committed to delivering culturally and linguistically appropriate services (CLAS) to all eligible beneficiaries with LEP or sensory impairment. SCFHP’s Cultural
and Linguistic Services comply with 42, C.F. R. Section 440.262; Title VI of the Civil Rights Act of 1964; (42 U.S.C. Section 2000d, and 45 C.F.R. Part 80) and the Cultural and Linguistic Services requirements in accordance to the contractual agreement with the Department of Health Care Services (DHCS), Department of Managed Health Care (DMHC), and CMS. The goal of the C&L Services Program is to ensure that SCFHP beneficiaries, especially LEP and sensory impaired beneficiaries receive equal access to health care services that are culturally and linguistically appropriate.

III. METHODOLOGY

Culturally and Linguistically Appropriate Services (CLAS) Standards

The Office of Minority Health (OMH) in the U.S. Department of Health & Human Services (DHHS) require that health care professionals and organizations take responsibility for providing culturally and linguistically appropriate services (CLAS) as a means to improve health care access, quality of care and health outcomes. Defining CLAS as “health care services that are respectful of and responsive to cultural and linguistic needs,” the OMH has issued a set of 14 CLAS standards that include “mandates, guidelines and recommendation intended to inform, guide, and facilitate required and recommended practices related to culturally and linguistically appropriate services.”  

At SCFHP, we have chosen the 14 National CLAS Standards as the guiding principles of our C&L Services Program.

The 14 standards are organized by themes: Culturally Competent Care (Standards 1-3), Language Access Services (4-7) and Organizational Supports for Cultural Competence (Standards 8-14). Within this framework, there are three types of standards of varying stringency: federal mandates, guidelines (recommended by OMH to be federal mandates) and recommendations. Standards 4-7 are mandates, Standards 1-3 and 8-13 are guidelines and Standard 14 is a recommendation. The CLAS standards are:

Culturally Competent Care

1. Health care organizations should ensure that patients/consumers receive from all staff effective, understandable and respectful care that is provided in a manner compatible with their cultural health beliefs and practices and preferred language.
2. Health care organizations should implement strategies to recruit, retain and promote at all levels of the organization a diverse staff and leadership that are representative of the demographic characteristics of the service area.
3. Health care organizations should ensure that staff at all levels and across all disciplines receive ongoing education and training in culturally and linguistically appropriate services delivery.

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Language Access Services
4. Health care organizations must offer and provide language assistance services, including bilingual staff and interpreter services, at no cost to each patient/consumer with limited English proficiency at all points of contact, in a timely manner during all hours of operation.
5. Health care organizations must provide to patients/consumers in their preferred language both verbal offers and written notices informing them of their right to receive language assistance services.
6. Health care organizations must assure the competence of language assistance provided to limited English proficient patients/consumers by interpreters and bilingual staff. Family and friends should not be used to provide interpretation services (except on request by the patient/consumer).
7. Health care organizations must make available easily understood patient-related materials and post signage in the languages of the commonly encountered groups and/or groups represented in the service area.

Organizational Supports for Cultural Competence
8. Health care organizations should develop, implement and promote a written strategic plan that outlines clear goals, policies, operational plans and management accountability/oversight mechanisms to provide culturally and linguistically appropriate services.
9. Health care organizations should conduct initial and ongoing organizational self-assessments of CLAS-related activities and are encouraged to integrate cultural and linguistic competence-related measures into their internal audits, performance improvement programs, patient satisfaction assessments and outcomes-based evaluations.
10. Health care organizations should ensure that data on the individual patient’s/consumer’s race, ethnicity and spoken and written language are collected in health records, integrated into the organization’s management information systems and periodically updated.
11. Health care organizations should maintain a current demographic, cultural and epidemiological profile of the community as well as a needs assessment to accurately plan for and implement services that respond to the cultural and linguistic characteristics of the area.
12. Health care organizations should develop participatory, collaborative partnerships with communities and utilize a variety of formal and informal mechanisms to facilitate community and patient/consumer involvement in designing and implementing CLAS-related activities.
13. Health care organizations should ensure that conflict and grievance resolution processes are culturally and linguistically sensitive and capable of identifying, preventing and resolving cross-cultural conflicts or complaints by patients/consumers.
14. Health care organizations are encouraged to regularly make available to the public information about their progress and successful innovations in implementing the
CLAS standards and to provide public notice in their communities about the availability of this information.

IV. GOALS, STRATEGIES AND OBJECTIVES

The goal of the SCFHP C&L Services Program is to promote access and delivery of services in a culturally competent manner to all beneficiaries, including those with LEP, sensory impairment, diverse cultural and ethnic backgrounds, and disabilities, regardless of gender, sexual orientation or gender identity.

The Program ensures that beneficiaries have access to covered services delivered in a manner that meets their needs. It also ensures processes and procedures are designed to ensure that all medically necessary covered services are available and accessible to all beneficiaries regardless of race, color, national origin, creed, ancestry, religion, language, age, gender, marital status, sexual orientation, health status, or disability. The program formalizes ongoing efforts to provide CLAS at all clinical and administrative points of contact in a consistent and measurable fashion. Since the effort to provide culturally and linguistically competent care is an on-going process, the C&L Services staff periodically identifies new objectives and activities based on the findings of the Health Education and C&L Group Needs Assessment (GNA) which is administered every 3 years or as often as required by DMHC or DHCS. SCFHP also incorporates beneficiary, provider and staff feedback expressed at Consumer Advisory Committee (CAC), Provider Advisory Committee (PAC), and Quality Improvement Committee (QIC) meetings, area demographic research and organizational priorities into the development of its C&L Services Program.

An illustration of the reporting relationships for SCFHP identifies key staff with overall responsibility for the operation of the Cultural and Linguistic Services Program (Appendix A).

SCFHP’s Executive Team and Compliance Departments are responsible for promoting a culturally competent health care and work environment for SCFHP. They ensure that all Plan policies and procedures for eligible beneficiaries or potential enrollees do not discriminate due to race, color, national origin, creed, ancestry, religion, language, age, gender, marital status, sexual orientation, health status or disability. It also ensures SCFHP’s policies and procedures comply with standards and performance requirements for the delivery of culturally and linguistically appropriate health care services.

The Quality Department is responsible for developing, implementing and evaluating SCFHP’s C&L Services Program in coordination with the Provider Network Management, Customer Service, Marketing and Communications, Health Services and Compliance Departments.

The Provider Network Management Department is responsible for ensuring that the composition of the provider network continuously meets beneficiaries’ ethnic, cultural
and linguistic needs of its beneficiaries on an ongoing basis (DHCS Medi-Cal Contract, Exhibit A, Attachment 6, 13). Language capabilities of clinicians and other provider office staff are identified during the credentialing process and through periodic surveys to update SCFHP’s provider directory. Provider Network Management is also responsible for conducting initial and periodic provider network C&L training, as well as the PAC.

The Customer Service Department records updates to beneficiaries’ cultural and linguistic capabilities and preferences, including standing requests for material in alternate languages and formats. Beneficiaries are informed they have access to free oral interpretation in their language and written materials translated into SCFHP’s threshold languages or provided in alternative formats. Written materials translation is available in non-threshold languages upon request.

Marketing and Communications is also responsible for supporting SCFHP’s CAC in accordance with Title 22, CCR, Section 53876(c). The purpose of the CAC is to provide a link between SCFHP and the community. Meetings are chaired by designated SCFHP staff and composed of SCFHP beneficiaries and community advocates. The CAC advises SCFHP on the development and implementation of its cultural and linguistic accessibility standards and procedures. Committee responsibilities include advising on cultural competency, educational and operational issues affecting beneficiaries, including seniors, persons with LEP and disabilities. CAC reports directly to the SCFHP Governing Board.

Health Services (including Case Management, Managed Long Term Support Services, Behavioral Health, Utilization Management, and Pharmacy) is responsible for ensuring cultural competent care coordination for all beneficiaries.

V. PROGRAM SCOPE

The C&L Services Program is comprehensive, systematic and ongoing. It includes assessment, monitoring and enhancement of all services provided directly by the Health Plan, as well as all services provided by contracted providers, including pharmacies and ancillary services.

Assessment of Beneficiary Cultural and Linguistic Needs
SCFHP regularly assesses beneficiary cultural and linguistic needs to determine and evaluate the cultural and linguistic appropriateness of its services. Assessments cover language preferences, reported ethnicity, use of interpreters, traditional health beliefs and beliefs about health and health care utilization. Specifically, SCFHP:
• Documents in the Health Plan’s Information System the reported ethnicity and preferred language of eligible beneficiaries provided by DHCS/CMS for Medi-Cal or Cal Mediconnect beneficiaries and the internal application process for Healthy Kids beneficiaries in the uploads of beneficiary data.
• Documents beneficiary requests to change their reported ethnicity or preferred language.
• Documents a beneficiary’s standing request for materials in another language or in an alternate format in the Health Plan’s Information Systems.

• Instructs providers to offer no cost interpreter services and document the beneficiary’s preferred language in addition to requests for, and refusals of, interpreter services in the patient chart.

• Tracks and analyzes utilization of telephone and face-to-face interpreter services at all points of contact.

• Conducts a Cultural & Linguistic and Health Education GNA every three years to identify C&L needs, and periodically update the assessment based on additional beneficiary input through beneficiary surveys, focus groups and grievances.

• Elicits and documents input from the CAC regarding beneficiaries’ C&L needs (for details see Consumer Advisory Committee Charter).

• SCFHP makes reasonable changes to policies, procedures, and practices to provide equal access for individuals with disabilities.

Assessment of linguistic capabilities of SCFHP employees, providers, and subcontractors

SCFHP continuously assesses the linguistic capabilities of its employees, providers and subcontractors to reduce language barriers increase the quality of care LEP beneficiaries receive, and ensure the plan’s ability to meet beneficiaries’ ethnic, cultural and linguistic needs. SCFHP makes every effort to ensure that providers are assigned with the ability to meet beneficiaries’ C&L needs. Activities that contribute to the assessment process include:

• Employees
  • Hire staff that demonstrates appropriate bilingual proficiency as needed for their role by passing a language professional test at time of hire.
  • Maintain Human Resource records on staff linguistic skills and relevant training, certification and/or proficiency results.
  • Assess the performance of employees who provide linguistic services.

• Providers
  • PCP and Specialists are required to ensure access to care for LEP speaking beneficiaries through the provider’s own multilingual staff or through cultural and linguistic services facilitated by SCFHP.
  • Identify language proficiency of bilingual providers and office staff through documentation of certification of proficiency or self-assessment.
  • Report provider and office staff language capabilities for inclusion in the Provider Directory.

• Subcontractors
  • Execute agreements with subcontractors that are in compliance with the business requirements for all lines of business.
  • Execute agreements with contracted translators and interpreters that require staff to be tested for proficiency and experience.
• Maintain records in the Health Education department of community health resources throughout the counties we serve, including the language in which the programs are offered.

Access to Interpreter Services and Availability of Translated Materials
Linguistic services are provided by SCFHP to non-English speaking or LEP beneficiaries for population groups. Services include, but are not limited to, the following:

• No cost linguistic services are provided to beneficiaries accurately and timely and protect the privacy and independence of the individual with LEP.
  o Oral interpreters, signers or bilingual providers and provider staff at all key points of contact are available in languages spoken by beneficiaries. Linguistic services are provided in all languages spoken by beneficiaries, not just the threshold or concentration standards languages. Key points of contact include:
    • Medical care settings
    • Telephone, Nurse Advice Line, urgent care transactions, and outpatient encounters with healthcare providers, including: pharmacists.
    • Non-medical care settings: member services, orientations, and appointment scheduling.
  o Written informational materials are fully translated into all threshold languages within 90 days after the English version is approved by the state. Materials in non-threshold languages are made available upon request within 30 days of the request. (Refer to Policy QI.08.02 for more information on translation into non-threshold languages) Materials include:
    • Evidence of Coverage Booklet and/or Beneficiary Handbook and Disclosure Forms. The contents of these documents includes:
      o Enrollment and disenrollment information
      o Information regarding the use of health plan services, including access to screening and triage, after-hours emergency, and urgent care services
      o Access and availability of linguistic services
      o Primary care provider (PCP) selection, auto-assignment, and instructions for transferring to a different PCP
      o Process for accessing covered services requiring prior authorizations
      o Process for filing grievances and fair hearing requests.
    • Provider listings or directories
    • Formulary/Prescription Drug List
• Marketing materials
• Form letters (i.e. authorization notice of action letters, grievance and appeals, including resolution letters)
• Plan-generated preventive health reminders (i.e. appointments and immunization reminders, initial health examination notices, and prenatal care follow-up)
• Beneficiary surveys
• Newsletters
  o California Relay Services for hearing impaired.

SCFHP ensures access to interpreter services for all LEP beneficiaries. SCFHP provides 24-hour access to telephonic interpreter services for all medical and non-medical points of contact. SCFHP beneficiaries can, with advance notice, utilize in-person language and sign language interpreter services. All interpreter services are provided at no charge to beneficiaries. SCFHP requires, through contractual agreement, that contracted interpreters are tested for proficiency and experience. (For more detail please refer to Procedure QI.08.02 Language Assistance Program). SCFHP ensures access to interpreter services for all LEP and sensory impaired beneficiaries through several mechanisms:

• Inform new enrollees of available linguistic services in welcome packets.
• Provide a Quick Reference Guide for providers about accessing SCFHP’s interpreter services.
• Provide an interpreter for scheduled appointments when requested by the provider or beneficiary.
• Ensure beneficiaries can use face-to-face language and sign language interpreters with advance notice.
• Make 24-hour/7 days a week access to telephonic interpreter services available for all medical and non-medical points of contact as defined in the contract or regulations.
• Monitor the interpreter request process to avoid unreasonable or unnecessary delays when the service is requested by the beneficiary or provider.
• Encourage the use of qualified interpreters rather than family beneficiaries or friends. The beneficiary may choose an alternative interpreter at his/her cost after being informed of the no cost service.
• Discouraging the use of minors as interpreters except in extraordinary circumstances.
• Maintain records in the Customer Service Department of translated beneficiary informational materials. SCFHP translates beneficiary informing materials into all threshold languages identified by the Department of Health Care Services (DHCS). Translation into non-threshold languages is available upon request. Alternate formats, such as braille, large print, and audio are available upon request.
• Ensure beneficiaries are made aware they have the right to file a complaint or grievance if their linguistic needs are not met.

SCFHP complies with the non-discrimination requirement set forth under Section 1557 of the Affordable Care Act (ACA). SCFHP does not discriminate on the basis of race, color, national origin, age, disability, or sex. SCFHP does not exclude people or treat them differently because of race, color, national origin, age, disability, or sex (APL 17-011). This includes:
• Posting of the Notice of Non-Discrimination, including Non-Discrimination Statements, in all beneficiary communications and publications, including written notices requiring a response from an individual and written notices to an individual such as those pertaining to rights or benefits.
• Posting the Notice on-site at SCFHP and on the SCFHP website in a conspicuous location and conspicuously visible font size.
• Posting taglines in a conspicuously visible font size in English and at least the top 16 non-English languages spoken by individuals with LEP in California. These taglines inform individuals with LEP of the availability of language assistance services in all beneficiary communications and publications.
  o Languages include: Arabic, Armenian, Cambodian, Chinese, Farsi, Hindi, Hmong, Japanese, Korean, Laotian, Punjabi, Russian, Spanish, Tagalog, Thai, and Vietnamese.

Staff and Provider Cultural Competency and Diversity Training
SCFHP provides cultural competency, sensitivity, or diversity training for staff, Network Providers, and First Tier, Downstream and Related Entities with direct beneficiary interaction. SCFHP conducts annual cultural competency trainings for SCFHP employees. Network providers receive C&L training as part of Provider Orientation. SCFHP also provides regular training and information sessions to ensure employees and providers are informed and aware of SCFHP’s policies and procedures regarding the provision of CLAS. Training includes DHCS-developed cultural awareness and sensitivity instruction for Seniors and Persons with Disabilities or chronic conditions. (DHCS Medi-Cal Contract, Exhibit A, Attachment 7, 5.B). Training on culturally and linguistically appropriate care and care coordination is made available to SCFHP staff. Specifically, SCFHP offers:
• Department-specific periodic trainings on C&L issues on topics such as health literacy, utilization of interpreter services, identifying and handling C&L grievances, customer service to a diverse membership, etc.
• New provider orientations that cover the Culturally Competency Toolkit and SCFHP C&L policies and procedures, specifically addressing provider responsibilities for providing CLAS and utilization of interpreter services.
• One-on-one provider and provider office staff training on C&L issues when a need is identified to improve provider effectiveness in meeting beneficiaries’ C&L needs.
• Training, educational materials and tools regarding various cultures and CLAS are made available to SCFHP staff and network providers.
Monitoring, Evaluation and Enforcement
To ensure that SCFHP employees and providers adhere to its C&L services policies and procedures, and that these policies and procedures result in services that are effective in providing CLAS, SCFHP conducts regular monitoring and enforcement activities regarding staff, provider, and interpreter performance that include, but are not limited to:

- Consumer/beneficiary satisfaction surveys
- Review of beneficiary grievances
- Provider assessments and provider site reviews
- Provider satisfaction surveys
- Feedback on services from CAC, the Provider Advisory Council and Provider Office Staff Committee, QIC, SCFHP staff and network providers, community-based organization partners, and other focus group reports
- Audits of delegated provider groups
- Data from utilization reports
- Analysis of health outcomes

Health disparities and utilization patterns by race, ethnicity, and language are investigated by SCFHP’s Quality Improvement Department and appropriate interventions are implemented as needed.
Santa Clara Family Health Plan- Cultural and Linguistic Oversight and Staff:

Christine Tomcala, Chief Executive Officer
Jeff Robertson, MD, Chief Medical Officer
Chris Turner, Chief Operating Officer
Johanna Liu, Pharmacy and Quality Director
Robin Larmer, Chief Compliance and Regulatory Affairs Officer
Laura Watkins, Director of Marketing, Communications and Outreach
TBD, Director of Provider Network Management
Tanya Nguyen, Director of Customer Service
Andres Aguirre, Quality Manager
Mariana Ulloa, Quality Improvement Project Manager
Divya Shah, Health Educator
Jasmine Brooks, Quality Improvement Coordinator
Pat Smith, Quality Improvement Nurse
Kim Engelhart, Quality Improvement Nurse

The Quality Department staff is responsible for developing, implementing and evaluating SCFHP’s Cultural and Linguistic Services in coordination with Provider Network Management, Customer Service, Compliance, and Health Services Departments. The Quality Improvement Project Manager, Health Educator and Quality Improvement Nurses report to the Quality Manager. The Quality Manager reports to the Pharmacy and Quality Director, who in turn reports to the Chief Medical Officer. The Chief Medical Officer reports to the Chief Executive Officer. The Compliance Officer, Director of Marketing, Communications and Outreach, Director of Provider Network Management and the Director of Customer Service report to the Chief Operations Officer.

The Director of Marketing, Communications and Outreach has oversight of the Consumer Advisory Committee.
I. Purpose
The Santa Clara Family Health Plan (SCFHP) primary care providers will provide Alcohol Misuse: Screening and Behavioral Counseling (AMSC) Interventions in Primary Care settings for members 18 years of age and older who misuse alcohol.

II. Policy
A. SCFHP’s policy is to support the contracted network in providing an expanded alcohol screening for members 18 years of age and older who answer “yes” to the alcohol question in the Individual Health Education Behavioral Assessment (IHEBA).
B. It is the policy of SCFHP to meet the Department of Health Care Services (DHCS) expanded contractual requirements for identification of potential alcohol misuse problems.
C. Providers in SCFHP primary care settings must offer and document AMSC services are offered.
D. The SCFHP will allow each member at least three behavioral counseling interventions per year. Beneficiaries who meet criteria for an alcohol use disorder or whose diagnosis is uncertain, are to be referred for further evaluation to the County Gateway program at 1-800-488-9419

III. Responsibilities
The Quality Improvement Department is responsible for monitoring compliance with the policy and to collaborate with the assistance of the Health Education, Provider Services and Behavioral Health Departments to train/educate providers in the provision of the AMSC.

IV. References
DHCS All Plan Letter 17-016 Alcohol Misuse: Screening and Behavioral Counseling Interventions in Primary Care
Title 42 CFR Requirements with the Mental Health Parity Rule
V. Approval/Revision History

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I. Purpose:
To define the contractual responsibilities of Santa Clara Family Health Plan (SCFHP) for the provision of services to adults and children with mental health disorders resulting in mild to moderate distress in the areas of mental, emotional or behavioral functioning. The responsibilities also include referring to and coordinating with the Santa Clara County Behavioral Health Services Department (CBHSD).

II. Policy
It is the policy of SCFHP to provide access to outpatient mental health services for beneficiaries who do not meet the criteria for Specialty Mental Health Services (SMHS). These mild to moderate services will be provided by licensed mental health professionals, in addition to primary care physicians within their scope of practice. The treatment limitations will not be more restrictive than the treatment limitations applied to medical or surgical benefits to ensure parity in access to mental health services. SCFHP will not restrict access to an initial mental health assessment by requiring a prior authorization. SCFHP will be responsible for the arrangement and payment of an initial mental health assessment performed by a network mental health provider unless there is no in-network provider available who can provide the necessary service.

III. Responsibilities
SCFHP will ensure that authorization determinations are based on medical necessity in a manner which is consistent with current evidence-based clinical practice guidelines.
These policies and procedures will be consistently applied to medical/surgical, mental health and substance use disorders.
SCFHP will be responsible for outpatient mental health services as follows:
1. Individual and group mental health evaluation and treatment
2. Psychological testing, when clinically indicated to evaluate a mental health condition;
3. Outpatient services for the purposes of monitoring drug therapy;
4. Outpatient laboratory, drugs, supplies and supplements (excluding carded out medications)
5. Psychiatric consultation

IV. References
All Plan Letter 17-018, Dated 10/27/2017
Mental Health Parity Final Rule (CMS-2333-F)
Title42, CFR 438.915 (a) (b)
CA Health and Safety Code 1367.01


V. Approval/Revision History

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I. Purpose

To promote access to appropriate and effective symptom management and palliative care in accordance with Final Draft All Plan Letter (APL) 17-015 and Senate Bill (SB) 1004, with the intent that members facing serious illness may achieve optimal quality of life.

II. Policy

A. The Intensive Outpatient Palliative Care (IOPC) program is established to provide processes and procedures that enable SCFHP to improve the health and health care of its members with palliative care needs.

B. To define the fundamental components of SCFHP palliative care services, which include: Advance Care Planning; Palliative Care Assessment and Consultation; Plan of Care; Palliative Care Team; Care Coordination; Pain and Symptom Management; and Mental Health and Medical Social Services. The structure of the IOPC program is organized to promote quality palliative care, client satisfaction and cost efficiency through the use of collaborative patient-centered palliative care services, evidence-based guidelines and protocols, and targeted goals and outcomes.

C. SCFHP defines the process of how the plan coordinates palliative care services for members with serious illness and helps them access needed resources and care.

III. Responsibilities

Health Services collaborates with other SCFHP departments (IT, Claims, Benefits, Provider Services, and Member Services) as well as contracted IOPC providers and member providers and delegates to identify, coordinate services, coordinate benefits, and provide eligible members with IOPC palliative care services.

IV. References

California Welfare and Institutions Code (WIC) Section 14132.75
Final Draft APL 17-015, October 2017
V. Approval/Revision History

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</table>
I. Purpose
Santa Clara Family Health Plan (SCFHP) identifies members that are possibly at risk for institutional placement, that are currently placed in nursing facilities or those that want to move to a lower level of care. The Plan promotes coordination of services with the goal of achieving optimal well-being and functionality at the least restrictive level of care most beneficial to individual members.

II. Policy
A. In addition to following the Comprehensive Case Management policy, the Plan coordinates and monitors access, availability, continuity and coordination of care to Managed Long Term Services and Supports (MLTSS) for members. Additional procedures are specific to this form of care coordination.

B. The Plan defines MLTSS procedures to include:
   • LTSS Assessment Review
   • Community Based Adult Services (CBAS): Eligibility/Determination and Coordination, Referrals
   • Referrals and Coordination for Multipurpose Senior Services Program
   • LTC Case Management and Care Transitions
   • Home and Community-Based Services (HCBS) Coordination
   • Individual Care Team (ICT): Specific providers required
   • Individual Care Plan (ICP): Specific requirements
   • Training: Additional needs for providers and staff

C. The Plan maintains procedures specific to the above mentioned areas as well as Comprehensive Case Management and Utilization Management procedures that provide details.

III. Responsibilities
Health Services collaborates with internal departments (IT, Claims) to identify members for MLTSS Care Coordination and to coordinate services as well as contracted providers, community resources and facilities.

IV. References
3 Way Contract.
APL 17-012 Care Coordination Requirements for Managed Long-Term Care Services and Supports
APL 17-013 Requirements for Health Risk Assessment of Medi-Cal Seniors and Persons with Disabilities
DPL 15-001 Interdisciplinary Care Team and Individual Care Plan Requirements for Medicare-Medicaid Plans
DPL 16-002 Continuity of Care
DPL 16-003 Discharge Planning for Cal MediConnect
DPL 17-001 Health Risk Assessment and Risk Stratification Requirements for Cal MediConnect
SCFHP Procedures: QI 16.02-IHSS, QI 16.03-MSSP and QI 16.04-CBAS.

V. Approval/Revision History

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<td>Approve: 08/09/2017</td>
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<tr>
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<th>Lori Andersen</th>
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<tr>
<td>Name</td>
<td>Director of MLTSS</td>
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Version Number:

- v1.0
- v2.0

Change:

- Original 08/05/2016
- Reviewed 08/09/2017
- Revised 2/13/18

Reviewing Committee:

- Quality Improvement

Committee Action/Date:

- Approve: 08/09/2017

Board Action/Date:

- Approve or Ratify

[QI.16, 1.0] Page 2 of 2
Quality Improvement Committee
Grievance and Appeals Q3 2017 Report

February 21, 2018
New Process Discussions:
G&A Interventions

1. CMC Non-contracted provider appeals: Vohra and Skilled Wound Care
2. Transportation grievances
3. Kaiser EPO process

20 Minutes
Q3-Q4 2017: Medi-Cal Appeals

# of Appeals

- Medical Appeals
- Pharmacy Appeals
- State Fair Hearings

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<th>Pharmacy</th>
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<tr>
<td>Aug-17</td>
<td>33</td>
<td>119</td>
<td>7</td>
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<tr>
<td>Sep-17</td>
<td>32</td>
<td>79</td>
<td>3</td>
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<tr>
<td>Oct-17</td>
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<td>Dec-17</td>
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2/21/2018
Q3-Q4 2017: Medi-Cal Grievances

NOTE: Includes Exempt Grievances
## Q3-Q4 2017: Medi-Cal Grievances

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Q4 2017 Medi-Cal Medical Appeals

- **Overturned**: 5, 5%
- **Upheld**: 65, 59%
- **Partially Favorable**: 6, 5%
- **Withdrawn**: 1, 1%
- **Dismissed**: 31, 28%
- **In Process**: 2, 2%

2/21/2018
Q4 2017 Medi-Cal Pharmacy Appeals

- Overturned: 12, 5%
- Upheld: 62, 27%
- Partially Favorable: 23, 10%
- Withdrawn: 12, 5%
- Dismissed: 2, 1%
- In Process: 8, 4%
- Total: 122, 53%
# Medi-Cal Rates per 1000: CY 2017

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<td>258,633</td>
<td>258,106</td>
</tr>
<tr>
<td>TOTAL Membership</td>
<td>270,593</td>
<td>271,140</td>
<td>270,183</td>
<td>269,933</td>
<td>268,468</td>
<td>268,381</td>
<td>263,920</td>
<td>265,489</td>
<td>263,945</td>
<td>262,806</td>
<td>260,954</td>
<td>260,553</td>
</tr>
<tr>
<td>Rate per 1000</td>
<td>0.045</td>
<td>0.048</td>
<td>0.052</td>
<td>0.041</td>
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<td>0.060</td>
<td>0.455</td>
<td>0.453</td>
<td>0.302</td>
<td>0.349</td>
<td>0.294</td>
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<table>
<thead>
<tr>
<th></th>
<th>Jan-17</th>
<th>Feb-17</th>
<th>Mar-17</th>
<th>Apr-17</th>
<th>May-17</th>
<th>Jun-17</th>
<th>Jul-17</th>
<th>Aug-17</th>
<th>Sep-17</th>
<th>Oct-17</th>
<th>Nov-17</th>
<th>Dec-17</th>
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<tbody>
<tr>
<td>Total Grievances</td>
<td>57</td>
<td>48</td>
<td>55</td>
<td>53</td>
<td>102</td>
<td>97</td>
<td>85</td>
<td>118</td>
<td>94</td>
<td>87</td>
<td>92</td>
<td>73</td>
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<tr>
<td>Healthy Kids Membership</td>
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<td>2,780</td>
<td>2,752</td>
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<td>2,757</td>
<td>2,732</td>
<td>2,633</td>
<td>2,618</td>
<td>2,243</td>
<td>2,288</td>
<td>2,321</td>
<td>2,447</td>
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<tr>
<td>Medi-Cal Membership</td>
<td>268,008</td>
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<td>265,711</td>
<td>265,649</td>
<td>261,287</td>
<td>262,871</td>
<td>261,702</td>
<td>260,518</td>
<td>258,633</td>
<td>258,106</td>
</tr>
<tr>
<td>TOTAL Membership</td>
<td>270,593</td>
<td>271,140</td>
<td>270,183</td>
<td>269,933</td>
<td>268,468</td>
<td>268,381</td>
<td>263,920</td>
<td>265,489</td>
<td>263,945</td>
<td>262,806</td>
<td>260,954</td>
<td>260,553</td>
</tr>
<tr>
<td>Rate per 1000</td>
<td>0.213</td>
<td>0.179</td>
<td>0.206</td>
<td>0.196</td>
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<td>0.449</td>
<td>0.359</td>
<td>0.334</td>
<td>0.356</td>
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</table>
Q3-Q4 2017: Part C&D Appeals

# of Appeals

- Part C Reconsiderations, Pre-Service
- Part C Reconsiderations, Post-Service
- Part D Redeterminations
- QIO
- State Fair Hearing

2/21/2018
### Q3-Q4 2017: Part C&D Appeals

<table>
<thead>
<tr>
<th>TYPE</th>
<th>Jul-17</th>
<th>Aug-17</th>
<th>Sep-17</th>
<th>Oct-17</th>
<th>Nov-17</th>
<th>Dec-17</th>
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<tbody>
<tr>
<td>Part C Reconsiderations, Pre-Service</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td>7</td>
<td>6</td>
<td>4</td>
</tr>
<tr>
<td>Part C Reconsiderations, Post-Service</td>
<td>1</td>
<td>0</td>
<td>54</td>
<td>71</td>
<td>60</td>
<td>49</td>
</tr>
<tr>
<td>Part D Redeterminations</td>
<td>4</td>
<td>8</td>
<td>7</td>
<td>7</td>
<td>5</td>
<td>6</td>
</tr>
<tr>
<td>QIO (Livanta)</td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>1</td>
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<td>0</td>
</tr>
<tr>
<td>IMR (Maximus)</td>
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<tr>
<td>Administrative Law Judge (ALJ)</td>
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<td>0</td>
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<td>0</td>
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<tr>
<td>State Fair Hearing</td>
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<td>1</td>
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<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>
Q3-Q4 2017: Part C&D Grievances

Graph showing the number of grievances from July 2017 to December 2017, categorized by type of grievance.
### Q3-Q4 2017: Part C&D Grievances

<table>
<thead>
<tr>
<th>TYPE OF GRIEVANCE</th>
<th>Jul-17</th>
<th>Aug-17</th>
<th>Sep-17</th>
<th>Oct-17</th>
<th>Nov-17</th>
<th>Dec-17</th>
</tr>
</thead>
<tbody>
<tr>
<td>Quality of Service/Customer Service</td>
<td>7</td>
<td>9</td>
<td>13</td>
<td>20</td>
<td>20</td>
<td>17</td>
</tr>
<tr>
<td>Quality of Care</td>
<td>2</td>
<td>4</td>
<td>7</td>
<td>4</td>
<td>4</td>
<td>2</td>
</tr>
<tr>
<td>Access to Care</td>
<td>9</td>
<td>11</td>
<td>8</td>
<td>15</td>
<td>7</td>
<td>9</td>
</tr>
<tr>
<td>Plan Benefits</td>
<td>0</td>
<td>2</td>
<td>0</td>
<td>1</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>Coverage Determination and Redetermination Process</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>Organization Determination and Reconsideration Process</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>1</td>
<td>2</td>
<td>5</td>
</tr>
<tr>
<td>Marketing</td>
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<td>0</td>
<td>0</td>
<td>0</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Other</td>
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<td>0</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Enrollment/Disenrollment</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>1</td>
<td>4</td>
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</tbody>
</table>
CMC Part C Reconsiderations by Determination Q4 2017

- Overturned: 45, 23%
- Upheld: 65, 33%
- Partially Favorable: 41, 21%
- Withdrawn: 0, 0%
- Dismissed: 1, 0%
- In Process: 3, 2%
- Auto-Forward IRE: 42, 21%

Santa Clara Family Health Plan
The Spirit of Care

2/21/2018
# Cal Medi-Connect Rates per 1000: CY 2017

<table>
<thead>
<tr>
<th></th>
<th>Jan-17</th>
<th>Feb-17</th>
<th>Mar-17</th>
<th>Apr-17</th>
<th>May-17</th>
<th>Jun-17</th>
<th>Jul-17</th>
<th>Aug-17</th>
<th>Sep-17</th>
<th>Oct-17</th>
<th>Nov-17</th>
<th>Dec-17</th>
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</thead>
<tbody>
<tr>
<td><strong>Total Appeals</strong></td>
<td>21</td>
<td>29</td>
<td>21</td>
<td>18</td>
<td>15</td>
<td>16</td>
<td>9</td>
<td>13</td>
<td>67</td>
<td>62</td>
<td>91</td>
<td>59</td>
</tr>
<tr>
<td><strong>CMC Membership</strong></td>
<td>7,527</td>
<td>7,598</td>
<td>7,622</td>
<td>7,567</td>
<td>7,545</td>
<td>7,543</td>
<td>7,525</td>
<td>7,405</td>
<td>7,383</td>
<td>7,326</td>
<td>7,349</td>
<td>7,389</td>
</tr>
<tr>
<td><strong>Rate per 1000</strong></td>
<td>2.790</td>
<td>3.817</td>
<td>2.755</td>
<td>2.379</td>
<td>1.988</td>
<td>2.121</td>
<td>1.196</td>
<td>1.756</td>
<td>9.075</td>
<td>8.463</td>
<td>12.383</td>
<td>7.985</td>
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</table>

<table>
<thead>
<tr>
<th></th>
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<th>Feb-17</th>
<th>Mar-17</th>
<th>Apr-17</th>
<th>May-17</th>
<th>Jun-17</th>
<th>Jul-17</th>
<th>Aug-17</th>
<th>Sep-17</th>
<th>Oct-17</th>
<th>Nov-17</th>
<th>Dec-17</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total Grievances</strong></td>
<td>39</td>
<td>27</td>
<td>31</td>
<td>22</td>
<td>16</td>
<td>22</td>
<td>20</td>
<td>29</td>
<td>31</td>
<td>43</td>
<td>38</td>
<td>43</td>
</tr>
<tr>
<td><strong>CMC Membership</strong></td>
<td>7,527</td>
<td>7,598</td>
<td>7,622</td>
<td>7,567</td>
<td>7,545</td>
<td>7,543</td>
<td>7,525</td>
<td>7,405</td>
<td>7,383</td>
<td>7,326</td>
<td>7,349</td>
<td>7,389</td>
</tr>
<tr>
<td><strong>Rate per 1000</strong></td>
<td>5.181</td>
<td>3.554</td>
<td>4.067</td>
<td>2.907</td>
<td>2.121</td>
<td>2.917</td>
<td>2.658</td>
<td>3.916</td>
<td>4.199</td>
<td>5.870</td>
<td>5.171</td>
<td>5.819</td>
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</table>
Transportation Grievances

Q4 2017 Transportation Grievances

<table>
<thead>
<tr>
<th>Issue</th>
<th>CMC</th>
<th>MC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Late Pick-up</td>
<td>3</td>
<td>24</td>
</tr>
<tr>
<td>No Show</td>
<td>2</td>
<td>18</td>
</tr>
<tr>
<td>Transportation Policy</td>
<td>3</td>
<td>9</td>
</tr>
<tr>
<td>Safety Concerns</td>
<td>4</td>
<td>8</td>
</tr>
<tr>
<td>Wrong Location</td>
<td>1</td>
<td>4</td>
</tr>
<tr>
<td>Driver Availability</td>
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<tr>
<td>Sanitary Concerns</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>Ease of Scheduling</td>
<td>0</td>
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</table>

0% 10% 20% 30% 40% 50% 60% 70% 80% 90% 100%
## Q4 2017 Transportation Grievances by Vendor

<table>
<thead>
<tr>
<th>Vendor</th>
<th>CMC</th>
<th>MC</th>
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</thead>
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<tr>
<td>Yellow Cab</td>
<td>7</td>
<td>28</td>
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<tr>
<td>Green Cab</td>
<td>2</td>
<td>12</td>
</tr>
<tr>
<td>SCFHP Transportation Dept.</td>
<td>1</td>
<td>7</td>
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<tr>
<td>Unknown</td>
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<td>5</td>
</tr>
<tr>
<td>Ken's Transportation</td>
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<td>5</td>
</tr>
<tr>
<td>V+B Transportation</td>
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<td>3</td>
</tr>
<tr>
<td>Just Go Transportation</td>
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<td>2</td>
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<tr>
<td>UBF Transportation</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Royal Ambulance</td>
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<tr>
<td>Marquee Transportation</td>
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</table>

2/21/2018
QUALITY IMPROVEMENT
COMMITTEE or ACTIVITY REPORT

Name of Reporting Committee or Activity: Monitoring or Meeting Period:

Credentialing Committee October 4, 2017

Areas of Review or Committee Activity
Credentialing of new applicants and recredentialing of existing network practitioners

Findings and Analysis

<table>
<thead>
<tr>
<th>Initial Credentialing (excludes delegated practitioners)</th>
<th>46</th>
<th>100%</th>
<th>100%</th>
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</thead>
<tbody>
<tr>
<td>Number initial practitioners credentialed</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Initial practitioners credentialed within 180 days of</td>
<td>100%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>attestation signature</td>
<td></td>
<td></td>
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</table>

<table>
<thead>
<tr>
<th>Recredentialing</th>
<th>7</th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Number practitioners due to be recredentialed</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number practitioners recredentialed within 36-month</td>
<td>7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>timeline</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>% recredentialed timely</td>
<td>100%</td>
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<table>
<thead>
<tr>
<th>Findings and Analysis</th>
<th>0</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Quality of Care issues requiring mid-cycle</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>consideration</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Percentage of all practitioners reviewed for ongoing</td>
<td>100%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>sanctions or licensure limitations or issues</td>
<td></td>
<td></td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Terminated/Rejected/Suspended/Denied</th>
<th>0</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Existing practitioners terminated with cause</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>New practitioners denied for cause</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number of Fair Hearings</td>
<td>0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number of B&amp;P Code 805 filings</td>
<td>0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total number of practitioners in network (excludes</td>
<td>190</td>
<td></td>
<td></td>
</tr>
<tr>
<td>delegated providers) as of 3/31/17</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total # of Initial Creds</th>
<th>Stanford</th>
<th>LPCH</th>
<th>NT 20</th>
<th>NT 40</th>
<th>NT 50</th>
<th>NT 60</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total # of Initial Creds</td>
<td>22</td>
<td>13</td>
<td>25</td>
<td>55</td>
<td>16</td>
<td>4</td>
</tr>
<tr>
<td>Total # of Recreds</td>
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<td>129</td>
<td>76</td>
<td>179</td>
<td>16</td>
<td>7</td>
</tr>
<tr>
<td>(For Quality of Care ONLY)</td>
<td>Stanford</td>
<td>LPCH</td>
<td>NT 20</td>
<td>NT 40</td>
<td>NT 50</td>
<td>NT 60</td>
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<tr>
<td>Total # of Suspension</td>
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<tr>
<td>Total # of Resignations</td>
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<td>0</td>
<td>0</td>
<td>0</td>
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<tr>
<td>Total # of practitioners</td>
<td>792</td>
<td>695</td>
<td>716</td>
<td>699</td>
<td>377</td>
<td>114</td>
</tr>
</tbody>
</table>

Note: This is a count of single providers in their credentialed networks. A provider belonging to multiple networks will be counted for each network once.
**Actions Taken**

1. All current network practitioners and providers were monitored on an ongoing basis for licensing issues, sanctions, validated quality of care issues and opt-out exclusion. No currently credentialed practitioner or provider had an identified issue on any of the exclusion lists or licensing boards.

2. Staff education conducted regarding the recredentialing of practitioners within the required 36-month timeframe. Procedure review of mailing pre-populated recredentialing applications six months prior to due date reviewed.

**Outcomes & Re-measurement**

Weekly re-measurement will be conducted on recredentialing applications to measure compliance.
QUALITY IMPROVEMENT
COMMITTEE or ACTIVITY REPORT

Name of Reporting Committee or Activity:       Monitoring or Meeting Period:

Credentialing Committee       December 6, 2017

Areas of Review or Committee Activity
Credentialing of new applicants and recredentialing of existing network practitioners

Findings and Analysis

<table>
<thead>
<tr>
<th>Initial Credentialing (excludes delegated practitioners)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number initial practitioners credentialed</td>
</tr>
<tr>
<td>Initial practitioners credentialed within 180 days of attestation signature</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Credentialing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number practitioners due to be recredentialed</td>
</tr>
<tr>
<td>Number practitioners recredentialed within 36-month timeline</td>
</tr>
<tr>
<td>% recredentialed timely</td>
</tr>
<tr>
<td>Number of Quality of Care issues requiring mid-cycle consideration</td>
</tr>
<tr>
<td>Percentage of all practitioners reviewed for ongoing sanctions or licensure limitations or issues</td>
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</tbody>
</table>

<table>
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<tr>
<td>Existing practitioners terminated with cause</td>
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<td>New practitioners denied for cause</td>
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<tr>
<td>Number of Fair Hearings</td>
</tr>
<tr>
<td>Number of B&amp;P Code 805 filings</td>
</tr>
<tr>
<td>Total number of practitioners in network (excludes delegated providers) as of 11/30/17</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total # of Initial Creds</th>
<th>Stanford</th>
<th>LPCH</th>
<th>NT 20</th>
<th>NT 40</th>
<th>NT 50</th>
<th>NT 60</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>154</td>
<td>93</td>
<td>33</td>
<td>81</td>
<td>9</td>
<td>5</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Total # of Recreds</th>
<th>Stanford</th>
<th>LPCH</th>
<th>NT 20</th>
<th>NT 40</th>
<th>NT 50</th>
<th>NT 60</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td>111</td>
<td>43</td>
<td>182</td>
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<table>
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<th>Total # of Suspension</th>
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<td>769</td>
<td>780</td>
<td>732</td>
<td>700</td>
<td>380</td>
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Note: This is a count of single providers in their credentialed networks. A provider belonging to multiple networks will be counted for each network once.
**Actions Taken**

1. All current network practitioners and providers were monitored on an ongoing basis for licensing issues, sanctions, validated quality of care issues and opt-out exclusion. No currently credentialed practitioner or provider had an identified issue on any of the exclusion lists or licensing boards.
2. Staff education conducted regarding the recredentialing of practitioners within the required 36-month timeframe. Procedure review of mailing pre-populated recredentialing applications six months prior to due date reviewed.

**Outcomes & Re-measurement**

Weekly re-measurement will be conducted on recredentialing applications to measure compliance.

Note: This is a count of single providers in their credentialed networks. A provider belonging to multiple networks will be counted for each network once.
Regular Meeting of the
Santa Clara County Health Authority d.b.a. Santa Clara Family Health Plan
Pharmacy & Therapeutics Committee
Thursday, September 21, 2017
6:00 PM - 8:00 PM
210 E. Hacienda Avenue Campbell, CA 95008

MINUTES

Voting Committee Members | Specialty | Present (Y or N)
--- | --- | ---
Jimmy Lin, MD | Internal Medicine | Y
Hao Bui, BS, PharmD | Community Pharmacy (Walgreens) | Y
Minh Thai, MD | Family Practice | N
Amara Balakrishnan, MD | Pediatrics | Y
Peter Nguyen, MD | Family Practice | Y
Jesse Parashar-Rokicki, MD | Family Practice | Y
Narinder Singh, PharmD | Health System Pharmacy (SCVMC) | N
Ali Alkoraishi, MD | Adult & Child Psychiatry | Y
Dolly Goel, MD | VHP Chief Medical Officer | Y
Xuan Cung, PharmD | Pharmacy Supervisor (VHP) | Y
Johanna Liu, PharmD, MBA | SCFHP Director of Quality and Pharmacy | Y
Jeff Robertson, MD | SCFHP Chief Medical Officer | Y

Non-Voting Committee Members | Specialty | Present (Y or N)
--- | --- | ---
Lily Boris, MD | SCFHP Medical Director | N
Caroline Alexander | SCFHP Administrative Assistant, Medical Management | Y
Christine Tomcala | SCFHP Chief Executive Officer | N
Tami Otomo, PharmD | SCFHP Clinical Pharmacist | Y
Dang Huynh, PharmD | SCFHP Pharmacy Manager | Y
Amy McCarty, PharmD | MedImpact Clinical Program Manager | Y
Darryl Breakbill | SCFHP Grievance and Appeals Manager | Y

Topic and Discussion | Follow-Up Action
--- | ---
1 Introductions | The meeting convened at 6:05 PM. Introduced new committee members Dolly Goel, MD and Xuan Cung, PharmD. Dr. Robertson reviewed the Brown Act Meeting requirements with the committee.

2 Past Meeting Minutes | Upon motion duly made and seconded, the SCFHP 2Q2017 P&T Minutes from June 15, 2017 were approved as submitted and will be forwarded to the QI Committee.
<table>
<thead>
<tr>
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<th>Committee and Board of Directors.</th>
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<tbody>
<tr>
<td>3</td>
<td><strong>Public Comment</strong></td>
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<tr>
<td></td>
<td>No public comment.</td>
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<tr>
<td>4</td>
<td><strong>Informational Updates</strong></td>
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<td><strong>Health Plan Updates</strong></td>
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<td>Dr. Robertson shared that SCFHP completed a claims system conversion from Xpress to QNXT for all lines of business. Small glitches on claims payments.</td>
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<td>Received results of DHCS audit. There were two pharmacy related findings (Emergency Prescription Access Monitoring and Denial Notices Member Language).</td>
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<td><strong>Membership</strong></td>
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<td>Dr. Robertson shared that total membership is currently down to 271,328 members. There has been a slight decrease in membership since June in both Medi-Cal and CMC lines of business. Medi-Cal membership is at 261,702 and CMC is at 7,383. Speculation that the slight drop in membership may be due to concerns regarding immigration. No market forces are impacting membership.</td>
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<td><strong>Appeals &amp; Grievances</strong></td>
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<td>Mr. Breakbill presented the Appeals and Grievances report. Small spike around May for Pharmacy Medi-Cal appeals. Average approximately 1700/month. Over half of appeals are upheld. There was a spike in MediCare appeals in May (100 to 120 PA/month). Almost 50% overturned due to submission of additional documentation.</td>
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<td>Next report list higher utilized drugs.</td>
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<td><strong>Adjourn to Closed Session</strong></td>
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<td>Committee adjourned to closed session at 6:25 p.m. to discuss the following items: Pharmacy Dashboard, MTM Oversight (2017Q1 &amp; 2017Q2), Emergency Rx Access Monitoring, Formulary Modifications and Prior Authorization Criteria, New Drugs and Class Reviews, as well as Drug Utilization and Spend Review.</td>
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<td><strong>Pharmacy Dashboard</strong></td>
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<td>Dr. Otomo presented the Pharmacy Dashboard for Medi-Cal and CMC. For Medi-Cal, PA volume has been relatively steady from June to August. Above 95% turnaround time for both urgent and standard PAs. For CMC, above 95% turnaround time for both urgent and standard PA’s. Prior authorization approval rate for Standard PA’s is at 51% and approval rate for Expedited PA’s is at 60% as of August. Oversight is done on PBM to make sure following CMS approved criteria. Inter rater reliability is done on prior authorizations. Every individual must pass inter rater reliability by 80%. Pass rate is 100% April through June.</td>
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<td>Dr. Liu and Dr. Huynh to verify computational methodology on prior authorization approval rate with other similar plans.</td>
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<td>Revise Goal column for next report.</td>
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<td>Dr. Huynh presented the pharmacy claim count from Q2 2017. In Medi-Cal, there were 549,455 approved claims and 229,922 denied claims. In</td>
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Healthy Kids, there were 1,086 approved claims and 1,557 denied claims. In CMC, there were 79,550 approved claims and 34,778 denied claims.

**MTM Oversight (2017Q1 & 2017Q2)**
Dr. Otomo presented the Medication Therapy Management (MTM) Oversight update. Comprehensive medication review (CMR) completion rate was at 23% as of August; no data yet for September. On track for goal of 22% completion rate at year end.

**Emergency Rx Access Monitoring**
Dr. Huynh presented the Emergency Prescription Access Report. Procedure will be updated. DHCS recommended being more proactive regarding prescriptions that were not received (one of the findings, other finding was around prior authorization language needing to be more “member friendly”). Asked for committee feedback on prior authorization letters. Should one be issued specific to provider and one letter specific to member? No preference from committee members.

**Discussion and Recommendations for changes to SCFHP Cal MediConnect Formulary & Prior Authorization Criteria**
Dr. Huynh presented an overview of the MedImpact 2Q2017 P&T minutes as well as the MedImpact 3Q2017 P&T Part D Actions. Upon motion duly made and seconded the MedImpact 2Q2017 P&T Minutes, and MedImpact 3Q2017 P&T Part D Actions were approved as submitted.

**Discussion and Recommendations for Changes to SCFHP Medi-Cal & Healthy Kids Formulary & Prior Authorization Criteria**
Formulary Modifications
Dr. Otomo presented the formulary changes since the last P&T meeting. Notable changes included remove nystatin oral powder, Biltricide, Mistassist from formulary. Add generic fluticasone/salmeterol respiclick to formulary with QL 1/30 days. Change ST on Symbicort to look for 5/180 days of generic fluticasone/salmeterol. Add QL 10.2/30 days to Symbicort. Add Gilenya to formulary with PA and QL 1/day for PO option of MS treatment. Change QL on diltiazem 12 hr ER to 2/day. Change refill threshold on narcotic analgesics from 85% to 90% to prevent opioid overutilization. Add age limit for use in ≥ 12 years to all tramadol containing products.
Recommendation by committee member Peter Nguyen that health plan notify all providers about formulary changes regarding top ten medications prescribed. Asked if committee would like formulary changes sent monthly or quarterly. Committee requested quarterly. Upon motion duly made and seconded, formulary modifications were approved as presented.
### Prior Authorization Criteria

Dr. Otomo presented the following PA criteria for approval by the committee:

- Reauthorization-Opioids
- Hepatitis C
- Tymlos (abaloparatide)
- Adapalene (Differin)
- Proventil HFA (albuterol sulfate)
- Calcipotriene (Dovonex)
- Darifenacin (Enablex)
- Glatopa (glatiramer acetate)
- Modafinil (Provigil)
- Nicotine inhaler/nasal spray (Nicotrol/Nicotrol NS)
- Lovaza (omega-3-Acid Ethyl Esters)
- Elmiron (pentosan polysulfate sodium)
- Lyrica (pregabalin)
- Testosterone gel (Androgel)
- Tetrabenazine (Xenazine)

Upon motion duly made and seconded, prior authorization criteria were approved as requested.

### DHCS Medi-Cal CDL Updates & Comparability

Dr. McCarty presented the DHCS Medi-Cal Updates and Comparability.

For June 2017, five drugs added and one dosage form added. No proposed action for June 2017. For July 2017, one drug with quantity restriction added, two with strength added, and one with dosage form added. No proposed action for July 2017. For August 2017, one drug with prior authorization required added, two with dosage form added. No proposed action for August 2017.

Upon motion duly made and seconded, all recommendations were approved and presented.

### New Drugs and Class Reviews

**New Drug Reviews**

Dr. McCarty presented the following new drug reviews:

- Bevyxxa (betrixaban) – Extended duration VTE prophylaxis in acutely ill medical patients at high risk of VTE.
- COPD – Trelegy Ellipta - Remain non-formulary with trial of up to 2 preferred COPD inhaler(s).
- Tremfya (guselkumab) - New moderate-to-severe plaque psoriasis treatment.
- Hepatitis C – Vosevi and Mavyret, Add Mavyret to preferred for specific genotype w/ prior authorization guideline
- Glaucoma - Vuyzulta, Rhopressa, and Roclatan; CRL and FDA filing.
- ADHD - Proposed actions - Continue Focalin XR, Concerta, Metadate CD, and Strattera as formulary with added quantity limit of 1 per day. Metadate ER quantity limit

Upon motion duly made and seconded, all recommendations were approved as presented.
2/day. Remove step for Focalin XR. Remove age limit restriction in adults for Strattera.

**Drug Utilization and Spend Review**  
Dr. McCarty presented the Drug Utilization and Spend Review report. MediCal top drug categories by Plan Paid were Diabetes, Infectious Disease-Viral, Inflammatory Disease, and Asthma/COPD. Top drug categories by prescription count were Hypertension, Allergy, Diabetes, Vitamin D or mineral deficiency. Cal MediConnect top drug categories by Plan Paid were Diabetes, Asthma/COPD, Behavioral Health-other, and Infectious Disease-viral. Top drug categories by prescription count were Hypertension, Diabetes, Lipid Irregular, and Behavioral Health-other.

**Reconvene in Open Session**  
Committee reconvened to open session at 7:55 p.m.

**6 Discussion Items**

**Pharmacy Policies**
- PH11 340B Program Compliance policy was created to make sure Pharmacy Department will comply with all requirements and restrictions of the Public Health Service Act Section 340B pertaining to managed care organization (MCO) and the prohibition against duplicate discount/rebates under Medicaid pertaining.
- PH14 Medications for Cancer Clinical Trial policy was created to define the process that provides prescription drug coverage to members diagnosed with cancer and accepted into a phase I, phase II, phase III or phase IV clinical trial for cancer with therapeutic intended endpoints and not exclusively defined to test toxicity.

Upon motion duly made and seconded, policies PH11 and PH14 were approved as presented.

**P&T Charter**
Dr. Liu reviewed the P&T Charter with the committee. No changes, informational only.

**Generic Pipeline – Informational Only**

**7 Adjournment at 8:02 PM**
## UTILIZATION MANAGEMENT COMMITTEE
October 18, 2017

### Voting Committee Members

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<tr>
<th>Name</th>
<th>Specialty</th>
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<tr>
<td>Jimmy Lin, MD, Chairperson</td>
<td>Internal Medicine</td>
<td>Y</td>
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<tr>
<td>Ngon Hoang Dinh, DO</td>
<td>Head and Neck Surgery</td>
<td>Y</td>
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<tr>
<td>Indira Vemuri, MD</td>
<td>Pediatrics</td>
<td>Y</td>
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<tr>
<td>Dung Van Cai, MD</td>
<td>OB/GYN</td>
<td>Y</td>
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<tr>
<td>Habib Tobaghi, MD</td>
<td>Nephrology</td>
<td>Y</td>
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<tr>
<td>Jeff Robertson, MD, CMO</td>
<td>Managed Care</td>
<td>N</td>
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<tr>
<td>Ali Alkoraishi, MD</td>
<td>Adult and Child Psychiatry</td>
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### Non-Voting Staff Members

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<tr>
<td>Christine Tomcala</td>
<td>CEO</td>
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<td>Lily Boris, MD</td>
<td>Medical Director</td>
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<td>Jana Castillo</td>
<td>Utilization Management Manager</td>
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<tr>
<td>Sandra Carlson</td>
<td>Health Services Director</td>
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<td>Caroline Alexander</td>
<td>Administrative Assistant</td>
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### ITEM

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<tr>
<td>I. /II. Introductions Review/Revision/Approval of Minutes</td>
<td>Meeting was started with a Quorum at 6:10 PM. There was a motion to approve the July 19, 2017 minutes.</td>
<td>Minutes approved as presented.</td>
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<td>III. Public Comment</td>
<td>No public comment.</td>
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<td>IV. CEO Update</td>
<td>Christine Tomcala, CEO discussed the following items: The Santa Clara Family Health Plan received interim NCQA accreditation this year. We are now in the process of obtaining full NCQA accreditation within the next 18 months. The health plan received a Quality award from the state for most improved on DHCS results. SCFHP has purchased a building and will move after build out completed.</td>
<td>None.</td>
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| V. Discussion Items/Follow Up Items | a. What percentage of those in SNF become Long Term Care  
As a follow up item from our last meeting, we calculated the LTC conversion from SNF for the time period January 1st 2017 to September 30th 2017. We looked at skilled admissions authorizations requiring Long Term Care authorization for custodial purposes. Of the 773 admitted to Skilled Nursing Facilities, 400 converted to Long Term Care. The UM committee members discussed how high these numbers are.  
b. Can there be a member service representative script for members changing PCP’s (item for follow up from last meeting)?  
A script currently exists with member services. Detailed workflow that corresponds with the script. Involves notification of eligibility department, changing information in database. | None. |
| VI. Action Items | a. Prior Authorization Grid CY2018:  
Ms. Carlson presented the updated Cal MediConnect and Medi-Cal prior authorization grids for 2018. Staff in UM streamlined Medi-Cal and Cal MediConnect items needing prior authorization so it is standardized. Removed neuropsych testing from requiring prior authorization. As per our DHCS CAP finding, we changed PA requirements and removed colonoscopy-removed from Medi-Cal prior authorization grid. Penile implants removed from Medi-Cal authorization grid. SCFHP is no longer requiring preventive procedures have a prior authorization. After further review, initially the motion passed. However Dr. Tobaggi wanted a redline copy of the changes and moved to undo and NOT approve the PA grid changes. SCFHP staff will bring the redline copies to a next meeting for final review and approval.  
b. HS.01.08 Non-Emergency Medical Transportation Policy  
There is a noted error on the agenda. The NEMT is not a Policy but a procedure. Ms. Carlson presented the Non-Emergency Medical Transportation Procedure. Note: Not an action item. Procedure, not policy, presented. DHCS mandated that all health plans had to have transportation services policy in place following a new APL that had been released. Authorization expands Non-Emergency Medical Transportation for public services. Largest change from Utilization Management standpoint is that non-emergency medical transportation ordered by MD requires written attestation for medical necessity by ordering physician. | Bring redline version of grids to Q12018 UM Committee meeting.  
No action required.  
Informational only. |
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<tr>
<td>VII. Reports</td>
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<td>SCFHP is working to add timeliness of letter notification to report.</td>
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<tr>
<td>a. Membership</td>
<td>Ms. Tomcala presented an update on membership. Membership has remained stable since last report. Lost about 1200 members. Healthy Kids membership is 2288, Medi-Cal 260,518, CMC is 7,326. Compared membership with other health plans across the state. Only county that lost a large amount of membership. May be due to the high cost of living in this county.</td>
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<td>b. UM Reports 2017</td>
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<td>i. Dashboard Metrics</td>
<td>Dr. Boris presented the Dashboard Metrics report. For Cal MediConnect, 14 calendar day turnaround time for routine, for urgent 72 hours. Percent of timely decisions made within 14 days is 100% for September. Percent of timely decisions made within 72 hours is 99%. For Medi-Cal, 5 business day turnaround time for routine, for urgent 72 hours. Percent of timely decisions made within 5 business days of request is 100% for September. Percent of timely decisions made within 72 hours of request is 98.6% for September.</td>
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<td>ii. Standard Utilization</td>
<td>Deferred to 1st Quarter 2018.</td>
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<td>c. Interrater Reliability (IRR, Q3)</td>
<td>Dr. Boris presented the Interrater Reliability report for 3rd Quarter 2017. In accordance with Policy HS.09, the 2nd bi-annual Calendar Year 2017, Santa Clara Family Health Plan (SCFHP) scheduled IRR testing is complete. This is required twice a year. IRR testing is scheduled for SCFHP 1st and 2nd half of the calendar year. In accordance with NCQA/DHCS, DMHC guidelines, and SCFHP policy, 10 random UM authorizations are selected to test all of our Utilization Management (UM) staff. Our UM staff consist of non-licensed Care Coordinators (CC), RN/LVN, and Medical Directors (MD). LTSS staff included. Test all functions. In the 2nd testing, 63% or 10/16 of staff are proficient while the remaining 37% or 6/16 are not proficient and will require remediation. Inability to identify line of business was most common deficiency. The corrective action plan after identifying the common findings are mandatory remedial training scheduled for October 25th as well as mandatory bi-annual review of guidelines and criteria.</td>
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<td>d. Annual Specialty Referral Tracking of Procedures HS.01.02</td>
<td>Deferred to 1st Quarter 2018.</td>
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| e.   | Annual Out of Network Report YTD 2017  
Dr. Boris presented the Annual Out of Network Report for 2017. Based on authorizations. Review annually the utilization of out of network services. All networks from 4/2016 to 9/2017. The top three were Acute Hospital at 34%, Ambulatory Surgery Center at 10%, and Family Practice plus Internal Medicine at 9%. Recommend look at hospitalizations less than 2 days.  
A description of the OON report is as follows: for the 18 month time period studied, the OON report shows the following trends:  
1. 34% of OON network utilization is for members using acute non contracted hospitals.  
2. Two hospitals Regional Medical Center and UCSF account for 56% of the utilization  
3. Inpatient approved authorizations are largely through the Emergency Room. This was 100% true for UCSF.  
4. For UCSF: the 23 outpatient authorizations were for  
   a. 11 authorizations were for 3 patients (well known to UM Medical Directors).  
   b. 3 authorizations were requested by second opinion from Stanford.  
   c. 2 authorizations were overturns after a Peer to Peer discussion occurred.  
   d. This accounts for 70% of the UCSF elective outpatient authorizations.  
5. For the second category of authorizations to freestanding ASC’s. Bay Area Surgery Centers has been contracted.  
6. For the Family Practice / Internal Medicine categories: it was discovered that when the migration of authorizations occurred from Xpress to QNXT in June 2012, these providers initially showed as non-contracted. This has since been corrected.  
Recommendations - The Plan continues its efforts to contract with RMC. The plan is pursuing standing Letters of Agreement with CA surgicenter Mountain View, Surgicenter of Palo Alto, and Peninsula eye surgery center since these facilities are preferred by providers in Sutter’s Palo Alto Medical Foundation (PAMF). The plan has recently completed a standing LOA agreement with Fremont Ambulatory Surgery Center. | |
| f.   | HS.04.01 Reporting Quality Monitoring of Plan Auths, Denials, etc. (Q2 & Q3)  
Dr. Boris presented the Quality Monitoring Report for 2nd and 3rd Quarter 2017. Quality Monitoring of Plan Authorizations, Denials, etc.  
For the 2nd quarter review of 2017, the findings are as follows: For the dates of services and denials for April, May and June of CY 2017 were pulled in the 2nd quarter sampling year. 30 unique authorizations were pulled with a random sampling.  
  - 50% or 15/30 Medi-Cal and 50% or 15/30 CMC  
  - Of the sample 100% or 30/30 were denials  
  - Of the sample 37% or 11/30 were expedited; 63% or 19/30 were standard | |
### ITEM | DISCUSSION
--- | ---
  | 100% or 11/11 of the expedited authorizations were processed within 72 calendar hours
  | 95% or 18/19 of the standard authorizations met timeliness factors
  | Case was Member Initiated Org Determination
  | 53% or 16/30 of the denials were medical necessity denials
  | 57% or 14/30 of the denials were Non-Contracted Providers redirect back into network
  | 100% or 30/30 of cases received physician review, or pharmacist reviewer
  | 100% or 30/30 of the files had the correct letter template
  | 100% or 30/30 have evidence of clear denial language.

For the 3rd quarter review of 2017, the findings are as follows: For the dates of services and denials for July, August, and September of CY 2017 were pulled in the 3rd quarter sampling year. 30 unique authorizations were pulled with a random sampling.

- 50% or 15/30 Medi-Cal LOB and 50% or 15/30 CMC LOB
- Of the sample 100% or 30/30 were denials
- Of the sample 37% or 11/30 were expedited request; 63% or 19/30 were standard request
  - 100% or 11/11 of the expedited authorizations were processed within 72 calendar hours
  - 100% or 19/19 of the standard authorizations met regulatory TAT
- 47% or 14/30 of the denied auth did not meet medical necessity
- 53% or 16/30 of the denials were Non-Contracted Providers with services available in network or non-covered benefit.
- 100% or 30/30 of cases were denied by MD or pharmacist.
- 100% or 30/30 of the files had the correct letter template
- 100% or 30/30 have evidence of clear denial language.

- Quarterly RN advice line statistics (CMC and Medi-Cal)
  Ms. Carlson presented the RN Advice line statistics report. Total calls to Nurse Advice Line for July 1, 2017 thru September 30, 2017 is 38. Total calls to Nurse Advice Line for September 1 to September 30th, 2017 is 664. Age range specific to calls:
  - Age 0-17 years of age: 216
  - Age 18 to 75 years of age and above: 449
  Many are just customer service calls such as requests for transportation.
## ITEM  
### DISCUSSION

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| h. | Notice to MD offices about RN Advice Line  
Care Net provides RN advice line to both lines of business. All dispositions will be communicated same day to case management team. Provide more education to primary care physicians and members on when to use Nurse Advice Line. |

### ACTION REQUIRED |

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**VIII. Adjournment**  
Meeting adjourned at __7:35 PM__

**NEXT MEETING**  
The next meeting is scheduled for Wednesday, January 17, 2018, 6:00 PM
Quality Improvement Committee 2/21/18  
Cal MediConnect Consumer Advisory Board – Member Feedback  
Q4 - 2017

Member Update: Recruitment for CMC CAB membership was done in the past quarter and 3 new members were added to the Board. Below are issues or questions were raised by all SCFHP members at their monthly meetings in QU4. SCFHP is required to share this member input with the QI Committee quarterly.

Summary of Issues:

- **Community Based Adult Services:** Two SCFHP members encountered some challenges using CBAS services. They found that their language was not spoken at the CBAS near their homes, and the CBAS site without a language barrier was too far away.

- **Fitness Benefit:** Members continue to ask if SCFHP will provide free fitness services.

- **Valley Medical Center - Valley Connections process:** Member complained about the protocol of Valley Connections on how to leave a message to their physician or how to ask a question. Member was informed she had to log in the “My Help Line” to get her question answered. Member stated she has trouble using the navigation of the services. Charlene suggested the member could call Member Services and they can call Valley Connections together to ask how to navigate “My Help Line”.

- **Call Center Delays**  
Member complained about the wait time when calling Member Services; you receive a recording “No calls ahead of you” and the member still has a wait time of 5 to 10 minutes.

Questions:

- **Out of Town Medical Needs**  
Member asked about travel out of county to visit family and the need to go the clinic for PICC Line dressing changes weekly. The question about paying for services if seen by an out of area clinic was raised and Member was referred to the SCFHP Customer Services to facilitate coordination with the physicians’ office for authorizing member’s visits out of town.

- **Durable Power of Attorney for Health Care**  
Member asked about designating a DPA for Health Care if they do not have any family members or friends they can appoint. A referral to the Health Insurance Counseling and Advocacy (HICAP) program was made.

- **Member Assessments**  
Clarification was sought by several members about the differences between Health Risk Assessment, other assessments and the annual PCP visit and exam, as well as the overall process including phone calls and mailings.