2023 QUALITY IMPROVEMENT (QI) PROGRAM DESCRIPTION
Chris Esguerra, M.D.
Chief Medical Officer
Health Plan of San Mateo

Kenneth Tai, M.D.
Quality Improvement Committee Co-Chairperson
San Mateo Health Commission

Jeanette Aviles, M.D.
Quality Improvement Committee Co-Chairperson
San Mateo Health Commission
# CONTENTS

HPSM Mission Statement ................................................................................................................................. 5  
Values ............................................................................................................................................................... 5

1. Introduction .................................................................................................................................................. 5  
1.1 Background ............................................................................................................................................... 5
1.2 HPSM’s Delivery System ............................................................................................................................ 6
1.3 Scope of Services ........................................................................................................................................ 6

2. Quality Improvement Program .................................................................................................................. 6  
2.1 Purpose .................................................................................................................................................... 6
2.2 Goals ........................................................................................................................................................... 7
2.3 Objectives .................................................................................................................................................. 7
2.4 Evaluation of the QI Program ..................................................................................................................... 8
2.5 Scope of Quality Improvement Program .................................................................................................... 8
2.6 QI Program Structure ................................................................................................................................ 9
2.7 Population Health Management (PHM) Program Operations & Oversight .............................................. 9
2.8 Behavioral Health Services (QI 1, A, 2) ................................................................................................... 10
2.9 QI Program Authority and Responsibility ................................................................................................. 11

3. Quality Improvement Program Committees .......................................................................................... 16  
QI Program Committee Meetings .................................................................................................................. 16
QI Program Committee Minutes ....................................................................................................................... 16
QI Program Committee Agendas .......................................................................................................................... 16
QI Program Committee Responsibilities and Functions .................................................................................... 17
QI Program Committee Members (QI 1.A.1) .................................................................................................. 17
Reporting Relationships of QI Department Staff and the QI Program Committees (QI 1.A.1) ......................... 18
Conflict of Interest .......................................................................................................................................... 18
Confidentiality .................................................................................................................................................. 18

3.1 Quality Improvement Committee Oversight (QIC) (QI 1, A, 5) .............................................................. 18

3.2 Clinical Quality Committee (CQC) .......................................................................................................... 19

3.3 Credentialing, Peer Review and Physician Advisory Committee ............................................................ 20

3.4 Pharmacy and Therapeutic (P&T) Committee ........................................................................................ 21

3.5 Utilization Management Committee (UMC) .......................................................................................... 21

3.6 Member Experience and Engagement Committee (MEC) ................................................................... 22

4. Patient Safety ............................................................................................................................................. 22  
4.1 Safety of Clinical Care Activities ............................................................................................................. 23
4.1.1 Practitioner Compliance Monitoring ...................................................................................................... 23
4.2 Care Coordination Programs ..................................................................................................................... 26
4.3 Drug Safety ................................................................................................................................................ 26
4.4 Utilization Management ............................................................................................................................ 27
4.5 Health Management Programs ................................................................................................................ 27
4.6 Quality Improvement ................................................................................................................................. 27

5. Serving Members with Complex Health Needs ........................................................................................ 27

6. Quality Improvement Program Activities .................................................................................................. 27
The Health Plan of San Mateo provides San Mateo County’s vulnerable and underserved residents access to high quality care services and supports that help them live the healthiest lives possible.

We have a vision, that healthy is for everyone.

VALUES

sHealth care that puts members at the center of everything we do.

Equitable access to quality services and supports for all members.

Advocacy for members disproportionately impacted by health inequities.

Local health care based in San Mateo county provided in partnership with community resources.

Transparency and accountability achieved through local governance.

Honesty is the core of our service to members, providers, business partners and the community.

You - because HEALTHY is for everyone!

1. INTRODUCTION

1.1 BACKGROUND

The Health Plan of San Mateo (HPSM) was created in 1987 by a coalition of local elected officials, hospitals, physicians, and community advocates to serve the needs of Medi-Cal eligible beneficiaries. As a County Organized Health System (COHS), HPSM is authorized by state and federal law to administer Medi-Cal (Medicaid) benefits in San Mateo County. Based within the community it serves, HPSM is sensitive to, and its operation reflects, the unique health care environment and needs of San Mateo County’s Medi-Cal beneficiaries. Beginning April 2014, HPSM began its Cal MediConnect (CMC) Medicare-Medicaid Plan to further serve dually eligible individuals with the goal of providing members with access to high quality services delivered in a cost-effective and compassionate manner. The Cal MediConnect plan ended on 12/31/2022. Beginning on January 1, 2023, in alignment with DHCS, HPSM transitioned the CalMediconnect plan to a D-SNP Plan named CareAdvantage. CareAdvantage Dual Eligible Special Needs Plan (D-SNP) is a health plan that contracts with both Medicare and Medi-Cal to provide benefits of both programs to for HPSM Medi-Cal members who have Medicare Parts A & B.

Consistent with its mission, HPSM operates additional product lines in response to community needs. These include Access and Care for Everyone (ACE) Program and HealthWorx. By taking on these additional groups and a state-licensed Medicare program under a competitive, risk-based contract with the Centers for Medicare and Medicaid Services (CMS), HPSM has expanded and reaffirmed its commitment to providing health care to San Mateo County’s most vulnerable residents.

Effective February 2010, HPSM expanded its service contract with the Department of Health Care Services (DHCS), to include Long Term Care (LTC). This expansion includes facility charges in LTC
facilities, sub-acute and intermediate care facilities (ICFs). In July 2012, Community-Based Adult Services (CBAS) was added to HPSM’s DHCS’ contract.

In January 2022, HPSM expanded its service contract with DHCS to include a dental services benefit with the goal of medical and dental service integration.

As of January 2023, HPSM serves approximately 170,000 members or participants under the following lines of business: Medi-Cal, CareAdvantage (D-SNP), HealthWorx, California Children’s Services (CCS), and San Mateo County ACE Program (HPSM serves as the third-party administrator).

During the COVID-19 pandemic in 2020-2023, HPSM was notably affected by members needs during this time, which is reflected in some of our program descriptions as well as our Program Evaluation for 2022.

1.2 HPSM’S DELIVERY SYSTEM

HPSM can fulfill its mission in San Mateo County because of its successful partnership with its outstanding healthcare delivery partners. Medical services are delivered to our members through our directly contracted provider network. HPSM’s network includes over 800 primary care providers and over 2,000 specialists. In addition, HPSM’s network includes 8 hospitals and medical centers located in San Mateo County and in neighboring San Francisco. All medical service authorizations under HPSM’s scope of service for each line of business are performed by HPSM licensed clinical staff.

1.3 SCOPE OF SERVICES

HPSM provides a comprehensive scope of acute and preventive care services for its members through its Medi-Cal, HealthWorx, CCS, and CareAdvantage (D-SNP) lines of business. Certain services are not covered by HPSM or may be provided by a different agency:

- Specialty Mental Health services and substance abuse services are administered by the San Mateo County Behavioral Health and Recovery Services (BHRS) for all lines of business. Behavioral Health Treatment (BHT) is administered by Magellan Health Services.
- California Children’s Services (CCS) is a statewide program that treats children with certain physical limitations and chronic health conditions or diseases. CCS authorizes care and in San Mateo County, HPSM pays for the specific medical services and equipment provided by CCS-approved specialists. The CCS program is funded with State, County, and Federal tax monies, along with some fees paid by parents or guardians.
- Health Plan of San Mateo works with community programs to ensure that members with special health care needs, high risk or complex medical and developmental conditions receive additional services that enhance their medical benefits. These partnerships are established through special programs and specific Memorandums of Understanding (MOUs) with certain community agencies including the San Mateo County Health Services Agency (HSA), California Children’s Services (CCS), and the Golden Gate Regional Center (GGRC).
- Beginning January 1, 2022, outpatient pharmacy benefits for HPSM Medi-Cal members were transitioned from HPSM to fee-for-service (FFS) Medi-Cal. As of that date, these services were no longer managed by HPSM. Instead, they are administered by the California Department of Health Care Services (DHCS) in partnership with its contracted pharmacy benefits manager (PBM), Magellan.

2. QUALITY IMPROVEMENT PROGRAM

2.1 PURPOSE

The Quality Improvement (QI) Program provides a formal process to objectively and systematically monitor and evaluate the quality, appropriateness, efficiency, safety, and effectiveness of care and
service utilizing a multidimensional approach. This approach enables HPSM to focus on opportunities for improving operational processes and health outcomes and high levels of member and practitioner/provider satisfaction. The QI Program promotes the accountability of all employees and affiliated health personnel for the quality of care and services provided to our members.

### 2.2 GOALS
The goals of the QI Program are to:
- Provide timely access to high-quality healthcare for all members, through a cost-effective, safe, linguistically, and culturally appropriate health care delivery system that objectively and systemically monitors and evaluates quality and appropriateness of health care and services.
- Pursue opportunities to improve health care, services and safety; and
- Resolve identified problems in a timely manner.

### 2.3 OBJECTIVES
- Design and maintain the quality improvement structure and processes that support continuous quality improvement, including measurement, trending, analysis, intervention and re-measurement.
- Meet the cultural and linguistic needs of the membership.
- Comply and coordinate with all governmental agency requirements.
- Support practitioners with participation in quality improvement initiatives of HPSM and all governing regulatory agencies.
- 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.
- Maintain an on-going up-to-date credentialing and re-credentialing system that compiles with HPSM standards, including primary verification, the use of quality improvement, and other performance indicators in the re-credentialing process.
- Measure availability and accessibility to clinical care and service.
- Measure member satisfaction, identify and address areas of dissatisfaction in a timely manner through:
  - quarterly analysis of trended member complaint data; and
  - member satisfaction surveys; and
  - solicitation of member suggestions to improve clinical care and service.
- Continue to develop, adopt, and adapt practice guidelines (including preventive health) reflective of the membership.
- Measure the conformance of contracted practitioners’ medical records against HPSM 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.
- Develop studies or quality activities for member populations using demographic data. Studies and/or activities are designed to identify barriers to improved performance and/or validate a problem or measure conformance to standards.
- Oversee delegated activities by:
  - establishing performance standards,
  - monitoring performance through regular reporting, and
  - evaluating performance annually.
- 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:
  - Medical/dental record review
  - rates of referral to specialists
  - hospital discharge summaries in office charts
  - communication between referring and referred-to physicians
quarterly analysis of member complaints regarding difficulty obtaining referrals
identification and follow-up of non-utilizing members
profiles of physicians, and
measurement of compliance with practice guidelines

- 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 quality of care concerns through complaints and grievances collected through the Grievance and Appeals Department.
- Implement and maintain health promotion activities and disease management programs linked to QI initiatives to improve performance. These activities include, at a minimum, identification of high-risk and/or chronically ill members, the education of practitioners, and outreach campaigns to members.
- Create and maintain the infrastructure to achieve accreditation through the National Committee for Quality Assurance (NCQA) or other national accrediting body as appropriate.

### 2.4 EVALUATION OF THE QI PROGRAM

The QI Program is evaluated on an annual basis. Findings from the annual evaluation are used to make modifications to the QI Program Description and QI Work Plan as necessary.

The annual QI Program Evaluation includes:
- A description of completed and going QI activities that address the quality and safety of clinical care and quality of services
- Trending of measures to assess performance in quality and safety of clinical and the quality of service indicator data
- Analysis of the results of the 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 service)
- An evaluation of the overall effectiveness of the QI program, including progress toward influencing safe clinical practices throughout the network that determines the appropriateness of the program structure, processes, and objectives

#### 2.4.1 MONITORING OF PREVIOUSLY IDENTIFIED ISSUES

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.

#### 2.5 SCOPE OF QUALITY IMPROVEMENT PROGRAM

The QI Program provides for review and evaluation of all aspects of health care, encompassing both clinical care and services provided to external and internal customers. External and internal customers are defined as members, practitioners, governmental agencies, and Health Plan of San Mateo employees.

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

- The scope of quality review will be reflective of the health care delivery systems, including quality of clinical care and quality of service.
- All activities will reflect the member population in terms of age groups, disease categories and special risk status including those members with particularly complex needs.

The scope of services include, but are not limited to, services provided in institutional settings including acute inpatient, long term care, skilled nursing, ambulatory care, home care and behavioral health (as
provided by product line); and services provided by primary care, specialty care and other practitioners including dentists.

2.6 QI PROGRAM STRUCTURE
Oversight of the Quality Improvement Program is provided through a committee structure, which allows for the flow of information to and from the San Mateo Health Commission.

2.6.1 QI PROGRAM FUNCTIONAL AREAS AND RESPONSIBILITIES (QI 1.A.1)
The Quality Improvement Department is responsible for implementing a multidimensional and multi-disciplinary QI Program that effectively and systematically monitors and evaluates the quality and safety of clinical care and service rendered to members.

The Quality Improvement Program functions include, but are not limited to:
- Improve health outcomes for all members by incorporating health promotion programs and preventive medicine services into all the primary care delivery sites.
- Ensure effectiveness of continuous quality improvement activities across the organization.
- Evaluate the standards of clinical care and promote the most effective use of medical resources while maintaining acceptable and high standards. This includes an annual evaluation of the Quality Improvement Program.
- Improve health care delivery by monitoring and implementing corrective action, as necessary, for access and availability of provider services to members.
- Conduct effective oversight of delegated providers.
- Ensure strong collaboration between QI and other HPSM departments, such as Utilization Management, Population Health, Integrated Care Management, Pharmacy, Provider Services, Marketing & Communications, and Customer Support as needed, to ensure the most effective action is being taken on various QI initiatives.

2.6.2 QUALITY IMPROVEMENT DEPARTMENT (QI 1.A.1)
The Quality Improvement Department reports to the Chief Medical Officer. Responsibilities of the department include:
- Provide staff support to the Quality Improvement Committee (QIC) and Clinical Quality Improvement Committee (CQC).
- Develop initial drafts of the QI Program documents for review and approval by the QIC.
- Develop a work plan identifying the responsibilities of the operations that support the program implementation.
- Review and evaluate the work plans and quarterly reports of the sub-committees reporting to the CQC.
- Assist in the review and evaluation of delegates reports.
- Assist in data collection for selected components of contractual reporting requirements for external review agencies.
- Develop and implement systematic data collection methodologies.
- Assist in the development of research design and methodologies for disease management and health promotion programs.
- Monitor the QI Program to assure compliance with regulatory and accrediting agency requirements.
- Assist in the development of company-wide policies and procedures related to Quality Improvement.

2.7 POPULATION HEALTH MANAGEMENT (PHM) PROGRAM OPERATIONS & OVERSIGHT
The Population Health Management (PHM) team maintains the oversite of the PHM Program Strategy and is responsible for associated reporting. The QI team provides the systematic monitoring and measurement of health outcomes, patient safety and member satisfaction and identifies areas of improvement. PHM and Health Promotion team leads many PHM initiatives and programs especially those programs aimed at keeping members healthy, managing emerging risk, and improving outcomes across settings/patient safety. The PHM team is also responsible for conducting ongoing population assessments and impact analysis to better inform PHM programming. Several other PHM program operations such as those focused on delivery support systems and complex case management are integrated throughout various HPSM departments. Collectively, PHM Strategy operations and various programs are integrated throughout the following units:

- Health Promotion/Health Education
- Culturally & Linguistically Appropriate Services
- Care Coordination
- Complex Case Management
- Care Transitions
- Behavioral Health & Integrated Services
- Pediatric Health
- Pharmacy Services
- Provider Services

Depending on the topic, PHM reports and program updates are provided regularly to MEC, CQC, QIC, committees annually.

Please refer to HPSM’s Population Health Management (PHM) Program Strategy for more detailed description of the various programs.

### 2.8 BEHAVIORAL HEALTH SERVICES (QI 1, A, 2)

HPSM’s behavioral health management strategy provides behavioral healthcare services to members in order to achieve the best possible clinical outcomes with the most efficient use of resources. Timely, high-quality care, delivered by the appropriate provider in the least restrictive treatment setting is the key to achieving that objective. Behavioral Health Program supports members achieving and maintaining healthy, productive lifestyles.

Behavioral health benefits are structured as follows:

- Members with Serious Mental Illness are served by San Mateo County Behavioral Health and Recovery Services (BHRS) under the carve out of Specialty Mental Health Services.
- Medi-Cal members requiring Applied Behavioral Analysis (ABA) are served by Magellan Health Services which functions as a delegated entity under HPSM. Medi-Cal members under 21 years old receive medically necessary BHT services whether or not the member has an autism diagnosis under the Early and Periodic Screening, Diagnostic and Treatment (EPSDT) benefit.
- Medi-Cal members under 21 receive even more comprehensive services under the EPSDT benefit including mental health, developmental and specialty services.
- Members covered under other lines of business are also served by BHRS which is a delegated entity under HPSM.
- Addiction treatment services are largely carved out and are managed by BHRS.

HPSM staff work closely with San Mateo County BHRS to oversee and monitor the behavioral health benefit. These activities include but are not limited to assessing member satisfaction with behavioral health services; ensuring the network is of sufficient size and location for routine behavioral health services (emergency services are carved out); and studying efforts to improve clinical outcomes for members with depression who are screened and treated in the primary care setting. HPSM regularly monitors the continuity and coordination of care between medical and behavioral health practitioners,
including facilitating interdisciplinary care teams and conducting case reviews for members with behavioral health conditions and complex medical needs as necessary. HPSM also measures and reviews access to behavioral health services, such as timely follow-up with behavioral health after hospitalization or emergency department visit for mental health condition.

### 2.9 QI PROGRAM AUTHORITY AND RESPONSIBILITY

The San Mateo Health Commission (Commission) assumes ultimate responsibility for the Quality Improvement (QI) Program and has established Quality Improvement Committee (QIC) to oversee this function. The Commission plays a key role in monitoring the quality of health care services provided to members and improving quality services delivered to our members. The Commission authorizes and designates the Chief Executive Officer (CEO) as the individual responsible for the implementation of the QIP. The CEO has delegated oversight of the day-to-day operations of the QI Program to the Chief Medical Officer (CMO).

The Quality Improvement Committee (QIC) and the Chief Medical Officer have the responsibility for planning, designing, implementing, evaluating and coordinating patient care and clinical quality improvement activities. The QIC reports on QI Program activities to the Commission.

Performance accountability of the Commission includes:
- Annual review and approval of the Quality Improvement Program description, Quality Improvement Work Plan and the Quality Improvement Program Evaluation.
- Review status of QIP and annual work plan at least quarterly.
- Evaluate effectiveness of QI activities and provide feedback to the QIC as appropriate.
- Establish direction and strategy for the QI Program.

### 2.9.1 ROLE OF THE CHIEF MEDICAL OFFICER (QI 1.A.3)

The Chief Executive Officer (CEO) has appointed the Chief Medical Officer (CMO) as the designated physician to support the Quality Improvement Committees outlined in this program by providing day-to-day oversight and management of all quality improvement activities. The Chief Medical Officer is responsible for:
- All activities requiring day-to-day physician involvement. The Chief Medical Officer may delegate performance of any of these responsibilities to other physicians within the Health Plan.
- Directing the Health Services Department and the various functions under its umbrella, including Quality Improvement, Credentialing, Utilization Management, Complex Case Management, Behavioral Health Services (as covered by product line) and Pharmacy (as covered by product line). The Chief Medical Officer may consult with a contracted psychiatrist (designated behavioral health care practitioner), as necessary, for behavioral health issues.
- Communicating with the San Mateo Health Commission (Commission) information from the Quality Improvement Committee (QIC), the Clinical Quality Committee (CQC), the Credentialing Sub-Committee, the Utilization Management Committee (UMC), and the Pharmacy and Therapeutics Committee (P&T).
- Communicating feedback from the Commission to the above listed committees.
- Serving as chair for the QIC, and the Credentialing/Peer Review/Physician Advisory Committee.
- Providing clinical oversite to the Clinical Quality Committee (CQC)
- Serving as the co-chair for the UMC and P&T.
- Overseeing meeting preparations for the above committees, educating committee members regarding the principals of quality improvement, keeping the committees and organization current with the regulations and standards of the California Department of Health Care Services, Center for Medicare and Medicaid Services (CMS) and NCQA.
- Ensuring that the goals, objectives and scope of the QI Program are interrelated in the process of monitoring the quality of clinical care, clinical safety and services to members. The Chief
Medical Officer will not be influenced by fiscal motives in making medical policy decisions and establishing medical policies.

- Ensuring that a review and evaluation of the components of the QI Program are performed annually in order to demonstrate that the process is effective in improving member care, safety and services.
- Providing oversight to the implementation of the Quality Improvement Program (QIP).
- Guiding the formulation of quality indicators and clinical care guidelines in collaboration with network practitioners.
- Providing direct oversight of the credentialing and re-credentialing process.
- Developing or approving policies and procedures for quality improvement, credentialing, preventive health, utilization management, pharmacy management and behavioral health.
- Reviewing aggregated outcomes from member complaints and grievances, member satisfaction surveys and practitioners’ satisfaction surveys.
- Overseeing the development of member and practitioner education relation to QI Program issues.
- Ensuring that quality of care is a component in all policy development related to health care services.
- Communicating directly with practitioners on any issues of the QIP to include quality of care; peer review; credentialing; or clinical care guidelines.
- Assisting the senior management team in the analysis, design and implementation of interventions to improve health care service delivery.
- Communicating information and updates regarding the QI Program to HPSM leadership and staff via general staff, senior management team meeting, and other internal meetings.
- Delegating staff from other divisions to perform QI Program activities by agreement of appropriate division chief.

### 2.9.2 ROLE OF PARTICIPATING PRACTITIONERS

Participating practitioners serve on the QI Program Committees as necessary to support and provide clinical input. Through these committees’ activities, network practitioners:

- Review, evaluate and make recommendations for credentialing and re-credentialing decisions;
- Review individual medical records reflecting adverse occurrences;
- Participate in peer review activities;
- Review and provide feedback on proposed medical/dental guidelines, preventive health guidelines, clinical protocols, disease management programs, quality and HEDIS results, new technology and any other clinical issues regarding policies and procedures;
- Review proposed QI study designs; and
- Participate in the development of action plans and interventions to improve levels of care and service.

### 2.9.3 INVOLVEMENT OF DESIGNATED BEHAVIORAL HEALTH PRACTITIONER (QI 1.A.4)

Health Plan of San Mateo has designated a behavioral health practitioner, a psychiatrist, for the QI Program. The designated behavioral health practitioner advises the Quality Improvement Committee (QIC) to ensure that the goals, objectives and scope of the QIP are interrelated in the process of monitoring the quality of behavioral health care, safety and services to members.

HPSM’s current CMO is a board certified psychiatrist. HPSM also employs a Population Health Officer, a clinical psychologist, who is responsible for leading the clinical and administrative management of HPSM’s Behavioral Health Integrated Services programs across all lines of business. Their key functions include, but are not limited to:

- Management and oversight of key delegated relationships with BHRS and the BHT administrator
• Review and guidance in the development and monitoring of quality improvement metrics, studies and interventions for behavioral health and substance use conditions and related services.
• Participation in the Clinical Quality Improvement Committee (CQC);
• Development of behavioral health and substance use clinical criteria;
• Review of potential quality incidences (PQIs) involving behavioral health and substance services, facilities or practitioners;
• Creation and review of quality improvement, care coordination and utilization management policies and procedures for behavioral health and substance use services

2.9.4 RESOURCES AND ANALYTIC SUPPORT (QI 1.A.1)
Quality Improvement is a data driven process. Health Plan of San Mateo maintains an information data system appropriate to provide tracking of multiple data sources for implementing the QI Program. These sources include, but are not limited to, the following:

• Encounter data
• Claims data
• Pharmacy data
• Laboratory data
• Medical records
• Dental records
• Utilization data
• Utilization case review data
• Practitioner, provider and member complaint data
• Practitioner, provider and member survey results
• Appeals and grievance information
• Statistical, epidemiological and demographic member information
• Authorization data
• Enrollment data
• HEDIS data
• Behavioral Health data
• Risk Management data

In addition, Health Plan of San Mateo staff and analytical resources include, but are not limited to:

• Quality Improvement
• Health Education/Health Promotion
• Utilization Management
• Customer Support
• Case Management
• Provider Services
• Health Services Analytics
  o Director of Health Services Analytics
  o Data Analysts
• Informatics
  o Information Systems Analysts
  o Biostatisticians
  o Statistical Analysis System (SAS) software suite – a comprehensive system for analyzing data

The Quality Improvement Committee uses the above data and resources to fully evaluate and develop objectives or quantitative methods in order to define the specific problem. The Committee must proceed to implement a problem solving action based on its findings and the objective parameters measured.
After adequate time has been permitted for problem resolution, a re-evaluation is performed using the same quantitative measures. The Committee bases the re-evaluation time frame (1 month, 3 months, 6 months, etc.) on the severity of the problem identified. The steps outlined below must be supported by adequate documentation of a problem-oriented approach to quality improvement:

- Define specific indicators of performance through monitoring process
- Collect and analysis of appropriate data
- Identify opportunities to improve performance
- Implementation of interventions and/or guidelines to improve performance
- Measure effectiveness of interventions and/or conformance to guidelines
- Re-evaluate for further potential performance improvements with the same quantitative measures

2.9.5 DELEGATED QI ACTIVITIES (QI 1.A.1)
Health Plan of San Mateo may delegate Utilization Management, Quality Improvement, Credentialing, Member Rights and Responsibilities, Medical Record and Facility Review, Claims payment and Preventive Health activities to Health Plans, County entities, and/or vendors who meet the requirements as defined in a written delegation agreement and delegation policies and according to NCQA accreditation and regulatory standards.

To ensure that delegates meet required performance standards, HPSM:

- Provides oversight to ensure compliance with federal and state regulatory standards, and NCQA standards for accreditation.
- Reviews and approves program documents, evaluations, and policies and procedures relevant to the delegated activities.
- Conducts required pre-delegation activities
- Conducts annual oversight audits
- Review reports from delegated entities
- Collaborates with delegated entities to continuously improve health service quality

The Delegation Oversight Committee oversees the delegate’s compliance with delegation agreements/documents. HPSM monitors delegated compliance through an annual oversight review. Review includes appropriate policies and procedures, programs, reports and files may be reviewed at this time. Should an improvement action plan be required of the delegate, HPSM will review and approve the plan and perform follow-up tracking of compliance in accordance with stated time frames. If the delegated activities are not being carried out in accordance with the terms of the delegation agreement and/or improvement action plan, corrective action (up to and including revocation of delegated status) may be implemented.

Delegated oversight review results are reported to the QIP committees as appropriate and to the QIC.

2.9.6 COLLABORATIVE QI ACTIVITIES (QI 1.A.1)
Collaborative activities. If the organization collaborates with other organizations on QI activities:

- It includes information about the collaborative and QI activities performed in the QI program description.
- It has communication and feedback mechanisms between the collaborative group and its internal QI Committee.

If the collaborative group has its own QI committee for carrying out functions, the organization may consider it to be a subcommittee of the QI Committee.

2.9.7 ANNUAL REVIEW AND UPDATE OF QUALITY IMPROVEMENT PROGRAM
The purpose of the annual QI Program Evaluation by the QIC is to determine if quality improvement processes and recommendations made throughout the year result in demonstrated quality improvements in health care, disease prevention and the delivery of health care services to members. The annual evaluation assesses whether the QIP activities are systematically tracking improvement projects, resulting in improved clinical care and services, and providing appropriate follow-up of corrective actions to monitor their effectiveness. The QIC is responsible for assessing reports, analyzing study and survey findings, and identifying areas of care, which demonstrate improvement and other areas, which may still require interventions. Once a determination is made, the program plan is evaluated to see if certain processes require modification. A final report, including QIP program recommendations is submitted to the Commission for annual approval. The following aspects of the Quality Department activities are assessed during the annual plan evaluation:

- Ongoing surveillance of quality indicators for the year
- Quality improvement projects (goals and objectives) for the year
- Tracking of previously identified issues requiring continued surveillance
- Quality improvement review of the QIP and outcome results from the previous year
- Evaluation and modification, if necessary, of the QIP for the upcoming year
- Implementation of the quality improvement strategy
- Promotion of the development of an effective quality improvement program based on quality improvement strategies
- Completion of the work plan in a timely basis
- Determination if additional resources are necessary to accomplish the quality improvement strategy, and
- Recommendations for needed changes in the quality improvement program or administration

Practitioners and members are notified annually that a summary of the QIP is available upon request. This summary included information about the QIP’s goals, processes, and outcomes as they relate to member care and service.

2.9.8 ANNUAL QUALITY IMPROVEMENT WORK PLAN
Annually the QI department develops a QI Work Plan for the calendar year. The Work Plan integrates QI reporting, studies from all areas of organization (clinical and service) and includes requirements for external reporting. The QI Work Plan is also based on the results of the annual program evaluation.

The Work Plan includes the following elements:

- Measurable objectives for each QI activity planned for the year, including patient safety
- Program scope
- Activities planned for the year, the quality, and safety of clinical care and service indicators, benchmarks, performance goals and previous year results
- Timeframe within which each activity is to be completed.
- The person responsible for initiation, implementation, and management of each activity
- Planned monitoring and follow-up activities from previously identified issues
- Time frame for evaluation of the effectiveness of the QI Program.

Planned Additions to the QI Work Plan include:

- Scheduled reports to the QIC and the Commission
- Scheduled reporting to external regulators (i.e. DHCS)
- The oversight of reporting delegated activities
- Schedules of all planned quality activities (i.e. member satisfaction surveys, practitioner compliance surveys)

2.9.10 APPROVAL OF THE QUALITY IMPROVEMENT PROGRAM
Annually, following each review and update, the Quality Improvement Program description and work plan is reviewed and approved by the Quality Improvement Committee, the Chief Medical Officer and the San Mateo Health Commission. The approval process includes the authorized signatures at each level of review.

3. QUALITY IMPROVEMENT PROGRAM COMMITTEES

QI PROGRAM COMMITTEE MEETINGS
The Quality Improvement Committee (QIC) and subcommittees convene at regularly scheduled meetings, or more often is the chairperson deems it necessary; minimum frequency for QIC meetings will not extend beyond a quarterly basis.

A quorum consisting of either four members or 50% of the members, whichever is less, must be present for any QI Program committee to conduct business. If a quorum cannot be assembled within thirty (30) minutes of the scheduled meeting, those in attendance will select an alternate date and time. The committee members in attendance may decide to continue the meeting for discussion items only, holding all action items or business until a quorum is assembled, or elect to adjourn.

The chairperson, with the assistance of the co-chair, is ultimately responsible for notifying committee members about the meeting schedules. Reminder phone calls will be placed to the committee members a minimum of three (3) days prior to the scheduled meeting to encourage participation. An agenda and any necessary reading materials will be emailed to participants in advance to expedite the meeting time and prepare for discussion.

QI PROGRAM COMMITTEE MINUTES
Comprehensive, accurate minutes are prepared and maintained for each QI Program regular or ad hoc meetings. Minutes include at a minimum, the name of the committee, date, list of members present, and the names and titles of guests, if applicable. The minutes reflect all decisions and recommendations, including rationale for each, the status of any activities in progress, and a description of the discussions involving recommended studies, corrective action plans, responsible person, follow-up and due date. Minutes of the QI Program committees’ meetings are provided for review to the:
- Committee members
- San Mateo Health Commission, and
- Regulatory bodies (as required and applicable).

QI PROGRAM COMMITTEE AGENDAS
The QI Program Committees agendas shall follow the basic outline:
- Review of Minutes
- Unfinished Business
- Ongoing Reports
- Review of Protocols/Policies
- New Business

Copies of all minutes, reports, data, medical records and other documents used for quality or utilization review purposes, are maintained in a manner that will ensure confidentially of the members and providers involved in each case. Access to these records is restricted to the QI Program committees’ members and selected administrative personnel as deemed necessary (i.e., CEO, legal staff/counsel,
Commission). All sensitive information, medical records and QIC findings are maintained in secure files.

QI Program reports, minutes, audit results and other Quality Improvement documentation are only distributed for review to the:

- Chief Medical Officer
- Chief Executive Officer
- San Mateo Health Commission
- QIC Committee members
- Regulatory bodies (as required and applicable)

All distributed copies are collected and destroyed after review; originals are maintained in secured files by committee chair and/or co-chair.

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**QI PROGRAM COMMITTEE RESPONSIBILITIES AND FUNCTIONS**

- Review the QI Program Description that establishes strategic direction for HPSM and forward to the Commission for approval.
- Evaluate the Quality Work Plans, which includes providing feedback and recommendations to the appropriate sub-committee department and forward to the Commission for approval.
- Evaluate the effectiveness of the QI Program with input from other committees and departments annually.
- Receive, review and analyze status reports on the implementation of Work Plans, including aggregate trend reports and analysis of clinical and service indicators.
- Appoint subcommittees and ad hoc committees as needed.
- Ensure that system-wide trends are identified and analyzed.
- Ensure that quality improvement efforts are prioritized, resources are appropriate, and resolutions occur.
- Prioritize quality improvement efforts and assure that resources are allotted.
- Approve Quality Improvement Program policies.
- Ensure appropriate oversight of delegated activities.
- Ensure integration, coordination, and communication among committees reporting to QIC.

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**QI PROGRAM COMMITTEE MEMBERS (QI 1.A.1)**

For staff participants, qualifications and term of service as a Committee member is determined by the duration of time a staff member holds the position, which initially qualified him/her for Committee membership (i.e. term of service continues as long as the Quality Improvement Director holds his/her position which is also a designated position on the QIC).

Selected contracted practitioners and providers are invited to serve as members of a QI Committee by the chairperson or co-chair. Selection is based on the following attributes:

- Availability/accessibility
- Board certification
- Communication skill/diplomacy
- Credentials/re-credentials verification
- Interest/enthusiasm
- Knowledge/expertise
- Managed care knowledge/experience
- Medical/surgical experience
- Peer/personal recommendation
- Previous quality committee experience
- QM audit results greater than average
- Reputation/ethical standards
- Specialty type
A practitioner representative selected to participate on any QI Committee continues to serve as long as he/she continues to qualify as a contracted practitioner whose specialty is required on the Committee panel and meets acceptable standards of behavior, with the following exceptions:

- Practitioner requests voluntary removal or
- Involuntary request for removal may be made when a provider:
  - Is no longer qualified
  - Is repeatedly unavailable (unexcused absences from three consecutive meetings)
  - Develops a conflict of interest
  - Behavior is disruptive and not conducive to effective, professional discussions and performance of business
  - Fails to meet QIP expectations

REPORTING RELATIONSHIPS OF QI DEPARTMENT STAFF AND THE QI PROGRAM COMMITTEES (QI 1.A.1)

Methods of communication include, but are not limited to, quality improvement reports, oral presentations and discussions, memorandums, policies and procedures and meeting minutes. HPSM monitors providers through quality monitoring and on-site inspections and audits. The Quality Improvement Director is the focal point for convergence of quality improvement related activities and information.

The QI Director is responsible for the coordination and distribution of all QI Program related data and information. The Quality Improvement Committee (QIC) reviews, analyzes, makes recommendations, initiates actions, and/or recommends follow-up based on the data collected and presented. The Chief Medical Officer communicates the QIC’s activity to the Commission. The Commission reviews QI activities. Any concerns of the Commission are communicated back to the source for clarification or resolution.

CONFLICT OF INTEREST

Health care providers serving on any QI Program Committee, who are/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. In addition, committee members cannot review cases involving family members, providers with whom they have a financial or contractual affiliation or other similar conflict of interest issues. Prior to participating in any QI Program activities, committee members are required to sign a Conflict of Interest statement, which is maintained on file in the Quality Department.

CONFIDENTIALITY

Because of the goals and objectives of the QI Program, sensitive and confidential information is often discussed during CQC and Credentialing Sub-Committee meetings. All participants understand that information and parties under investigation or discussion by the Committee members are considered confidential. Prior to participating in CQC and Credentialing activities, committee members are required to sign a Confidentiality Statement which is kept on file in the Quality Department.

3.1 QUALITY IMPROVEMENT COMMITTEE OVERSIGHT (QIC) (QI 1, A, 5)

The Quality Improvement Committee (QIC) establishes strategic direction, recommends policy decisions, analyzes and evaluates the results of QI activities, and ensures practitioner participation in the QI program through planning, design, implementation, or review. The QIC ensures that appropriate actions and follow-up are implemented and evaluates improvement opportunities. The QIC meets and reports at least quarterly to the Commission. The QIC is a multi-disciplinary committee, the membership includes at least one Commission member, (Current chair & co-chair) and practicing network
physicians. Facilitating staff include the Chief Medical Officer, Quality Improvement Director, and Dental Director. Support staff and guests will be invited to attend the meetings as reporting requirements dictate.

3.2 CLINICAL QUALITY COMMITTEE (CQC)

The Clinical Quality Committee advises QI program activities and procedures performed to monitor and evaluate the quality, safety, and appropriateness of health care. The CQC meets at least quarterly and reports up to the QIC.

CQC RESPONSIBILITIES

- **Clinical Oversight**
  - Provide clinical oversite and guidance on quality, population health and community support programs and initiatives throughout development, monitoring, and ongoing evaluation phases. Including:
    - Analyzing demographic and epidemiological data.
    - Identifying at-risk member populations.
    - Selecting disease management clinical practice guidelines and quality activities.
    - Developing, communicating, and implementing clinical practice guidelines based on current medical standards of care.
    - Identifying sub-optimal care through the analysis of data referred from all departments.
    - Reviewing and approving identified trends, opportunities for improvement and recommendations for strategies to prevent adverse outcomes.
    - Identifying practitioners/providers not complying with HPSM medical care standards, service standards, guidelines and/or policies and procedures.
    - Reviewing and approving action plans for practitioners/providers in collaboration with company-wide departments.

- **Evaluation Guidance & Review**
  - Provide oversite and guidance on the evaluation of clinical, population health and community support programs planning and execution to foster a culture of continuous quality improvement.

- **Compliance**
  - Ensure HPSM’s compliance with regulatory requirements that govern clinical programs, clinical quality initiatives, population health management, and community support programs and initiatives.
  - Oversee the development of policies, activities and procedures that meet requirements provided by State and Federal regulators and the National Committee for Quality Assurance.
  - Delegation Oversite for Quality Improvement and Population Health Management Functions:
    - establishing performance standards,
    - monitoring performance through regular reporting, and
    - evaluating performance annually
    - provide findings and recommendations to the Delegation Oversight Committee for action for the delegate as needed

CQC MEMBERS

The Clinical Quality Committee consists of the representatives from the departments listed below. Additional participants and staff representatives provide useful information and/or serve as liaisons to their respective departments.

- Chief Medical Officer
• Director of Quality Improvement
• Medical Directors
• Dental Director
• Director of Provider Services
• Director of Pharmacy
• Director of Health Services Analytics
• Population Health Officer
• Director of Behavioral Health
• Director of Integrated Care
• Director of Population Health
• Manager, Clinical Oversight & Monitoring
• Manager, Integrated Care Management
• Manager, Population Health
• Clinical Quality Improvement Manager
• Manager, Integrated Programs

CQC MEMBER RESPONSIBILITIES

CHIEF MEDICAL OFFICER:
• Serves as the Committee co-chairperson
• Reports CQC activities to QIC and Commission

QUALITY IMPROVEMENT DIRECTOR:
• Serves as the Committee co-chairperson
• Reports CQC activities to the QIC, in the absence of the Chief Medical Officer
• Develop mechanisms to collect, store and profile data
• Reports summaries of site inspections, quality indicator screens, medical records audits, environmental health and safety/infection control issues, risk management issues and other issues as indicated to the Committee

3.3 CREDENTIALING, PEER REVIEW AND PHYSICIAN ADVISORY COMMITTEE

The committee is responsible for the review of credentialing files and makes decisions regarding credentialing and re-credentialing of practitioners. The Credentialing Committee makes decisions regarding provider organizational credentialing/re-credentialing. The committee is responsible for the review of performance data at the time of re-credentialing and making on-going contract recommendations as a result of re-credentialing.

The Credentialing sub-committee serves as the practitioner Peer Review Committee. Peer review issues are presented for review discussion and determination of appropriate improvement action plans. The committee makes a reasonable effort to obtain the facts and conduct – hearing procedures for health care practitioners.

The committee meets at least quarterly. The functions of the Credentialing Committee are:
• Review, recommend, and approve procedures for practitioner/provider credentialing/re-credentialing.
• Review and provide final decision of practitioner/provider credentials reviewed and presented by the CMO, or designee, that did not meet “clean file” category.
• Review and approve a practitioner/provider profile with input from all departments that analyze performance in conjunction with the re-credentialing process.
• Review and approve credentialing/re-credentialing standards/policy and procedures.
- Review and approve quality of care and service indicators for re-credentialing.
- Review of delegated credentialing performance.

### 3.4 PHARMACY AND THERAPEUTIC (P&T) COMMITTEE

The Pharmacy & Therapeutic (P&T) Committee meets and reports to the Commission at least quarterly. The Chief Medical Officer and Pharmacy Director serve as co-chairs.

#### P&T COMMITTEE MEMBERSHIP:

- Chief Medical Officer
- HPSM Pharmacists
- Network primary and specialty care practitioners
- Pharmacy Services Director

#### P&T COMMITTEE RESPONSIBILITIES AND FUNCTIONS:

- Formulating policies on the evaluation, selection, distribution, use and safety procedures relating to medication therapy.
- Developing and maintaining the Drug Formulary.
- Monitoring activities related to the Formulary Exception Policy.
- Monitoring prescribing practices and drug utilization for appropriateness.
- Submitting quarterly report to the Commission of the status of all activities.

### 3.5 UTILIZATION MANAGEMENT COMMITTEE (UMC)

The Utilization Management Committee provides direction to and oversight of the Utilization Management Program (UMC). The UMC meets at least quarterly and reports to the QIC quarterly. The Chief Medical Officer serves as the chair.

The UMC is a multi-disciplinary committee whose members include:

- Chief Medical Officer
- Medical Directors
- Dental Director
- UM Manager
- Director of Pharmacy
- Director of Health Services Analytics
- Director of Behavioral Health
- Director of Integrated Care
- Manager, Clinical Oversight & Monitoring
- Manager, Integrated Care Management
- Manager, Population Health
- Manager, Integrated Programs
- Quality Improvement staff representative
- Network practitioners as appropriate

#### UMC RESPONSIBILITIES AND FUNCTIONS

- Reviews and approves the UM Program Description that establishes direction for the organization
- Receives, reviews, and analyzes utilization reports on the progress of the UM Program
- Conducts new technology assessment
- Reviews recommendations for delegation of utilization management and makes recommendations to the QIC
- Formalizes UM policies and procedures
• Monitoring of delegated UM; monitoring of CAPs for delegated UM
• Conducts under/over utilization monitoring on practitioner specific and organizational-wide dimensions
• Evaluates satisfaction with the UM Program using member and practitioner input.

3.6 MEMBER EXPERIENCE AND ENGAGEMENT COMMITTEE (MEC)

The Member Experience and Engagement Committee (MEC) was established in 2019 as an interdisciplinary committee to assess and enhance efforts to improve member experience, as well as ensure the quality, safety, and appropriateness of services provided through HPSM to members. The Member Experience and Engagement Committee meets monthly. The Director of Population Health Management is the chairperson.

The MEC membership includes representation from the following departments:

• Behavioral Health & Integrated Services
• Care & Transitions Coordination
• Customer Support
• Population Health Management
• Health Services Analytics
• Marketing & Communications
• Grievance and Appeals

MEC RESPONSIBILITIES AND FUNCTIONS
Responsibilities of the MEC include reviewing and making recommendations for interventions to improve all service activities relative to:

• Reporting on Complaints and grievances
• Member and Provider Appeal trends
• Member satisfaction survey data
• Telephone and turnaround time standard performance
• Access and availability
• Enrollment service standards
• Plan operations
• Member satisfaction/dissatisfaction with providers

4. PATIENT SAFETY

Health Plan of San Mateo is committed to an ongoing collaboration with network practitioners, providers and vendors to build a safer health system. This will be accomplished by establishing quality initiatives that promote best practices, tracking outcomes and educating providers and members. The goals of the safety program include, but are not limited to:

• Informing and educating members and providers of issues affecting member safety
• Developing strategies to identify safety issues and promote reporting

HPSM also has a Potential Quality Issues (PQI) program that identifies deviations from expected provider performance or clinical care, as well as issues with the outcome of care. This is accomplished through the systematic evaluation of a variety of sources, such as grievances, utilization, medical/dental record and facility site reviews. Potential Quality Issues can also be referred by HPSM staff and providers. The reporting and processing of PQIs determines opportunities for improvement in the provision of care and services to HPSM members. Appropriate actions for improvement will be taken based on PQI outcomes.
ADMINISTRATIVE PATIENT SAFETY ACTIVITIES

In addition to the activities listed below, HPSM participates in many other patient safety activities. These activities include, but are not limited to:

- Conducting office site reviews as a part of the initial practitioners credentialing process, upon office relocation, and triennially thereafter
- Conducting a rigorous credentialing and re-credentialing process to ensure only qualified practitioners and organizations provide care in the network
- Establishing a process that monitors the continuity and coordination of care between the medical delivery system and behavioral healthcare, and between the medical delivery system and health delivery organizations.

RISK MANAGEMENT

The purpose of the Risk Management component of the QI Program is to prevent and reduce risk due to adverse member occurrences associated with care or service. The risk management function involves identifying potential areas of risk, analyzing the cause and designing interventions to prevent or reduce risk. The activities of Quality Improvement, Utilization Management, Customer Support, Pharmacy Services, Provider Services related to risk management will be coordinated.

MECHANISMS FOR COMMUNICATION

- HPSM website
- Newsletters
- Drug safety recalls, refill history and dosage alerts
- Safety specific letter to individual practitioners, providers or members

MONITORING AND EVALUATION

Patient safety activities will be monitored continuously and will be trended and reported quarterly. The Patient Safety Program will be evaluated annually.

4.1 SAFETY OF CLINICAL CARE ACTIVITIES

4.1.1 PRACTITIONER COMPLIANCE MONITORING

Health Plan of San Mateo will continue monitoring and evaluating practitioners’ compliance with policies and procedures through on-site provider compliance surveys. The purpose of this monitoring is to ensure compliance with established protocols and policies, as well as to assist in the implementation of corrective action plans, as indicated.

During each compliance survey, a site facility inspection will be conducted along with a review of medical records. The medical record score is based on a survey standard of at least ten randomly selected records per provider.

Upon completion of the review, the provider will be handed the completed survey tool, a summary of findings and a corrective action plan, if required. A corrective action plan is required for specific deficiencies noted. For compliance rating of “conditional pass” and “not pass” a follow-up survey is conducted.

4.1.1.1 FACILITY SITE REVIEWS (FSR)

HPSM conducts provider site reviews for all new Medi-Cal PCPs as a pre-contractual requirement prior to initial credentialing. HPSM conducts provider re-credentialing site reviews triennially for Medi-Cal Primary Care Providers, as a requirement of participation in the California State Medi-Cal Managed
Care Program, regardless of the status of other accreditations and/or certifications. A full scope review is conducted utilizing the criteria and guidelines of California Department of Health Services Medi-Cal Managed Care (MMCD APL 22-017 Primary Care Provider Site Reviews: Facility Site Review and Medical Record Review).

**Full Scope Facility Site Review**

New providers are required to have a site review within thirty days of signing a contract with HPSM. If an overall score is less than 90%, there is a deficiency in a critical element, Pharmacy or Infection Control a Corrective Action Plan (CAP) is required to be completed by the provider. The provider will be placed in EPO (established patients only) until all CAP corrections have been addressed.

HPSM will review sites more frequently when determined necessary based on monitoring, evaluation or Corrective Action Plan (CAP) follow-up needs. Additional site reviews may be performed pursuant to a request from the Peer Review Committee, the Quality Improvement Committee, and the San Mateo Health Commission. Reviews may also be done at the discretion of the Medical Director or the Quality Improvement Nurse if patient safety or compliance with applicable standards is in question. A Facility Site Review is also required upon relocation of the provider’s office.

The same audit criteria applicable for Initial Full Scope Site Review are applicable for subsequent site reviews.

The six areas of focus for the site review are:

- Access/Safety
- Personnel
- Office Management
- Clinical Services
- Preventive Services
- Infection Control

**4.1.1.2 MEDICAL RECORD REVIEW (MRR)**

Medical records are reviewed initially for each PCP as part of the site review process and every three years thereafter. During any medical record survey, reviewers have the option to request additional records for review.

Sites where documentation of patient care by multiple PCPs occurs in the same record are reviewed as a “shared” medical record system. Shared medical records are considered those that are not identifiable as “separate” records belonging to any specific PCP. A minimum of 10 records will be reviewed for an individual PCP or when two to three PCPs share records, 20 records are reviewed for four to six PCPs, and 30 records are reviewed for seven or more PCPs.

Medical records of new providers are reviewed within 90 calendar days of the date on which members are first assigned to the provider. An extension of 90 calendar days may be allowed only if the new provider does not have sufficient HPSM members assigned to complete a review. If there are still a small number of records for assigned members at the end of six months, a medical record review is completed on the total number of records available, and the scoring is adjusted according to the number of records reviewed.

The criteria assessed by a Medical Record Review are:

- Format
- Documentation
- Continuity/Coordination
- Pediatric Preventive, Adult Preventive and/or OB/CPSP Preventive
### 4.1.1.3 PHYSICAL ACCESSIBILITY REVIEWS (PAR)

Health Plan of San Mateo conducts a Physical Accessibility Review (PAR) for all existing and new primary care providers, High-Volume Senior and Person with Disabilities (SPD) Specialists, High-Volume SPDs Ancillary Services and CBAS Centers. Also, those defined with five or more SPD encounters per day. The Department of Health Care Services Policy Letter 12-006 and All Plan Letter 15-023 requires Medi-Cal managed care health plan to use FSR Attachments C, D and E appropriate to their provider type in line. Each survey tools comes with the Level of Accessibility and Accessibility Indicators.

Physical Accessibility Reviews are scheduled and performed triennially. Providers who move to a new location will receive a new PAR within 30 calendar days after the date the new site opened for business or HPSM’s notification date. If there are no changes to the site and PAR remains the same, a signature and date from the office will be required to indicate there were no changes since the last PAR. Changes include physical changes to the parking lots, exterior building, interior building, restrooms, exams rooms, patient’s diagnostic/treatment rooms and participant areas. Attachment ‘C’ is used for Providers offices or sites. There are 29 critical elements in this tool. If all 29 Critical elements are met, the provider or the sites will receive “Basic Access.” If there are one or more deficiencies the provider or the site will receive “Limited Access.” Medical Equipment determines if the provider office or the site meets ADA equipment requirements.

Attachment ‘D’ is used for Ancillary Services which are referred to Diagnostic and Therapeutic services. There are 34 Critical elements in this tool. If all 34 critical elements are met, the site will receive “Basic Access.” If there are one or more deficiencies, the site will receive “Limited Access.” Medical Equipment determines if the site meets ADA equipment requirements.

Attachment ‘E’ is used for Community Based Adult Services (CBAS). There are 24 critical elements. If all 24 Critical elements are met, the site will receive “Basic Access.” If there are one or more deficiencies the site will receive “Limited Access.”

Accessibility Indicators are the following:

<table>
<thead>
<tr>
<th>Accessibility Indicator Symbols</th>
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<tbody>
<tr>
<td>P= Parking</td>
</tr>
<tr>
<td>EB= Exterior Building</td>
</tr>
<tr>
<td>IB= Interior Building</td>
</tr>
<tr>
<td>R= Restroom</td>
</tr>
<tr>
<td>E=Exam Room</td>
</tr>
<tr>
<td>T=Medical Equipment</td>
</tr>
<tr>
<td>PD=Patient Diagnostic and Treatment Use</td>
</tr>
<tr>
<td>PA= Participant Areas</td>
</tr>
</tbody>
</table>

Providers or the site will receive the Physical Accessibility Review results indicating their level of accessibility as well as a list of the accessibility indicators within compliance. Provider Services department will also receive a copy to be published in our HPSM Provider Directory and MMP website. The accessibility level determination is to provide our members with physical limitations with a list of providers that can accommodate their needs, it does not affect the provider’s member enrollment.

HPSM will submit to DHCS updated SPD high volume provider documentation by January 31st of each year. Documentation will indicate any changes made to the high-volume benchmarks as a result of the availability of more complete utilization data. If no changes are made, HPSM will respond accordingly to DHCS.
4.1.2 QUALITY ISSUE IDENTIFICATION

To provide overall quality functions, each division and/or department will continually monitor specific important aspects of care. These aspects or activities of care and/or service will include, but is not limited to:

- Access/Availability
- Continuity/Coordination
- Health and Pharmacy Management Systems
- Under/Over Utilization
- Behavioral Healthcare
- Chronic/Acute Care
- High-Risk/High-Volume/Problem Prone Care
- Preventive Healthcare
- Member Satisfaction/Dissatisfaction (Customer Service)
- Member Appeals and Grievances
- Medical Record Documentation
- Clinical Practice Guidelines/Preventive Health Guideline Compliance
- HPSM Service Standards
- Individual Care Review
- Potential Quality Issue Tracking
- Credentialing
- Provider Relations
- Claims Analysis
- Marketing Feedback

The QIC, with input from its reporting committees, will develop and implement a process that addresses improving member safety. The goal of the process is to foster a supportive environment to aid practitioners and organizational providers improve safety in their practice. Activities that may be included in this process are:

4.2 CARE COORDINATION PROGRAMS

- Will continue to assist in the coordination of managed care efforts to reduce or prevent omission or duplicate orders when multiple providers are involved.
- Will continue to monitor emergency room utilization beyond a threshold of two or more times in any quarter to identify the lack of primary care, the absence of coordinated care, potential drug interactions, unnecessary testing and treatments, omission or duplication of care, and/or patient non-adherence with a care plan.

4.3 DRUG SAFETY

HPSM will continue monitoring for appropriate medication use to ensure the safety of members. These techniques include, but are not limited to:

- Potential drug and drug disease interactions
- Analyzing pharmacy data to identify polypharmacy, potential adverse drug reactions, inappropriate medication usage, excessive controlled substance usage and voluntary drug recalls
- Assuring that affected members and practitioners are notified of FDA or voluntary drug alerts
- Notification and education of members and practitioners of other identified events
- Conducting pharmacy system edits to assist in avoiding medication errors
Working with contracted pharmacies to assure a system is in place for classifying drug-drug interactions and/or notifying dispensing providers of specific interactions when they meet HPSM’s severity threshold

4.4 UTILIZATION MANAGEMENT
The concurrent review process has established a medical management process which follows identified participants throughout the healthcare delivery system to ensure optimal delivery of care including transition from acute to subacute, long term care and home settings.

Please refer to Health Plan of San Mateo UM Program Description for more details.

4.5 HEALTH MANAGEMENT PROGRAMS
HPSM will continue working to assist, communicate, and educate patients and practitioners in standard of care in all aspect of specific disease processes. These programs are especially important to help identify over and under-utilization, patient non-compliance, and care that does not meet the standards, thus assisting to reduce adverse medical events. Clinical practice guidelines go hand-in-hand with the disease management programs and addresses patient safety by communicating evidenced based standards of care to practitioners and members.

4.6 QUALITY IMPROVEMENT

- Establishes standards for medical record documentation
- Conducts an on-going medical review process that evaluates key components of documentation to address patient safety
- Establishes a rigorous process for investigation and resolution of complaints, especially quality of service and care complaints against practitioners and providers
- Monitors quality of care indicators to identify patterns and/or trends
- Strives to contract only with hospitals and ancillary providers that are JCAHO accredited or other nationally recognized accreditation organization

5. SERVING MEMBERS WITH COMPLEX HEALTH NEEDS
Health Plan of San Mateo (HPSM) continuously ensures that members with complex health needs receive medically necessary services in a timely manner. HPSM is committed to coordinating care for these members and ensuring access to appropriate specialty and primary care. This includes:

- Providing care coordination/case management services for
  - Members who have multiple comorbidities
  - Members with ESRD
  - Members with malignancies, HIV/AIDS, degenerative disorders
  - Members with significant co-existing medical and behavioral issues
- Identifying and addressing any barriers to care for members with complex needs coordinating care across the continuum

6. QUALITY IMPROVEMENT PROGRAM ACTIVITIES
The QI Program’s scope includes implementation of QI activities or initiatives. The QIC and the subcommittees 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 and service may identify opportunities to maximize the use of quality improvement resources. Priority will be given for the following:

- The annual analysis of member demographic and epidemiological data.
• Those aspects of care which occur most frequently or affect large numbers of members.
• 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.
• Those processes involved in the delivery of care or service that through process improvement interventions could achieve a high 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 or sub-optimal practice. Most practicing physicians provide care results 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 Commission 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.

PREVENTIVE HEALTH/HEDIS MEASURES
The Clinical Quality 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. These include:

• Adult’s Access to Preventive/Ambulatory Health Services
• Ambulatory Care
• Annual Dental Visit
• Antibiotic Utilization
• Antidepressant Medication Management
• Asthma Medication Ratio
• Avoidance of Antibiotic Treatment for Adults with Acute Bronchitis
• Breast Cancer Screening
• Care for Older Adults
• Cervical Cancer Screening
• Childhood Immunization Status – Combo 10
• Colorectal Cancer Screening
• Comprehensive Diabetes Care
• Controlling High Blood Pressure
• Depression Screening and Follow-Up for Adolescents and Adults
• Follow-Up After Emergency Department Visit for Alcohol and Other Drug Abuse or Dependence
• Follow-Up After Emergency Department Visit for Mental Illness
• Follow-Up After Hospitalization for Mental Illness
• Hospitalization for Potentially Preventable Conditions
• Identification of Alcohol and Other Drug Services
• Immunizations for Adolescents
• Initiation and Engagement of Alcohol and Other Drug Dependence Treatment
• Language Diversity of Membership
• Medication Reconciliation Post-Discharge
• Mental Health Utilization
• Non-Recommended PSA-Based Screening in Older Men
• Osteoporosis Management in Women Who Had a Fracture
• Persistence of Beta Blocker Treatment After a Heart Attack
• Pharmacotherapy Management of COPD Exacerbation
• Plan All-Cause Readmissions
• Potentially Harmful Drug-Disease Interactions in the Elderly
• Prenatal and Postpartum Care
• Race/Ethnicity Diversity of Membership
• Statin Therapy for Patients with Cardiovascular Disease
• Statin Therapy for Patients with Diabetes
• Transitions of Care
• Use of High-Risk Medications in the Elderly
• Use of Imaging Studies for Low Back Pain
• Use of Opioids at High Doses
• Use of Opioids from Multiple Providers
• Use of Services - Acute Hospital Utilization
• Use of Services – Ambulatory Care
• Use of Services – Emergency Department Utilization
• Use of Services – Inpatient Utilization – General Hospital/Acute Care
• Use of Services – Mental Health Utilization
• Use of Spirometry Testing in the Assessment and Diagnosis of COPD
• Well Child Visits (ages 0-15 months)
• Well Child Visits (16-30 months)
• Well Child and Adolescent Visits (3-21)

6.1 POPULATION HEALTH MANAGEMENT PROGRAMS

The Health Services Department staff, Clinical Quality Committee and network practitioners identify members with, or at risk for, chronic medical conditions. The Clinical Quality Committee is responsible for the development and implementation of Population Health Management strategies. Population health management is a framework that utilizes population identification monitoring data, health assessments and risk stratification to develop a continuum of care and health promotion services that includes health interventions to promote positive health outcomes across the entire membership population. HPSM’s PHM Strategy was developed to meet the NCQA requirements. Detailed descriptions of PHM initiatives and programs can be found in HPSM’s Population Health Management Program Description. HPSM will assess the needs of its members to determine the appropriate types of interventions to improve health outcomes. We will work with providers to assist with the population health management program using value-based payment arrangements and data sharing. HPSM will use evidence-based tools to assess member’s health and provide interactive self-management tools for members to use to address their identified health issues. For those members with multiple of complex health conditions, HPSM will implement a coordinated care program to ensure access to quality care. All the population health management programs will be evaluated to assess if they have achieved their goals and determine areas of improvement.

Complex case management and chronic care improvement are major components of the population health 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 care coordinators/case managers help members navigate the care system and obtain necessary services in the most optimal setting.

Components of complex case management and chronic care improvement programs shall include:
1. Initial assessment of members’ health status, including condition-specific issues.
2. Documentation of clinical history, including medications.
3. Initial assessment of the activities of daily living.
4. Initial assessment of behavioral health status, including cognitive functions.
5. Initial assessment of social determinants of health.
6. Initial assessment of life-planning activities.
7. Evaluation of cultural and linguistic needs, preferences or limitations.
8. Evaluation of visual and hearing needs, preferences or limitations.
9. Evaluation of caregiver resources and involvement.
11. Evaluation of community resources.
12. Development of an individualized case management plan, including prioritized goals and considers member and caregiver goals, preferences and desired level of involvement in the case management plan.
13. Identification of barriers to member meeting goals or complying with the case management plan.
14. Facilitation of member referrals to resources and follow-up process to determine whether members act on referrals.
15. Development of a schedule for follow-up and communication with members.
17. A process to assess member progress against the case management plan.

6.2 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.

- Primary care services
- OB/GYN services
- Behavioral health care services
- Inpatient hospitalization services
- Home health services
- Skilled nursing facility services
- Long Term Care
- Dental services

The continuity and coordination of care received by members include medical, dental, and behavioral health care. Health Plan of San Mateo collaborates with San Mateo County Behavioral Health and Recovery Services to ensure the following activities are accomplished:

- **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.
- **Referral of Behavioral Health Disorders**: Primary care practitioners are encouraged to make timely referral treatment of behavioral health disorders commonly seen in their practices, i.e., depression.
- **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.
- **Data Collection**: Data is collected and analyzed to identify opportunities for improvement and collaborate with behavioral health practitioners for possible improvement actions.
• **Implementations of Corrective Action:** Collaborative interventions are implemented when opportunities for improvement are identified.

### 6.3 CLINICAL PRACTICE GUIDELINES

HPSM provides its network providers access to evidence-based practice guidelines for assistance in making decisions about appropriate health care for specific clinical circumstances, including preventive care. Web links to specific guidelines developed by nationally recognized medical organizations, expert task forces, and health professional societies are posted on the provider section of the HPSM website. Some links connect to the expert organization websites and others are direct links to practice guideline documents. Provider Services will make certain that the provider newsletter promotes awareness of the clinical guidelines on the HPSM website, in at least one of its quarterly newsletters or news alerts in 2023.

HPSM's Quality department leads an annual review process of the posted guidelines to ensure they reflect the most up-to-date available clinical evidence and remain relevant to health conditions common in the member population. A summary of the currently posted guidelines noted with their publication dates and source organizations, is prepared and presented to the Quality Improvement Committee (QIC) for review, discussion, and approval at one of its quarterly meetings.

Prior to presenting the summary to the QIC, a Quality Improvement staff goes online to the source organization website for each posted guideline to check the published date of the last systematic evidence review. In general, guidelines that have been reviewed and updated within the past 3 – 5 years are considered up-to-date and are maintained on the HPSM website. Guidelines with publication dates older than 5 years that remain active on the source organization’s website and have a proposed date for a future review are noted for discussion by the QIC. Members of the QIC comment on the posted guidelines and advise on any necessary additions or removals. QIC chairs lead a vote to approve the posted guidelines and any decisions for changes.

### 6.5 MEMBER EXPERIENCE

#### 6.5.1 MEMBER SATISFACTION, COMPLAINT, AND GRIEVANCE/APPEAL MONITORING

An NCQA certified vendor conducts a member satisfaction survey (Consumer Assessment of Healthcare Providers and Systems – CAHPS) annually for the D-SNP members and for Medi-Cal members. The results of the surveys are reported to the MEC, Consumer Advisory Committee, QIC and Commission.

Quarterly summaries of complaints and grievances/appeals will be reported to the Member Experience and Engagement Committee (MEC), and Consumer Advisory Committee. Report will be trended by type of complaint, HPSM departments, sites, facilities and physicians as indicated. Cases that will be reviewed by the Chief Medical Officer will be included in the quarterly summaries.

Any complaint that has a potential quality of care issue will receive a medical review as follows:

- The QI Nurse screens it immediately upon receipt for potential quality issues.
- Supporting documentation is requested from the provider, primary care sites, hospitals, etc.
- A Medical Director reviews the complaint and any supporting documentation, categorizes the quality of care concerns, communicates with the provider as indicated

#### 6.5.2 CONSUMER ASSESSMENT OF HEALTHCARE PROVIDERS AND SYSTEMS (CAHPS)
HPSM uses the annual Consumer Assessment of Healthcare Providers and Systems (CAHPS) survey to assess member experience with the health plan. CAHPS is conducted annually for Medicare and Medi-Cal populations. The survey is conducted in the first half of the calendar year and measures members’ experiences over the previous 6 months. The survey sample is drawn from all members who have been enrolled for at least 6 months. The CAHPS survey asks members to report on and evaluate their experiences with health care. These surveys cover topics that are important to consumers and focus on aspects of quality that consumers are best qualified to assess, such as the communication skills of providers and ease of access to health care services.

7. MEMBER HEALTH EDUCATION/PROMOTION & WELLNESS PROGRAM

The Health Education program is reviewed annually to assess that there is an appropriate allocation of health education resources to address the health education needs and gaps of HPSM members. This assessment includes completing required readability and suitability checklists for health education materials; soliciting health educational request information from other HPSM department staff; conducting on-site evaluations of classes offered in the community; analyzing encounter data and other relevant data sources; and identifying other intervention activities to accomplish the objectives in the work plan.

Health education programs are offered to the member at no cost directly and/or through subcontractors or other formal agreement with providers that have expertise in delivering health education services.

HPSM conducts targeted outreach to members that is heavily based on mailings to educate them about resources available to them in the community. The Health Promotion Program Specialists monitor the availability and accessibility of programs/resources through self-referral or referral from provider for these programs/resources.

See Health Promotion Program Description for further details.

8. QUALITY IMPROVEMENT INTERVENTIONS

8.1 INITIAL HEALTH APPOINTMENT (IHA)

The Initial Health Appointment (IHA) has become a high priority in health plans, primary care and preventative services across California as the Medi-Cal population has a higher prevalence of chronic and/or preventable illnesses. Many of which could be modified through appropriate health behavior change and early detection to promote lifestyle changes. The IHA enables a provider to comprehensively assess the member’s chronic, acute and preventative needs and to identify patients whose needs require additional coordination with other resources. The All Plan Letter (APL 22-030) requires all primary care providers to administer an IHA to all Medi-Cal managed care patients as part of their IHA and well care visits. It is required that health plan’s reach a 100% compliance rate ensuring every member enrolled is seen by their primary care physician.

2023 IHA ACTION PLAN

IHA completion will continue to be incentivized for Medi-Cal PCPs under HPSM’s Pay for Performance (P4P) program. As part of P4P, monthly reports are sent to PCPs detailing level of performance. In 2023 these reports will be improved by adding sortable fields to help provider offices easily identify members that require an IHA.

The IHA CAP required by DHCS due to less than 100% of members receiving an IHA will be implemented and completed. CAP actions include:
1. Revised IHA P&P to APL 22-030 requirements
2. Provider notification of changes to IHA requirement
3. Continue pay-for-performance(P4P) monetary incentive for PCPs for timely IHA completion in 2023
4. Conduct training webinars with providers on IHA requirements and reporting for the P4P incentive
5. Revise PCP monthly member engagement/assigned patient report to enable PCPs to more readily identify new Medi-Cal members in need of an IHA and deadline/date for completion to meet the timeliness requirement
6. Include an article in the provider newsletter on IHA requirements and resources
7. Continue monitoring IHA compliance on a quarterly basis, identifying trends in PCP compliance

HPSM QI RNs will continue to audit for IHA completion with regular Facility Site Review Medical Record Review audits. Any deficient IHA documentation is addressed at the time of the Facility Site Review by site review nurses. Consistently underperforming PCPs will be investigated and may be subject to a focused medical record review based on the identified deficiency(ies). The PCP may be given a corrective action plan based on the findings of the investigation and/or medical record review.

Members will continue to be informed through the evidence of coverage and a IHA reminder in new Medi-Cal member welcome packets.

8.2 CERVICAL CANCER SCREENING PLAN DO STUDY ACT(PDSA)

In 2023, HPSM Quality Improvement, Provider Services and Health Promotion staff will implement a new PDSA focused on Cervical Cancer Screening. Health Promotion staff will support the data validation efforts and Provider Services will serve as the liaison with Providers as described below.

**Program Area Goal**: By February 28, 2023, increase the HPSM CCS rate for members living in San Mateo County and who are members of Coastside Clinic from the baseline rate of 38.07% to 43%.

**2023 CCS PROGRAM AREA IMPROVEMENTS**

Improvements to the CCS measure in 2023 will consist of partnering with Coastside Clinic in a data validation project. Efforts will include:

- Kick off meeting with Coastside Clinic and HPSM staff to plan project objectives.
- Coastside Clinic providing data reports of HPSM members with completed CCS.
- HPSM staff validating CCS completion reports provided by Coastside Clinic.
- Bi-weekly or monthly meetings to review reports and resolve data issues.

8.3 WELL-CHILD VISITS IN THE FIRST 30 MONTHS OF LIFE - (SWOT) ANALYSIS

The Well-Child Visits in the First 30 Months of Life (W30) measure requires six or more well-child visits in the first 0 to 15 months of life and two or more well-child visits between 15 to 30 months of life. In 2023, HPSM Quality Improvement(QI), Provider Services and Health Promotion staff will implement a SWOT Analysis focused on improving the W30 measure. QI, Provider Services and Health Promotion staff will support improvement as described below.

**Program Area Goal**: By September 23, 2023 increase the percentage of members aged 0 to 15 months who have completed 6 or more well child visits from 25.73% to the MY2021 MPL rate of
54.92%; and increase the percentage of members aged 15 to 30 months who have completed 2 or more well child visits from 69.14% to the MY2021 MPL rate of 70.67%.

### 2023 Action Plan

For 2023, to support identified objections HPSM staff will implement the following strategies:

- Create Child and Youth Health Population Workgroup to improve W30 measure outcomes.
- Leverage established rapport with providers to provide education related to W30 compliance.
- Leverage relationship with the County’s Family Home Visiting Program
- Explore the feasibility of a member incentive initiative for W30.

### 8.4 DHCS Well-Child Visits in the First 15 Months Disparity PIP

Starting in 2023, the Quality Improvement Department will implement a disparity performance improvement project (PIP) on the Well-Child Visits in the First 15 Months of Life measure which requires six or more well-child visits in the first 0 to 15 months of life. (W30 6+)

**PIP SMART AIM:** The PIP Smart Aim will be determined when DHCS initiates the 2023 PIPS in mid-2023.

### 2023 Health Equity Action Plan

For 2023, W30 6+ will be a key area of focus for HPSM and based on findings from intervention planning, HPSM staff will conduct the appropriate activities.

### 8.5 DHCS PIP

Starting in 2023, the Quality Improvement Department will implement a performance improvement project (PIP) on a topic to be determined by DHCS by mid-2023.