



Health care you can count on.
Service you can trust.

Board of Governors Regular Meeting

**Friday, September 13th, 2024
12:00 p.m. – 2:00 p.m.**

Video Conference Call and

1240 South Loop Road, Alameda, CA 94502

AGENDA

BOARD OF GOVERNORS

Regular Meeting
Friday, September 13th, 2024
12:00 p.m. – 2:00 p.m.

In-Person and Video Conference Call

1240 S. Loop Road
Alameda, CA 94502

500 J Street
Sacramento, Ca 95814

PUBLIC COMMENTS: Public Comments can be submitted for any agenda item or for any item not listed on the agenda, by mailing your comment to: “Attn: Clerk of the Board,” 1240 S. Loop Road, Alameda, CA 94502 or by emailing the Clerk of the Board at brmartinez@alamedaalliance.org. You may attend meetings in person or by computer by logging in to the following link: [Click here to join the meeting](#). You may also listen to the meeting by calling in to the following telephone number: [1-510-210-0967](tel:1-510-210-0967) conference id [922927764#](tel:922927764). If you use the link and participate via computer, you may use the chat function, and request an opportunity to speak on any agenda item, including general public comment. Your request to speak must be received before the item is called on the agenda. If you participate by telephone, please submit your comments to the Clerk of the Board at the email address listed above or by providing your comments during the meeting at the end of each agenda item. Oral comments to address the Board of Governors are limited to three (3) minutes per person. Whenever possible, the board would appreciate it if public comment communication was provided prior to the commencement of the meeting.

PLEASE NOTE: The Alameda Alliance for Health is making every effort to follow the spirit and intent of the Brown Act and other applicable laws regulating the conduct of public meetings.

1. CALL TO ORDER

(A regular meeting of the Alameda Alliance for Health Board of Governors will be called to order on September 13th, 2024, at 12:00 p.m. in Alameda County, California, by Rebecca Gebhart, Presiding Officer. This meeting is to take place in person and by video conference call)

2. ROLL CALL

3. AGENDA APPROVAL

4. INTRODUCTIONS

5. CONSENT CALENDAR

(All matters listed on the Consent Calendar are to be approved with one motion unless a member of the Board of Governors removes an item for separate action. Any consent calendar item for which separate action is requested shall be heard as the next agenda item.)

a) JULY 9th, 2024, FINANCE COMMITTEE MEETING MINUTES

b) JULY 12th, 2024, COMPLIANCE ADVISORY COMMITTEE MEETING MINUTES

- c) JULY 12th, 2024, BOARD OF GOVERNORS MEETING MINUTES
- d) REVIEW AND APPROVE RESOLUTION RE-APPOINTING JAMES JACKSON TO DESIGNATED BOARD OF GOVERNORS SEAT (ALAMEDA HEALTH SYSTEM)
- e) REVIEW AND APPROVE RESOLUTION RE-APPOINTING DR. EVAN SEEVAK TO DESIGNATED BOARD OF GOVERNORS SEAT (AT-LARGE SUBJECT KNOWLEDGE EXPERTISE)

6. BOARD MEMBER REPORTS

- a) ANNOUNCEMENT REGARDING JUNE CLOSED SESSION
- b) COMPLIANCE ADVISORY COMMITTEE
- c) FINANCE COMMITTEE

7. CEO UPDATE

8. BOARD BUSINESS

- a) REVIEW AND APPROVE JUNE AND JULY 2024 MONTHLY FINANCIAL STATEMENTS
- b) MEDICARE UPDATE
- c) BEHAVIORAL HEALTH UPDATE

9. STANDING COMMITTEE UPDATES

- a) PEER REVIEW AND CREDENTIALING COMMITTEE
- b) PHARMACY & THERAPEUTICS COMMITTEE
- c) QUALITY IMPROVEMENT HEALTH EQUITY COMMITTEE

10. STAFF UPDATES

11. UNFINISHED BUSINESS

12. STAFF ADVISORIES ON BOARD BUSINESS FOR FUTURE MEETINGS

13. PUBLIC COMMENT (NON-AGENDA ITEMS)

14. ADJOURNMENT

NOTICE TO THE PUBLIC

The foregoing does not constitute the final agenda. The final agenda will be posted no later than 24 hours prior to the meeting date.

The agenda may also be accessed through the Alameda Alliance for Health's Web page at: www.alamedaalliance.org

Board of Governors meetings are regularly held on the second Friday of each month at 12:00 p.m., unless otherwise noted. This meeting is held both in person and as a video conference call. Meeting agendas and approved minutes are kept current on the Alameda Alliance for Health's website at www.alamedaalliance.org.

Additions and Deletions to the Agenda: Additions to the agenda are limited by California Government Code Section 54954.2 and confined to items that arise after the posting of the agenda and must be acted upon prior to the next Board meeting. For special meeting agendas, only those items listed on the published agenda may be discussed. The items on the agenda are arranged in three categories. **Consent Calendar:** These items are relatively minor in nature, do not have any outstanding issues or concerns, and do not require a public hearing. All consent calendar items are considered by the Board as one item and a single vote is taken for their approval, unless an item is pulled from the consent calendar for individual discussion. There is no public discussion of consent calendar items unless requested by the Board of Governors. **Public Hearings:** This category is for matters that require, by law, a hearing open to public comment because of the particular nature of the request. Public hearings are formally conducted, and public input/testimony is requested at a specific time. This is your opportunity to speak on the item(s) that concern you. If in the future, you wish to challenge in court any of the matters on this agenda for which a public hearing is to be conducted, you may be limited to raising only those issues which you (or someone else) raised orally at the public hearing or in written correspondence received by the Board at or before the hearing. **Board Business:** Items in this category are general in nature and may require Board action. Public input will be received on each item of Board Business.

Supplemental Material Received After the Posting of the Agenda: Any supplemental materials or documents distributed to a majority of the Board regarding any item on this agenda after the posting of the agenda will be available for public review. To obtain a document, please call the Clerk of the Board at (510) 747-6160.

Submittal of Information by Members of the Public for Dissemination or Presentation at Public Meetings (Written Materials/handouts): Any member of the public who desires to submit documentation in hard copy form may do so prior to the meeting by sending it to "Attn: Clerk of the Board", 1240 S. Loop Road, Alameda, CA 94502. This information will be disseminated to the Committee at the time testimony is given.

Americans With Disabilities Act (ADA): It is the intention of the Alameda Alliance for Health to comply with the Americans with Disabilities Act (ADA) in all respects. If, as an attendee or a participant at this meeting, you will need special assistance beyond what is normally provided, the Alameda Alliance for Health will attempt to accommodate you in every reasonable manner. Please contact the Clerk of the Board, Brenda Martinez, at (510) 747-6160 at least 48 hours prior to the meeting to inform us of your needs and to determine if accommodation is feasible. Please advise us at that time if you will need accommodations to attend or participate in meetings on a regular basis.

I hereby certify that the agenda for the Board of Governors was posted on the Alameda Alliance for Health's web page at www.alamedaalliance.org by September 10th, 2024, by 12:00 p.m.



Brenda Martinez, Clerk of the Board



Health care you can count on.
Service you can trust.

EXECUTIVE SUMMARY APPENDIX

Please click on the hyperlink(s) below to direct you to corresponding material for each item.

<u>CEO REPORT</u>	Page 41
<u>EXECUTIVE DASHBOARD</u>	Page 51
<u>FINANCE REPORT</u>	Page 149
<u>OPERATIONS REPORT</u>	Page 230
<u>COMPLIANCE REPORT</u>	Page 277
<u>HEALTH CARE SERVICES REPORT</u>	Page 331
<u>HEALTH EQUITY REPORT</u>	Page 355
<u>INFORMATION TECHNOLOGY REPORT</u>	Page 359
<u>INTEGRATED PLANNING REPORT</u>	Page 248
<u>PERFORMANCE & ANALYTICS REPORT</u>	Page 381
<u>HUMAN RESOURCES REPORT</u>	Page 391



Health care you can count on.
Service you can trust.

PRESENTATIONS

APPENDIX

Please click on the hyperlink(s) below to direct you to corresponding material for each item.

[MEDICARE UPDATE](#)

PAGE 109

[BEHAVIORAL HEALTH UPDATE](#)

PAGE 125



Health care you can count on.
Service you can trust.

SUPPORTING MATERIALS APPENDIX

Please click on the hyperlink(s) below to direct you to
corresponding material for each item.

<u>LEGISLATIVE TRACKING</u>	PAGE 59
<u>FINANCE SUPPORTING DOCUMENTS</u>	PAGE 204
<u>OPERATIONS SUPPORTING DOCUMENTS</u>	PAGE 252
<u>COMPLIANCE SUPPORTING DOCUMENTS</u>	PAGE 282
<u>INFORMATION TECHNOLOGY SUPPORTING DOCUMENTS</u>	PAGE 363
<u>INTEGRATED PLANNING SUPPORTING DOCUMENTS</u>	PAGE 249
<u>ANALYTICS SUPPORTING DOCUMENTS</u>	PAGE 383



Health care you can count on.
Service you can trust.

Consent Calendar



Health care you can count on.
Service you can trust.

Finance Committee Meeting Minutes

**ALAMEDA ALLIANCE FOR HEALTH
FINANCE COMMITTEE
REGULAR MEETING**

**July 9th, 2024
8:00 am – 9:00 am**

SUMMARY OF PROCEEDINGS

Meeting Conducted in-person and by Teleconference.

Committee Members in-person: Dr. Rollington Ferguson, Gil Riojas, James Jackson

Committee Members absent: Yeon Park (excused)

Alliance Staff in-person and on Conference Call: Matt Woodruff, Tiffany Cheang, Sasi Karaiyan, Richard Golfin III, Anastacia Swift, Lao Paul Vang, Yen Ang, Shulin Lin, Carol van Oosterwijk, Linda Ly, Felix Rodriguez, Renan Ramirez, Christine Corpus

CALL TO ORDER, ROLL CALL, AND INTRODUCTIONS

Dr. Ferguson called the Finance Committee meeting to order at 8:00 am. A roll call was conducted, and a quorum was established.

CONSENT CALENDAR

Dr. Ferguson presented the Consent Calendar.

There were no modifications to the Consent Calendar, and no items to approve.

a.) CEO UPDATE

Matt Woodruff provided updates to the committee on the following:

- **Upcoming Compliance Committee Meeting:**
This Friday we will review the Calendar Year 2023 DHCS Audit, covering part of fiscal year 2023 and fiscal year 2024. The auditors highlighted several concerns to be reviewed. Dr. Meade will be prepared to address these concerns at the full board meeting. There was one repeat finding, and it will be confirmed later today if it was an initial repeat or if it is a repeat from previous years. Repeat findings incur a minimum \$25,000 fine, increasing if tied to prior years. We did have new auditors this year and they had a different focus than previous auditors. They provided valuable feedback and identified areas needing immediate attention.
- **Financials**
Gil will provide an update on the May financials, which were anticipated to look unfavorable due to the State recoupment. Then he will provide a quick Budget update, followed by presentations on Targeted Rate Increase (TRI) and Unsatisfied Immigration Status (UIS). The TRI and UIS report outs were requested by the board in May but could not be provided in June due to time and agenda constraints.
- **Long-Term Care (LTC):**
We are closely monitoring our Long-Term-Care services. Our LTC team has put together a solid plan for the case management of LTC members. I will be partnering with Dr. Lo, who is our Medical Director of Long-Term Supportive Services, to provide a presentation that was developed with her team. We will talk about the work that we are doing with the transition members that we received already on LTC. We will present how we continue to work with that population and how we case manage it.

Informational update to the Finance Committee. Voting is not required.

b.) REVIEW AND APPROVE MAY MONTHLY FINANCIAL STATEMENTS

MAY 2024 Financial Statement Summary

Enrollment:

From an enrollment perspective, we are observing a stabilization, with a modest increase of 105 members from April, bringing our total Enrollment to 405,279 members. The primary drivers of enrollment growth in recent years have been the Child, Adults, and Optional Expansion Categories of Aid, but these categories are now leveling off.

Net Income:

For the month ending May 31st, 2024, the Alliance reported a Net Loss of \$29.2 million (versus budgeted Net Loss of \$5.8 million). The unfavorable variance is attributed primarily to lower than anticipated Premium Revenue.

Premium Revenue:

For the month ending May 31st, 2024, actual Revenue was \$126.9 million vs. our budgeted amount of \$157.2 million. This is largely due to the calendar year 2023 acuity adjustment. We expect to experience this in June as well.

Question: Mr. James Jackson inquired about future projections and whether the significant variance experienced in the past month has been adequately anticipated in planning for the year ahead. Gil acknowledged the surprise of the recoupment but confirmed they have accrued adequately for its impact. Looking ahead to calendar year 2024, we are conservatively accruing funds in anticipation of potential state adjustments.

Medical Expense:

Actual Medical Expenses for the month were \$150.0 million, vs. budgeted amount of \$155.5 million. For the year-to-date, actual Medical Expenses were 1.6 billion, and budgeted Medical Expenses were \$1.5 billion. We increased our Incurred But Not Paid (IBNP) estimate by about \$10 million due to outstanding LTC claims, reflecting older experience that is coming in.

Question: Dr. Ferguson asked what the plan is for bringing LTC expense under control. Matt explained that the long-term care team is visiting and assisting facilities with assigning the correct aid codes, noting that about 15% are currently in the wrong category. Efforts include preventing unnecessary hospital transfers by strengthening case management and exploring diversion programs to keep individuals at home. Gil Riojas added that Community Supports has a new diversion program to place members in more appropriate settings and a transition program to move people out of LTC. Matt also highlighted the challenge that facilities lack a monetary incentive to use the correct aid code since they receive the same payment regardless.

Further details can be found on pages 12 and 13.

Medical Loss Ratio:

Our MLR ratio for this month was reported at 118.3%. As previously alluded to, the increase in this month's MLR is related to the lower Revenue, and not our Medical Expenses as typically expected. Year-to-date MLR was at 96.8%.

Administrative Expense:

Actual Administrative Expenses for the month ending May 31st, 2024 were \$8.7 million vs. our budgeted amount of \$9.8 million. Our Administrative Loss Ratio (ALR) is 6.9% of our Revenue for the month, and 5.5% of Net Revenue for year-to-date.

Other Income / (Expense):

As of May 30th, 2024, our YTD interest income from investments show a gain of \$28.6 million.

YTD claims interest expense is \$781,000.

Managed Care Organization (MCO) Provider Tax:

For the month ending May 31st, 2024, we reported \$113.7 million unbudgeted MCO Tax Revenue, and \$113.7 million unbudgeted MCO Tax Expense.

Tangible Net Equity (TNE):

For May, the DMHC required that we have \$61.5 million in TNE, and we reported \$316.0 million, leaving an excess of \$254.5 million. As a percentage we are at 514%, which remains well above the minimum required.

Cash and Cash Equivalents:

We reported \$589.0 million in cash; \$473.2 million is uncommitted. Our current ratio is above the minimum required at 1.57 compared to regulatory minimum of 1.0.

Capital Investments:

We have spent \$417,000 on Capital Assets year-to-date. Our annual capital budget is \$1.6 million.

Motion: A motion was made by Dr. Rollington Ferguson, and seconded by Mr. James Jackson, to accept and approve the May 2024 Financial Statements.

Motion Passed

No opposed or abstained.

c.) UPDATE TO FY24 BUDGET

Gil provided a verbal update verbal update, addressing the Board's questions about the impact of state recoupments on our bottom line. The team ran numbers to show where we would be without those recoupments. Year-to-date, without the recoupments, our Net Income would be around \$40 million, and our Medical Loss Ratio would be about 94%. The recoupments have negatively affected our bottom line, increased MLR, and impacted our TNE. We expect significant losses in June as well, though the exact number is still being finalized by Shulin and her team. We will provide more accurate figures in a few weeks and will update the Board with any significant developments.

d.) TARGETED RATE INCREASE UPDATE

Gil provided a PowerPoint presentation on Targeted Rate Increase Update.

Background Information:

- The targeted rate increase was part of the MCO tax program, which taxes health plans to generate revenue that can be matched with federal funds. This additional revenue is used to increase provider payments.

Key Points:

- **Targeted Rate Increases:**
 - Applied to Primary Care, Obstetrics, Doula services, and non-specialty mental health services effective for dates of service on or after January 1, 2024.
 - Rates are set no lower than 87.5% of the lowest 2023 Medicare locality rate in California inclusive of eliminating AB97 provider payment reductions and incorporating Proposition 56 supplemental physician payments.

- DHCS released a fee schedule with over 700 primary and general care codes at a higher rate than the current Medi-Cal fee schedule.
- **Requirements:**
 - The plan must ensure delegated providers and capitated networks can cover TRI payments to their providers.
- **Future Considerations:**
 - The initial plan was to begin the program in 2024 and potentially increase rates and add new codes in 2025, however due to a \$45 billion State budget deficit, the State reconsidered these expansions.
 - There is debate over the use of MCO tax funds, with the Governor possibly wanting to divert the funds to address the budget deficit, while other parties are advocating to keep the funds for providers.
 - A new budget has been passed, and the program's future for 2025 is still under evaluation.
- **Next Steps:**
 - The State recently finalized the TRI All Plan Letter (APL), however it lacks detail so there are outstanding questions. Some of the requirements remain unclear.
 - All payments must be made by the end of this calendar year.
 - The Alliance has developed a project plan and is working to keep provider groups updated of the DHCS deadlines.

e.) UNSATISFACTORY IMMIGRATION STATUS (UIS) ENROLLMENT UPDATE

Gil provided a PowerPoint presentation on UIS Update.

Highlights:

- As of May 2024, the Alliance had 67,000 undocumented members with unsatisfactory immigration status.
- January 2024 saw a net increase of over 30,000 in UIS membership. This was due to new populations, partially offset by Kaiser members leaving the Plan.
- UIS members represented 17% of Alliance members.
- 36% of Adult members are undocumented; 19% of ACA OE members are undocumented. Of the remaining populations, 9% are undocumented.
- In the first quarter of CY 2024, the Child, ACA OE, Duals, LTC and LTC Dual populations had MLRs above the target Medical Loss Ratio of 90-95%.
- The majority of UIS members are delegated to CHCN
- The Alliance receives more revenue per-member-per-month for UIS Adult, SPD, ACA OE, LTC, and LTC Dual members than for SIS members in the same category of aid.
- The Alliance receives more revenue PMPM for SIS Child and Dual members than for UIS members.
- New UIS membership expense data is incomplete but will be evaluated with rates in the future.

ADJOURNMENT

Dr. Ferguson adjourned the meeting at 8:56 a.m.



Health care you can count on.
Service you can trust.

Compliance Advisory Committee Meeting Minutes



COMPLIANCE ADVISORY COMMITTEE
Regular Meeting Minutes
Friday, July 12th, 2024
10:30 a.m. – 11:30 a.m.

Video Conference Call
and

1240 S. Loop
Road Alameda,
CA 94502

CALL TO ORDER

Committee Members Attendance: Byron Lopez, Richard Golfín III, Dr. Kelley Meade, Rebecca Gebhart

Remote: None

Committee Members Excused: None

1. CALL TO ORDER

The regular Compliance Advisory Committee meeting was called to order by Dr. Kelley Meade at 10:30 am.

2. ROLL CALL

A roll call was taken of the Committee Members, quorum was confirmed.

3. AGENDA APPROVAL OR MODIFICATIONS

There were no modifications to the agenda.

4. PUBLIC COMMENT (NON-AGENDA ITEMS)

None

5. CONSENT CALENDAR

a) June 14th, 2024, COMPLIANCE ADVISORY COMMITTEE MEETING MINUTES

Motion: A motion was made by Richard Golfín III and seconded by Byron Lopez to approve Consent Calendar Agenda Items.

Vote: Motion passed

Abstentions: Dr. Kelley Meade

6. COMPLIANCE MEMBER REPORTS

a) COMPLIANCE ACTIVITY REPORT

i. Plan Audits and State Regulatory Oversight

1. Compliance Dashboard

a. **Summary:** The 2024 DHCS audit started on June 17, 2024, and ended with an exit conference on June 28, 2024. During the exit conference, DHCS discussed twenty-three (23) different items they saw which may need correction. Since these are not yet officially issued findings, we have added them to the dashboard as self-identified so we can begin working on corrections for them. Then, when DHCS does issue their findings, if there are any of these twenty-three (23) on the final findings report, we will move them over to the State Audit Findings category. If any of these twenty-three (23) don't end up being on the final audit report, they will remain in the self-identified column, so we can continue to work to correct any identified deficiencies.

b. 2024 Routine Full Medical Survey (RMS) - Potential Findings

- Finding 1: Category 1.2 Prior Authorization Procedures: The Plan did not authorize referrals to transplant programs within 72 hours of the member's specialist identifying the member as eligible for Major Organ Transplant (MOT)
 - This finding is related to the state requirement that all MOT evaluations are processed within seventy-two (72) hours of receipt, even if not specifically indicated by the provider.
 - Policies and procedures (P&Ps) reflected correctly that we are to authorize within seventy-two (72) hours, however the standard operating procedure (SOP), did not align specifically with the policy and procedures.
 - SOPs have been updated, staff has been trained on the updated workflows, and we are currently following the process.
 - A new internal review process has been instituted within all departments that handle these referrals to make sure that all procedures align with the P&P moving forward
- Finding 2: Category 1.2 Prior Authorization Procedures: The Plan did not ensure all MOT procedures, including bone marrow, were performed in a medically approved center of excellence (COE) as described in APL 21-015
 - The P&Ps were accurate in that all of our MOT needed to be performed at a DHCS approved Center of Excellence (COE).
 - The SOPs did not include bone marrow transplant on that list. This has been corrected, and staff have been trained on the updated process.
 - The major issue was ensuring the paper trail of the process was being documented.

- Finding 3: Category 1.3 Prior Authorization Appeals: The Plan did not obtain written consent from members prior to appeal when the provider filed the appeal in accordance with APL 21-011
 - Currently, the P&P states that we will try our best to get written consent from the member for an appeal, but if we do not, we will still process the appeal.
 - We will need to update the P&P, as well as the SOP, and then retrain staff on the updated process to ensure we get written consent from the member for an appeal.
- Finding 4: Category 1.3 Prior Authorization Appeals: The Plan did not send updated non-discrimination notice with tagline to appeal notification as described in APL 21-004
 - For every written communication that is sent in Grievance and Appeals (G&A), we have to provide Member's Rights and attach the Non-Discrimination Notice and Language Assistance Guidelines.
 - Updates were made by the State in 2021 and 2022, and Alliance systems were not updated with the appropriate updated enclosures for the Members Rights documents. We are working on updating those enclosures in our systems.
- Finding 5: Category 2.1 California Childrens Services (CCS): The Plan did not monitor CCS referral program pathways to identify members who may be eligible for CCS
 - We do have a dedicated team at the Alliance to support our coordination with CCS in this particular finding, there are multiple referral pathways to go to the CCS program.
 - One of them is referrals identified for the Plan and we have a very solid referral tracking mechanism for any Plan initiated referral.
 - There are also other provider pathways to refer to CCS, so our external provider community can also refer directly to CCS, however we don't have as streamlined of a process to monitor those types of referrals.
 - Currently there is a retrospective review where we receive reports from the county CCS office telling us who all of the people are that have been referred, but we want to be more proactive in identifying when the provider is referred directly to CCS.
 - Since we want to know who has been referred, we have been updating our processes to monitor that specific referral pathway, and we're going to be working very closely with our CCS partners to make sure that we can streamline that process.

Question: What gap exactly was the finding specific to cause? As you illustrated, there are lots of ways to access the services through CCS and the referral pathways.

Answer: The gap was our lack of ability to know exactly when a

provider made a direct referral to CCS.

Follow Up Question: How do we fixed that?

Answer: We tried to have that oversight by having our CCS county partners submit what they call a SAR report. That was not a proactive enough approach.

Discussion: We are going to be working with our CCS partners on solutions and on a more proactive approach as opposed to these reports. Exploring more upstream approaches while not overburdening our partners with more administrative costs.

- Finding 6: Category 2.1 Initial Health Assessment (IHA): The Plan did not ensure reasonable member outreach attempts for the IHA document
 - There have been three major steps implemented to ensure outreach:
 - IVR calls: We call every individual who is new to the Plan, who is eligible for an IHA, and encourage them to call their primary care provider and then obtain the appropriate appointment.
 - New Member Orientation: We offer new Alliance members a new member orientation, however not all members choose to participate.
 - Mailers and Phone Calls: All new members get various mailers and phone calls directly, in an attempt to connect them with their primary care provider and get the IHA within 120 days
 - DHCS requested multiple types of case files, and within those case files they requested to see documentation of the above three items. That information has been submitted as evidence of reaching out to new members.
- Finding 7: Category 2.1 Initial Health Assessment (IHA): The Plan did not ensure the provision of Initial Health Assessments for members
 - This is a repeat finding
 - There are six major steps being taken:
 - Multiple webinars
 - Chart audits
 - Outreach and IVR calls
 - Program around non-utilizers
 - Outreach calls to children as well as members over the age of 50
 - Providing a provider guide

Question: What is our most successful outreach

method?

Answer: Direct phone calls. We are not allowed to use a text method for outreach.

- Finding 8: Category 2.1 Initial Health Assessment (IHA): The Plan did not ensure the provision of blood lead screenings for pediatric members
 - Within the pediatric population the appropriate provision of blood lead screening is a specific concern for the department.
 - They pulled five (5) pediatric case files and we took some time to look at each of those files. In those cases, blood lead screening was completed.
 - Three of them had screening results
 - Two of them were documented in the medical record as being ordered.
 - This information was also submitted to DHCS
- Finding 9: Category 2.1 Initial Health Assessment (IHA): The Plan did not ensure the member outreach attempts were conducted and documented for IHAs for pediatric members
 - DHCS specifically called out the pediatric population for findings six (6) and seven (7). We perform the same pieces that I talked about in those two findings for our pediatric population; IVR calls direct phone calls to the parents, tip sheets, P4P program.
- Finding 10: Category 2.3 Behavioral Health Therapy (BHT): The Plan did not ensure timely access to Behavioral Health Therapy services
 - We have been extremely successful in meeting the metrics that we wanted to meet when we brought these services in-house.
 - We have seen a fourfold increase in our mental health utilization, almost a twofold increase in our behavioral health therapy utilization. We are providing care to more members.
 - The penetration rate is going up, meaning the number of members in the medical population who are utilizing mental health and BHT services in the look back period.
 - We had an increase in utilization and tripling of the staff, as well as support from senior leadership and Board of Governors, however, in the lookback period, we did have a large number of members awaiting their comprehensive diagnostic evaluations and services, in part due to a large backlog we received from our previous mental health delegate, that we were not aware of.
 - We are expanding the network, increasing services and access to services and we're seeing the improvements and increases in utilization.
 - This finding, and the next, is fair and expected given what we have seen in the past. We are aggressively working on

improvements, as these services are important and we want to provide them timely.

- Finding 11: Category 2.3 Behavioral Health Therapy (BHT): The Plan did not ensure provision of BHT services
 - Just as in finding ten (10), we have been successful in meeting the metrics since we brought the services in house. The same challenges are seen, and corrections are being put in place, for this finding.
- Finding 12: Category 2.3 Behavioral Health Therapy (BHT): The Plan did not ensure care coordination for members needing BHT services.
 - The BH team is working to be able to demonstrate that we have closed the coordination of care gap that is identified.
 - This is a theme that we heard in a most recent audit as well that the expectation from DHCS is that we will be actively facilitating coordination of care between the county and treating providers and in this case it would be also between BHT providers and the referring pediatricians.
- Finding 13: Category 2.4 Continuity of Care: The Plan did not ensure the notice of action (NOA) letters regarding continuity of care (CoC) denials were clear and concise.
 - Continuity of care processes fall under the Utilization Management (UM) pathways, similar to how we would process any type of authorization.
 - If there is an adverse benefit, we would have to send a Notice of Action letter (NOA). One of the file samples that we submitted, the language in the NOA that explained the reason for the denial wasn't as clear as we wanted it to be. The auditor specifically mentioned some double negative language in the actual letter, so that has been corrected now and we are continuing to reevaluate those types of documentation.
 - We have weekly and monthly work groups to make sure our communication to our members and our providers are clear and concise.
- Finding 14: Category 3.1 Access: The Delegate subcontractor placed members on appointment waitlists and did not provide timely appointments.
 - This is in the PCP realm, and at a joint operating meeting (JOM) with Alameda Health Systems (AHS) a wait list AHS had for primary care office visits and specialty office visits, particularly those of ophthalmology, gastroenterology, was brought forward.
 - Independently, one of the CHCN clinics, Tiburcio Vasquez, also mentioned delays in primary care visits, meaning waitlists for members who are waiting to get in to see a primary care provider.

- The department was curious about what steps we were taking to address those wait lists. In regards to access there are many items. For AHS, there are two we'd like to highlight specifically:
 - We provide a host of surveys, provider education around what are the appropriate timely access requirements, and we monitor potential quality issues.
 - We look at grievances. The positive result is that the number of grievances around access for both AHS particularly and CHCN, Tiburcio Vasquez, has gone down.
- We acknowledge the wait times and regularly meet with AHS and discuss these waitlists and appropriate access.
- Finding 15: Category 3.1 Access: The Plan did not monitor appointment wait times and appointment availability for specialists and behavioral health specialists
 - There are multiple timely access requirements from the State, one of which is the requirement to monitor appointment wait times and availability for specialists and for behavioral health specialists. The way we do that is through a survey called the CG Caps survey.
 - It's about a 30-question survey and we send out approximately 60,000 surveys a year.
 - The survey has been sent out for many years, and that is how we have looked at access around these requirements this year.
 - We included the behavioral health providers in this specific survey, however, in order to do so, we had to modify the survey. It was edited and sent to Compliance for review. Compliance sent it to DHCS, which took several months to approve the survey. This caused a delay in sending out the survey.
 - The survey has now been approved. The survey was then done in Q2 2024, and we will have the results in Q3 2024.
- Finding 16: Category 4.1 Grievance Resolution: The Plan did not ensure the decision maker for grievances involving clinical issues was a healthcare expert with clinical expertise for the condition as described in APL 21-011
 - The auditors noted that there was not a strong clinical review for quality of care grievances. Auditors discussed the lack of clinical review while reviewing the medical records and provider responses and noted that the clinical reviews were not in the final resolution letters.
 - We are working on creating an SOP for quality of care grievances, and we are working with the Chief Medical Officer to create a more robust clinical review for our quality care grievances.

- Finding 17: Category 4.1 Grievance Resolution: The Plan did not completely resolve quality of care and quality of service grievances
 - These are the cases which were closed without a complete resolution, for example, for the cases where the member called in and had a grievance against access to care, saying that there wasn't enough specialists within a specific specialty, we would respond that we do have more specialist, and the information is in our provider directory, which is not a complete resolution.
 - A complete resolution is to obtain a timely appointment for that member, however, those cases were closed without getting a timely appointment for the member.
 - Retraining will be needed to resolve this finding.
- Finding 18: Category 4.1 Grievance Resolution: The Plan did not ensure resolution letters contained clear and concise explanations for quality of care and quality of service decisions
 - The grievance and appeals resolution letters were not clearly written. They were identified during the audit. There were not a lot, but there were some that were confusing.
 - The Plan will provide staff training for coordinators, and we are also considering a template to help standardize the letters to make it easier for the member to read the letter.
- Finding 19: Category 4.1 Grievance Resolution: The Plan did not send updated non-discrimination and language assistance information with grievance letters
 - This is the same as the appeal finding.
 - We have updated our enclosures for the current non-discrimination notice and the language assistance tagline, and it is being updated in the system.
- Finding 20: Category 4.2 Cultural and Linguistic Services (CLS): The Plan did not monitor the linguistic performance of vendors that provider interpreter services
 - Documentation has been submitted to DHCS regarding the monitoring of our interpreter quality.
 - We do an annual review of interpreter qualifications for our three interpreter vendors.
 - We also do surveys with both our providers and our members asking about quality of interpreters to help us look for trends that might be a cause for response or action.
 - We've been looking at PQIs and grievance and appeals and have not noticed any concerns, which is why we only used an annual update on their assessment processes.
 - We will review reports submitted to the state and we'll implement some new monitoring processes that we hope will

meet that need.

- Finding 21: Category 4.3 Confidentiality: The Plan did not notify DHCS within 24 hours of a breach or HIPAA incident
 - This is an ongoing process of improvement for the Plan for education and training for all member facing departments that may receive a possible HIPAA incident or breach, and making sure that information gets to the Privacy Office so it can be reported within 24 hours of the time of discovery.
- Finding 22: Category 6.2 Fraud, Waste, and Abuse: The Plan does not have a regular method of reviewing services have been delivered by network providers or received by members
 - Currently services are reviewed through the Fraud, Waste FWA process and includes referrals from various departments throughout AAH, including Grievance and Appeals, Case Management, and Quality.
 - We also have a proactive way of reviewing services, which is through a vendor called Health Care Fraud Shield (HCFS). They review our claims data for outlier providers. We meet with HCFS monthly to review the outliers that have been identified and if needed, we will open cases to research them further.
 - This potential finding would involve adding additional processes. Aside from the methods that we currently use to review that services have been delivered by providers and received by members as billed. We are looking into process improvements which includes exploring options for more routine checks on PCP services for our members.
- Finding 23: Category 3.6 State Supported Services: The Plan did not distribute minimum payments for State Supported Services claims as described in APL 23-015
 - We have five (2) cases that the State was concerned about in terms of abortion services or state supported services that we had not paid the full Proposition 56 rate.
 - In all five (5) cases it was due to modifiers
 - In three (3) of those five (5) cases, the claims were facility claims with the UA modifier, which is not the actual abortion service, but the surgical trays that the facility provided for the service. In these cases, the claims for the abortion services we're paid under the correct rate, but under a different claim by the provider.
 - In the remaining two (2) cases, the claims that they were looking at were modifier fifty-one (51), which indicates multiple services and per medical guidelines those rates are to be reduced by at least 50%. In this case, we actually paid them their contracted rate, which was a little bit higher than the 50%. In any case, we paid the

minimum required.

- Since we believe these payments were correct, we sent the information to DHCS. We will see if they remove this potential finding from the final findings they issue.

c. 2023 Focused Medical Survey – Preliminary Findings

- The discussion of the 2023 Focused Medical Survey Preliminary Findings will be tabled for the next Compliance Advisory Committee, in September, due to time.

b) MEDI-CAL PROGRAM UPDATES

- No Updates

7. COMPLIANCE ADVISORY COMMITTEE BUSINESS

- a) None

8. STAFF UPDATES

- a) None

9. UNFINISHED BUSINESS

- a) None

10. STAFF ADVISORIES ON COMPLIANCE BUSINESS FOR FUTURE MEETINGS

- a) None

11. ADJOURNMENT

Dr. Kelley Meade adjourned the meeting at 11:34 am.



Health care you can count on.
Service you can trust.

Board of Governors Meeting Minutes

BOARD OF GOVERNORS
Regular Meeting Minutes
Friday, July 12th, 2024
12:00 p.m. – 2:00 p.m.

Video Conference Call and

1240 S. Loop Road
Alameda, CA 94502

1. CALL TO ORDER

Board of Governors Present: Rebecca Gebhart (Chair), Dr. Noha Aboelata (Vice Chair), Aarondeep Basrai, Dr. Rollington Ferguson, Andrea Ford, Byron Lopez, Andie Martinez Patterson, Dr. Kelley Meade, Jody Moore, Dr. Evan Seevak, Supervisor Lena Tam, Natalie Williams (arrived at 12:19 p.m.)

Board of Governors Remote: James Jackson ('Traditional Brown Act'), Jody Moore ('Just Cause' provision)

Board of Governors Excused: Colleen Chawla, Dr. Marty Lynch, Yeon Park, Andrea Schwab-Galindo

Alliance Staff Present: Matthew Woodruff, Dr. Donna Carey, Richard Golfin III, Gil Riojas, Anastacia Swift, Ruth Watson, Sasi Karaiyan, Tiffany Cheang, Lao Paul Vang

Chair Gebhart called the regular Board of Governors meeting to order at 12:00 p.m.

2. ROLL CALL

Roll call was taken, and a quorum was established.

3. AGENDA APPROVAL OR MODIFICATIONS

There were no modifications to the agenda.

4. INTRODUCTIONS

Matt Woodruff introduced Dr. Lo, who co-presented the Long-Term Care update.

5. CONSENT CALENDAR

- a) JUNE 11th, 2024, FINANCE COMMITTEE MEETING MINUTES
- b) JUNE 14th, 2024, COMPLIANCE ADVISORY COMMITTEE MEETING MINUTES
- c) JUNE 14th, 2024, BOARD OF GOVERNORS MEETING MINUTES

- d) **REVIEW AND APPROVE RESOLUTION RE-APPOINTING BYRON LOPEZ TO DESIGNATED BOARD OF GOVERNORS SEAT (LABOR STAKEHOLDER, SEIU/UNITED HEALTHCARE WORKERS WEST)**
- e) **REVIEW AND APPROVE RESOLUTION RE-APPOINTING REBECCA GEBHART TO DESIGNATED BOARD OF GOVERNORS SEAT (AT-LARGE SUBJECT KNOWLEDGE EXPERTISE)**

Motion: A motion was made by Supervisor Lena Tam and seconded by Dr. Rollington Ferguson to approve the Consent Calendar Agenda Items 5a through 5e.

Vote: The motion was passed unanimously.

Ayes: Aarondeep Basrai, Dr. Rollington Ferguson, Andrea Ford, James Jackson, Byron Lopez, Andie Martinez Patterson, Dr. Kelley Meade, Dr. Evan Seevak, Supervisor Lena Tam, Vice Chair Dr. Noha Aboelata, Chair Rebecca Gebhart.

No opposition or abstentions.

6. BOARD MEMBER REPORTS

a) COMPLIANCE ADVISORY COMMITTEE

Dr. Kelley Meade reported on the Compliance Advisory Committee meeting held on July 12th, discussing the 2024 DHCS potential findings. The state audit, conducted from June 17th to June 28th, resulted in 23 potential findings across six areas: utilization management (four findings), case management and continuity of care (nine findings, including one repeat), access and availability (two findings), member rights (six findings), fraud, waste, and abuse (one finding), and state-supported services (one nuanced billing issue). The findings were deemed correctable and not alarming, with only one repeat finding noted.

b) FINANCE COMMITTEE

Dr. Ferguson shared an update on the Finance Committee meeting held on July 10th. The discussion covered the May financials and the potential repeat findings mentioned by Dr. Meade. There was also an update on the fiscal year 2024 budget. Regarding the repeated findings, there is a possibility of facing fines of a minimum of \$25,000, although the exact amount is unknown. The May financials were not very promising. The MLR has increased to 118%, and we incurred a debt loss of \$29 million. TNE has risen to 540%, indicating a downward trend, and the high MLR is a concern. Long-term care was also discussed, raising the question of what actions to take. Proposed solutions will be presented, including addressing the estimated 50% incorrect acuity, affecting reimbursement.

7. CEO UPDATE

In the CEO report, Matt Woodruff provided an overview of the financial update and operational challenges, including a \$21 million revenue drop, the final repayments to the State, and the cost of long term care continues to increase.

A long-term care presentation co-presented with Dr. Lowe highlighted the long-term care challenges and solutions, increase in membership, intensive case management and education, aid code correction, and matching levels of care and services.

Key Points from the presentation include:

- Growth in Long-term Care Membership: Since December, long-term care membership increased by 50%, with a significant influx of members from Anthem stabilizing in April.
- Focus on Intensive Case Management: There has been an emphasis on intensive case management and education for members and providers, including social workers visiting facilities to assess and address needs.
- Efforts to Correct Aid Codes: Efforts are ongoing to correct aid codes for members to ensure they receive appropriate benefits and services, involving collaboration between social workers, providers, and the State.
- Challenges in Long-term Care: Long-term care has been challenging, including housing shortages and the need to accurately match care levels to member needs, focusing on meeting member preferences and improving internal systems.

Question: What is the reason behind the increase in long-term care membership, and how is it managed?

Answer: Long-term care membership has increased by 50% since December, largely due to the influx of members from Anthem, necessitating better coding and management of these members.

Medicare Supplemental Benefits Review

- Supplemental Benefits Analysis: A comprehensive analysis was conducted on supplemental benefits, comparing offerings in Alameda County and the broader marketplace to be competitive and address community needs.

Question: What supplemental benefits are offered in Alameda County and other markets?

Answer: A comprehensive review of supplemental benefits such as dental, vision, and transportation was conducted to be competitive in the market, with comparisons made to other providers in Alameda County and Southern California.

Question: What is the Alliance's strategy to offer supplemental benefits comparable to Kaiser by 2026?

Answer: The Alliance aims to offer at least the same supplemental benefits as Kaiser by 2026, focusing on community needs through provider town halls and other engagement strategies.

8. BOARD BUSINESS

a) REVIEW AND APPROVE MAY 2024 MONTHLY FINANCIAL STATEMENTS

Chief Financial Officer Gil Riojas presented an overview of the May 2024 Financial Statements.

Key Points from the presentation include:

- The Alliance reported a net loss of \$29 million, mainly due to the acuity adjustment for calendar year 2023 that reduced the revenue by \$30 million.
- The acuity adjustment was based on comparing long-term care expenses between the Alliance and Anthem, which resulted in a revenue shift from the Alliance to Anthem.
- The revenue was \$127 million, \$30 million lower than the budget and \$21 million lower than the previous month.
- The medical expenses were \$150 million, \$5 million lower than the budget but \$41 million higher than the previous month.
- The medical loss ratio was 118%, which means that for every dollar of revenue, the alliance spent \$1.18 on medical expenses.
- The administrative expenses were \$14.6 million, \$1.1 million lower than the budget and \$0.4 million lower than the previous month.
- The investment income was \$2.8 million, \$0.8 million higher than the budget and \$0.2 million higher than the previous month.
- The tangible net equity was \$360 million, 514% of the regulatory minimum.
- The cash and cash equivalents were \$189 million, \$9 million lower than the previous month.

Question: What was the main reason for the net loss of \$29 million in May?

Answer: The main reason for the net loss of \$29 million in May was the acuity adjustment for the calendar year 2023, which reduced the revenue by \$30 million.

Question: How did the acuity adjustment affect the revenue and the MLR?

Answer: The acuity adjustment was based on comparing long-term care expenses between the Alliance and Anthem, which resulted in a revenue shift from the Alliance to Anthem.

Question: In January, our TNE was around 700%, and it's now around 514%. Is the MLR the most significant factor that contributed to its drop of 200%?

Answer: Yes. Our medical loss ratio has increased because of the significant reductions in revenue that have reduced our tangible net equity. Our medical expenses, compared to revenue, are higher, and our reserve is lower because we're taking those down. We're hopeful that after June, we'll stabilize, and hopefully, we can grow again.

Motion: A motion was made by Dr. Rollington Ferguson and seconded by Dr. Kelley Meade to approve the May 2024 monthly financial statements.

Vote: The motion was passed unanimously.

Ayes: Aarondeep Basrai, Dr. Rollington Ferguson, Andrea Ford, James Jackson, Byron Lopez, Andie Martinez Patterson, Dr. Kelley Meade, Jody Moore, Dr. Evan Seevak, Supervisor Lena Tam, Natalie Williams, Vice Chair Dr. Noha Aboelata, Chair Rebecca Gebhart.

No opposition or abstentions.

b) UPDATE TO FY24 BUDGET

Gil Riojas provided a brief update on the FY24 budget, noting that revenue is expected to be low in June due to acuity adjustments, leading to a significant net loss. Without recruitment expenses, the net income would have been approximately \$40 million, with a tangible net equity of about 590% and a medical loss ratio of about 94%. The aim is to stabilize and achieve growth in reserves and net income in the current fiscal year.

Informational item only.

c) UNSATISFACTORY IMMIGRATION STATUS (UIS) PRESENTATION

Gil Riojas provided an overview of the Unsatisfactory Immigration Status (UIS) population, which consists of undocumented individuals eligible for the Medi-Cal program.

Key Points discussed in the presentation include:

- As of May 2024, Alliance had 67,000 undocumented members with unsatisfactory immigration status.
- January 2024 saw a net increase of 30,000 in UIS membership. As a reminder, older adults were eligible starting in May of 2022, who are 50 and older and younger adults in January of this year, ages 26-49 are not eligible. This is why we see these increases from where we were in the past. This was due to new populations, partially offset by Kaiser members leaving the Plan.
- UIS members represented 17% of Alliance members.
- 36% of adult members are undocumented; 19% of ACA OE members are undocumented. Of the remaining populations, 9% are undocumented.
- In the first quarter of CY 2024, the Child, ACA OE, Duals, LTC and LTC Dual populations had MLRs above the target Medical Loss Ratio of 90-95%.

Informational Item Only.

d) TARGETED RATE INCREASE (TRI) PRESENTATION

Gil Riojas shared an update on the Targeted Rate Increase (TRI), a state initiative to increase reimbursement rates for certain primary care, obstetric, and mental health services for Medi-Cal members.

Key Points from the presentation include:

- The TRI is funded by the Managed Care Organization (MCO) tax, a tax on health plans participating in Medi-Cal.

- The TRI started in January 2020 and requires the plans and their delegated providers to pay at least 87.5% of the Medicare fee schedule for the designated services.
- The State has provided a list of over 700 codes that are eligible for the TRI and expects the plans to report and monitor compliance with the TRI payments.
- The State also intends to expand the TRI program for calendar year 2025 and add new codes, and increase the rates, but with a lower budget allocation.
- The Alliance has been working on analyzing the current fee schedules, comparing them with the TRI fee schedule, and making any necessary adjustments to ensure the proper payments to the providers.
- The Alliance has also been collaborating with the delegated providers, CHCN and AHS, to ensure that they are also paying their providers according to the TRI fee schedule.
- The Alliance received a final All Plan Letter (APL) from the State in June 2020 that outlines the requirements and expectations for the TRI program.

e) OVERVIEW AND DISCUSSION OF TRILOGY DOCUMENTS

Dr. Donna Carey presented an overview of the Trilogy documents that were approved at the board meeting on June 14th, 2024. These documents outline the annual work plans and evaluations for the quality, case management, and utilization management programs of the Alliance. The presentation discussed the goals, programs, and evaluations of these departments, emphasizing key metrics and future plans.

Key points in the overview included:

- **Quality Program Overview:** The quality program aims to monitor and evaluate the quality, safety, and appropriateness of care and services delivered to members, with multiple committees overseeing various aspects of this work.
- **Key Quality Metrics:** Quality metrics include HEDIS measures, member experience surveys, and state-directed quality improvement projects, focusing on areas like well-child visits and follow-ups after ED visits.
- **Case Management Programs:** Case management involves a collaborative process of assessment, planning, and coordination to meet members' health needs, with programs like enhanced care management, complex case management, and transitional care services.
- **Challenges in Case Management:** Challenges include low return rates for health risk assessments and the need for creative solutions to improve member engagement and consent for services.
- **Utilization Management Goals:** The utilization management department ensures medically necessary and appropriate care, with a high volume of authorizations and low denial rates.
- **2024 Work Plan:** Plans for 2024 include reducing required prior authorizations, increasing staffing, expanding ADT feeds, and improving delegate oversight.
- **Member Experience and Outreach:** Efforts to improve member experience and outreach include staff training to verify contact information and innovative strategies to engage non-utilizers.

9. STANDING COMMITTEE UPDATES

a) PEER REVIEW AND CREDENTIALING COMMITTEE – APRIL & MAY

Dr. Carey provided an update on the Peer Review and Credentialing Committee meetings that took place in April and May. In April, 155 providers were credentialed. In May, three peer review committee meetings were held. On May 6th, a temporary medical director was credentialed to assist with the UM volume. In the May meeting, a total of 273 providers were credentialed.

Question: Are the majority of those providers credentialed for behavioral health or for a specific area?

Answer: In both April and May, the majority of the credentialed providers were in behavioral health. In April, we credentialed 80 behavioral health providers, and in May, we credentialed over 200.

b) QUALITY IMPROVEMENT HEALTH EQUITY COMMITTEE – APRIL & MAY

Dr. Carey provided an update on the Pharmacy & Therapeutics committee meeting that took place in May. During the meeting, Dr. Chapman gave a presentation on the expansion of the Lanterman Petris Short Act, which increased the number of providers authorized to place 5150 or 5585 holds. The committee reviewed 23 policies and procedures, as well as the trilogy documents. Additionally, Dr. Andrea Woo from AHS presented on patient throughput in the Emergency Department at Highland. The committee reviewed and approved 30 policies and procedures and approved the Population Health Management program.

c) COMMUNITY ADVISORY COMMITTEE - JUNE

Matt Woodruff shared three main updates from the last Community Advisory Committee meeting held in June. There was a discussion about health education materials and all the different benefits that we now have under health education. There was a great discussion about access and where the Consumer Advisory Committee could refer members if they had questions about all the different benefits that are now out there. There was also discussion about the grievance and appeal data and some of the effects that the community has seen on grievances and an in-depth report on outreach and marketing.

10. STAFF UPDATES

There were no staff updates.

11. UNFINISHED BUSINESS

None.

12. STAFF ADVISORIES ON BOARD BUSINESS FOR FUTURE MEETINGS

A request was made for the glossary and primer on long-term care facilities and for the primer to be sent out via email for board members to have as a handy resource.

13. PUBLIC COMMENT (NON-AGENDA ITEMS)

There were no public comments for non-agenda items.

14. ADJOURNMENT

Chair Gebhart adjourned the meeting at 2:04 p.m.



Health care you can count on.
Service you can trust.

**RESOLUTION
RE-APPOINTING
JAMES JACKSON
TO ALAMEDA
HEALTH SYSTEM
SEAT**

RESOLUTION NO. 2024-

A RESOLUTION OF ALAMEDA ALLIANCE FOR HEALTH RECOMMENDING THAT THE ALAMEDA COUNTY BOARD OF SUPERVISORS REAPPOINT MR. JAMES JACKSON TO THE ALAMEDA HEALTH SYSTEM SEAT TO THE ALAMEDA ALLIANCE FOR HEALTH BOARD OF GOVERNORS

WHEREAS, Mr. James Jackson's current term as an Alameda Alliance for Health (Alliance) Board of Governors member, in the Alameda Health System Seat (Regular #10), expires November 22, 2024; and

WHEREAS, the Alliance Chief Executive Officer recommends that the Alliance Board of Governors nominate Mr. James Jackson for reappointment to the Alameda Health System Seat (Regular #10), pursuant to Section 3.D.7 of the Alliance *Bylaws*; and

WHEREAS, pursuant to Sections 3.C and 3.J of the Alliance *Bylaws*, the Alliance Board of Governors has reviewed the recommendation; and

WHEREAS, the Alliance Board of Governors desires to nominate Mr. James Jackson for reappointment to the Alliance Board of Governors (Regular #10); and

WHEREAS, pursuant to Sections 3.C and 3.J of the Alliance *Bylaws*, the Alliance Board of Governors is required to adopt a resolution, which in turn will be provided to the Alameda County Board of Supervisors; and

WHEREAS, upon receipt of the Alliance Board of Governors' resolution, the Alameda County Board of Supervisors may choose to reappoint by majority vote this member to the Alliance Board of Governors.

NOW, THEREFORE, THE ALLIANCE BOARD OF GOVERNORS DOES HEREBY RESOLVE, DECLARE, DETERMINE, ORDER, AND RECOMMEND AS FOLLOWS:

SECTION 1. That the Alliance Board of Governors approves the Chief Executive Officer's recommendation to nominate Mr. James Jackson for reappointment to the Alameda Health System Seat (Regular #10), on the Alliance Board of Governors, as created pursuant to Section 3.D.7 of the Alliance *Bylaws*.

SECTION 2. The Alliance Board of Governors hereby recommends that the Alameda County Board of Supervisors reappoint by majority vote Mr. James Jackson to the Alameda Health System Seat (Regular #10), on the Alliance Board of Governors.

SECTION 3. The Alliance Secretary shall certify the adoption of this resolution and immediately forward it to the Clerk of the Board of the Alameda County Board of Supervisors.

PASSED AND ADOPTED by the Board at a meeting held on the 13th day of September 2024.

CHAIR, BOARD OF GOVERNORS

ATTEST:

Secretary



Health care you can count on.
Service you can trust.

**RESOLUTION
RE-APPOINTING
DR. EVAN SEEVAK
TO AT-LARGE
SUBJECT
KNOWLEDGE
EXPERTISE SEAT**

RESOLUTION NO. 2024-

A RESOLUTION OF ALAMEDA ALLIANCE FOR HEALTH RECOMMENDING THAT THE ALAMEDA COUNTY BOARD OF SUPERVISORS REAPPOINT DR. EVAN SEEVAK TO THE AT-LARGE SUBJECT KNOWLEDGE EXPERTISE SEAT TO THE ALAMEDA ALLIANCE FOR HEALTH BOARD OF GOVERNORS

WHEREAS, Dr. Evan Seevak's current term as an Alameda Alliance for Health (Alliance) Board of Governors member, in the At-Large Subject Knowledge Expertise Seat (Regular #6), expires September 19, 2024; and

WHEREAS, the Alliance Chief Executive Officer recommends that the Alliance Board of Governors nominate Dr. Evan Seevak for reappointment to the At-Large Subject Knowledge Expertise Seat (Regular #6), pursuant to Section 3.D.8 of the Alliance *Bylaws*; and

WHEREAS, pursuant to Sections 3.C and 3.J of the Alliance *Bylaws*, the Alliance Board of Governors has reviewed the recommendation; and

WHEREAS, the Alliance Board of Governors desires to nominate Dr. Evan Seevak for reappointment to the Alliance Board of Governors (Regular #6); and

WHEREAS, pursuant to Sections 3.C and 3.J of the Alliance *Bylaws*, the Alliance Board of Governors is required to adopt a resolution, which in turn will be provided to the Alameda County Board of Supervisors; and

WHEREAS, upon receipt of the Alliance Board of Governors' resolution, the Alameda County Board of Supervisors may choose to reappoint by majority vote this member to the Alliance Board of Governors.

NOW, THEREFORE, THE ALLIANCE BOARD OF GOVERNORS DOES HEREBY RESOLVE, DECLARE, DETERMINE, ORDER, AND RECOMMEND AS FOLLOWS:

SECTION 1. That the Alliance Board of Governors approves the Chief Executive Officer's recommendation to nominate Dr. Evan Seevak for reappointment to the At-Large Subject Knowledge Expertise Seat (Regular #6), on the Alliance Board of Governors, as created pursuant to Section 3.D.8 of the Alliance *Bylaws*.

SECTION 2. The Alliance Board of Governors hereby recommends that the Alameda County Board of Supervisors reappoint by majority vote Dr. Evan Seevak to the At-Large Subject Knowledge Expertise Seat (Regular #6), on the Alliance Board of Governors.

SECTION 3. The Alliance Secretary shall certify the adoption of this resolution and immediately forward it to the Clerk of the Board of the Alameda County Board of Supervisors.

PASSED AND ADOPTED by the Board at a meeting held on the 13th day of September 2024.

CHAIR, BOARD OF GOVERNORS

ATTEST:

Secretary



Health care you can count on.
Service you can trust.

CEO Update

Matthew Woodruff

To: Alameda Alliance for Health Board of Governors

From: Matthew Woodruff, Chief Executive Officer

Date: September 13th, 2024

Subject: CEO Report

- **Financials:**

- **August 2024:** Net Operating Performance by Line of Business for the month of July 2024 and Year-To-Date (YTD):

	<u>July</u>	<u>YTD</u>
Medi-Cal	(\$7.2M)	(\$7.2 M)
Group Care	185K	185K
Total	(\$7.0M)	(\$7.0M)

- **Revenue was \$164.3 million in July 2024 and Year-to-Date (YTD).**
 - Medical expenses were \$164.5 million in July and for the fiscal year-to-date; the medical loss ratio is 100.1% for the month and for the fiscal year-to-date.
 - Administrative expenses were \$10.8 million in July and year-to-date; the administrative loss ratio is 6.6% of net revenue for the month and year-to-date.
- **Tangible Net Equity (TNE):** Financial reserves are 361% of the required DMHC minimum, representing \$179.6 million in excess TNE.
- **Total enrollment in July 2024 was 404,508**, an increase of 518 Medi-Cal members compared to June.
- **Key Performance Indicators:**
 - **Regulatory Metrics:**
 - The Alliance missed our claims timeliness of payment. The State metric is 90% and we scored 87%.
 - **Non-Regulatory Metrics:**
 - The Alliance missed an internal metric on system availability. Our goal is 100% and we averaged 99.9%.
- **Alliance Updates:**
 - **Health Equity**
 - The Alliance Health Equity Plan starting in 2025 and Provider Training are due to DHCS in December 2024. The Alliance will send these documents for Board review in October 2024.

- **Demographics**
 - Please see attached power point describing the demographics of the Alliance employees.
- **Medicare**
- **Medicare Overview**
 - **D-SNP Readiness**
 - Alameda Alliance for Health (AAH) Medicare Advantage (MA) Duals Eligible Special Needs Plan (D-SNP) will begin serving members on January 1st, 2026.
 - Completed 1st series (of 3) webinars on 8/20, 8/22, and 8/29 with Chapman Consulting with 133 attendees total, and as of August 30th, there are 43 provider contract amendments pending AAH signature (ready to fully execute).
 - For RFPs, Dental is finalizing vendor selection, Vision was released on 8/8, and Hearing was released on 8/30. Kick off with The Creative Department branding consultant on 8/15.
 - AAH completed the D-SNP Readiness meeting with DMHC, DHCS, and CMS on 8/19.
 - Full Presentation for the Board Today
 - **Long Term Care**
 - Facility Types
 - Skilled Nursing
 - Subacute
 - Intermediate care facility (ICF)
 - ICF-DD (developmental delay)
 - Non Medi-Cal covered facilities
 - Residential care facilities
 - Board and Care
 - Assisted Living
 - Congregate Living Health Facilities (CLHF)
 - Update on Long-Term Care Team Process
 - Case Management
 - Aid Codes
 - Meeting with Facilities
 - Financial Review
 - Recoupments – System paid full claim and not just retroactive delta = \$2.5 million to \$3 million.

- Distinct Part Skilled Nursing Facilities-A material portion of our costs are related to DP/SNFs. These facilities have a significantly higher fee schedule.
- Bed hold days-Reviewing appropriateness of bed hold days at certain facilities.
- Claims Interest-July claims interest expense related to delays in paying LTC claims amounts related to updated LTC fee schedule.

DHCS Definitions

“**Long-term care includes personal care**, such as help with bathing, eating or dressing that you require over a lengthy period. That's why it can be very expensive. Long-term care can range from simple assistance with activities in your own home or a residential care facility or it can mean highly skilled care in a nursing facility.” (DHCS)

Medi-Cal Benefits

Skilled Nursing Facility

- I. Definition (CCRSNF):
 - a. Health facility or a distinct part of a hospital
 - b. Provides continuous skilled nursing care and supportive care
 - c. Serves patients whose primary need is for availability of skilled nursing care on an extended basis (years).
 - i. It provides 24-hour inpatient care and, as a minimum, includes physician, skilled nursing, dietary, pharmaceutical services and an activity program.
- II. Example:
 - a. Older adult with a history of diabetes, stroke, and dementia. Member needs is incontinent of urine, at risk of wounds, and needs help going to the toilet, dressing, bathing, and brushing their teeth. They need a diabetic mechanical soft diet

Care Needs	Care Provider
Incontinence wound monitoring and care	RN
ADL help: toileting, dressing, bathing, brushing teeth	CNA
Diabetic mechanical soft diet	RD/dietary

Sub-Types of Skilled Nursing Facilities

Subacute Care

- I. Definitions (CCRSA)
 - a. Type of skilled nursing facility service

Adult Subacute Care

- I. Definitions (DHCSASA)
 - a. Level of care needed by an individual who
 - i. Does not require hospital acute care
 - ii. Requires more intensive licensed skilled nursing care than is provided to the majority of individuals in a skilled nursing facility
 - b. Individuals need special medical equipment, supplies, and treatments such as
 - i. Respiratory support: ventilators and tracheostomies
 - ii. Feeding support: total parental nutrition or tube feeding
 - iii. Complex wound care
- II. Example:
 - a. Adult with a history of multiple trauma and severe hospital acquired pneumonia. Member has a G-tube, colostomy and has a tracheostomy. They are fully dependent on Activities of Daily Living (ADL) and needs a ventilator with deep suctioning for 18 hours per day.

Care Needs	Care Provider
G-tube and colostomy care, G-tube feedings	RN
Activities of daily living (ADL)	CNA/RN
Ventilator management and deep suctioning	RT

Pediatric Subacute Care

- I. Definitions (DHCSASA)
 - a. Level of care needed by an individual <21 years old who:
 - i. Uses a medical technology that compensates for the loss of a vital bodily function
 - b. Individuals need special medical equipment, supplies, and treatments such as
 - i. Respiratory support: ventilators and tracheostomies
 - ii. Feeding support: total parental nutrition or tube feeding
 - iii. Complex wound care
- II. Example:
 - a. 19 year old with a history of progressive neuromuscular disorder. Member has a tracheostomy and requires a ventilator for 20 hours per day with suctioning and G tube for feeding.

Care Needs	Care Provider
G-tube care, G-tube feedings	RN
Ventilator management and deep suctioning	RT

Intermediate Care Facility (ICF)

- I. Definition (CCRICF):
 - a. Health facility, or a distinct part of a hospital or skilled nursing facility
 - b. Provides the following basic services: care to patients who have need for skilled nursing supervision and need supportive care, but who do not require continuous nursing care.
 - c. Goal to prevent or delay of acute episodes of physical or mental illness and encourage independence
- II. Example:
 - a. 30 year old member with a history of bipolar disorder and multiple trauma. Able to walk on their own and do most of their own ADL's, sometimes needs help getting dressed. Needs help with oversight and prompting for medications and sometimes needs additional medication for his bipolar disorder.

ICF Sub-type

Intermediate Care Facility Services for Developmentally Disabled (ICF-DD)

- I. Definition
 - a. Intermediate care facilities for individuals with Developmental Disability
- II. Example:
 - a. 30 year-old member with a history of developmental delay, schizophrenia, and multiple trauma. Can exhibit behaviors such as verbal and physical outbursts requiring medical intervention, but is usually able to be redirected.

NON Medi-Cal Benefits

Residential Care Facilities (RCF): (DHCSRFCF)

- I. Definition: **non-Medi-Cal** facilities that are supportive living environments in a homelike and community setting
- II. Often private pay
 - a. Medi-Cal waivers available: may take up to 18 months
- III. Provides
 - a. Personal and supportive services
 - b. Assist with self-administration of medication
 - c. Three meals per day and snacks
 - d. Housekeeping and laundry
 - e. Transportation or transportation arrangement
 - f. Activities
 - g. Skilled nursing services as needed
 - i. May have additional fees

RCF Sub-Types

Board and Care

- I. Environment: often a converted home
 - a. Shared or individual rooms
 - b. Size varies
 - c. May have 1-2 non-medical staff on site
 - i. May help with some ADL's
 - ii. Can remind residents to take medications
 - iii. Provides meals on site: home-cooked and/or take out
 - iv. Coordinate transportation to appointments
- II. Example:
 - a. An 84 year old member with history of cognitive impairment, needs cueing for medications and hygiene, likes to leave the home and take long walks for hours during the day. Always returns for dinner.

Assisted Living

- I. Environment: larger environments
 - a. Often individual studios or apartments
 - b. Communal dining rooms and areas for recreation or socialization

- c. Coordinate transportation to appointments
- d. Additional services often require additional fees: facility dependent
- II. Example:
 - a. 70 year old couple, mild cognitive impairment and independent in ADLs. Enjoys having meals in dining area and attending day trips arranged by facility.

Congregate Living Health Facilities (CLHF)

- I. Definition (CCHSCCLHF): provide skilled nursing care that is less intense than in a hospital, but more than can be provided in a skilled nursing facility
 - a. Residential home
 - b. Up to 18 beds
 - c. Provides the following care to certain populations
 - i. Inpatient care:
 - 1. Medical supervision
 - 2. 24 hour skilled nursing and supportive care
 - 3. Pharmacy
 - 4. Dietary
 - ii. Socialization
 - iii. Recreation
- II. Often private pay, DHCS Medi-Cal waivers available
- III. Example:
 - a. Member with a history of multi-drug resistant organism needing isolation and complex wound care needs. Has trach with continuous ventilator requirements and daily wound care.

References

- (n.d.). Retrieved from
<https://www.dhcs.ca.gov/services/ltc/Pages/ConsLTCInformation.aspx>
- (n.d.). Retrieved from
[https://govt.westlaw.com/calregs/Document/IBC5783995B6111EC9451000D3A7C4BC3?viewType=FullText&originationContext=documenttoc&transitionType=CategoryPageItem&contextData=\(sc.Default\)](https://govt.westlaw.com/calregs/Document/IBC5783995B6111EC9451000D3A7C4BC3?viewType=FullText&originationContext=documenttoc&transitionType=CategoryPageItem&contextData=(sc.Default))
- (n.d.). Retrieved from
[https://govt.westlaw.com/calregs/Document/IB8C471C45B6111EC9451000D3A7C4BC3?viewType=FullText&originationContext=documenttoc&transitionType=CategoryPageItem&contextData=\(sc.Default\)](https://govt.westlaw.com/calregs/Document/IB8C471C45B6111EC9451000D3A7C4BC3?viewType=FullText&originationContext=documenttoc&transitionType=CategoryPageItem&contextData=(sc.Default))
- (n.d.). Retrieved from
[https://govt.westlaw.com/calregs/Document/I5C96BA2B5B6111EC9451000D3A7C4BC3?viewType=FullText&listSource=Search&originationContext=Search+Result&transitionType=SearchItem&contextData=\(sc.Search\)&navigationPath=Search%2fv1%2fresults%2fnavigation%2fi0a89d2f](https://govt.westlaw.com/calregs/Document/I5C96BA2B5B6111EC9451000D3A7C4BC3?viewType=FullText&listSource=Search&originationContext=Search+Result&transitionType=SearchItem&contextData=(sc.Search)&navigationPath=Search%2fv1%2fresults%2fnavigation%2fi0a89d2f)
- (n.d.). Retrieved from
<https://www.dhcs.ca.gov/provgovpart/Pages/SubacuteCare.aspx#:~:text=Subacute%20Care,of%20subacute%20care%20to%20beneficiaries.>
- (n.d.). Retrieved from <https://www.dhcs.ca.gov/services/ltc/Pages/Residential-Care-Facility-and-Adult-Residential-Facility-Provider-Enrollment.aspx>
- (n.d.). Retrieved from
[https://california.public.law/codes/ca_health_and_safety_code_section_1250#:~:text=\(1\)%E2%80%9CCongregate%20living%20health,%2C%20dietary%2C%20social%2C%20recreational%2C](https://california.public.law/codes/ca_health_and_safety_code_section_1250#:~:text=(1)%E2%80%9CCongregate%20living%20health,%2C%20dietary%2C%20social%2C%20recreational%2C)

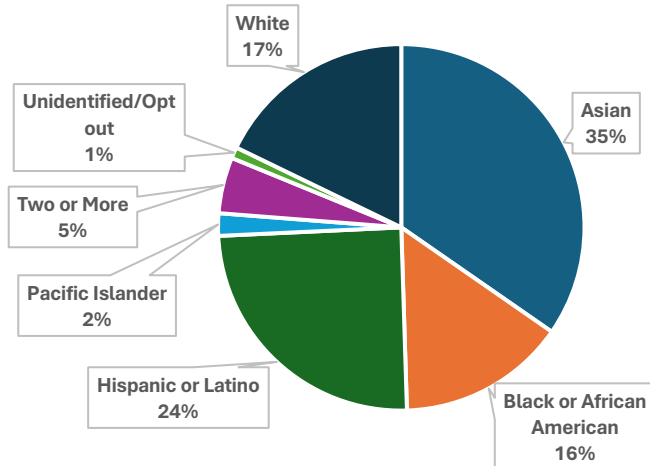


Health care you can count on.
Service you can trust.

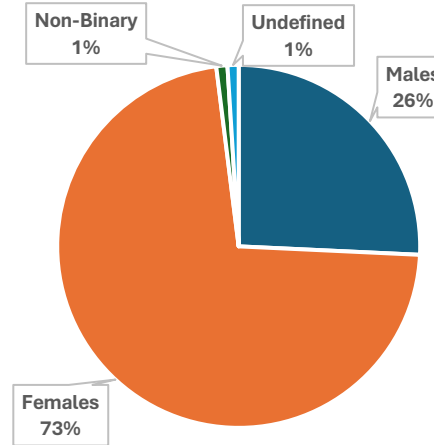
Executive Dashboard

AAH Employee Demographics Data Report August 2024

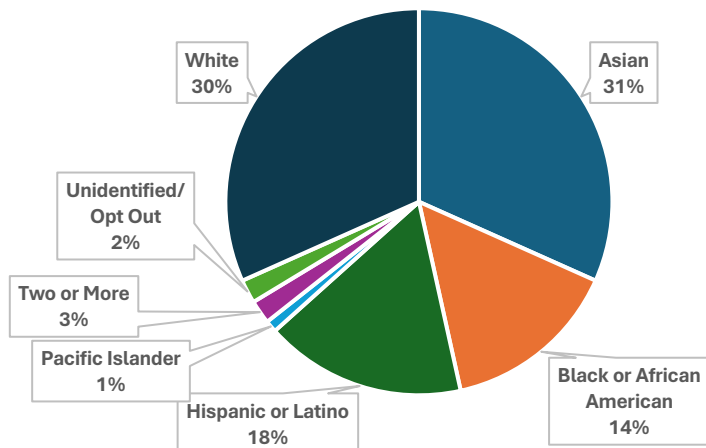
Employee Ethnicity - 621
August 2024



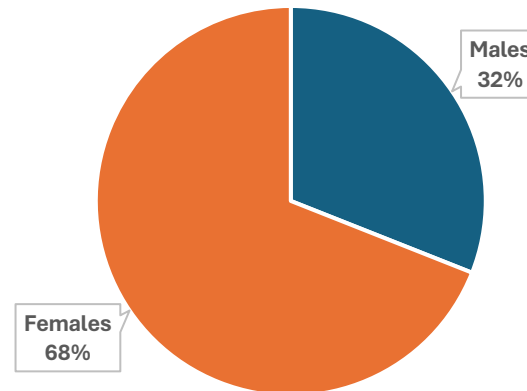
Employee Gender - 621
August 2024



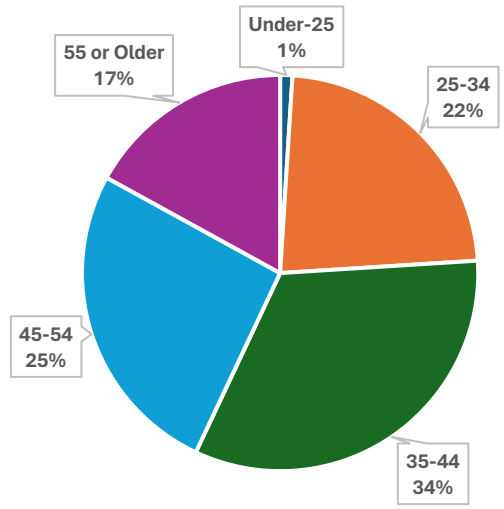
Managers Ethnicity - 125
August 2024



Managers Gender - 125
August 2024



Employee Age Demographics - 621
August 2024



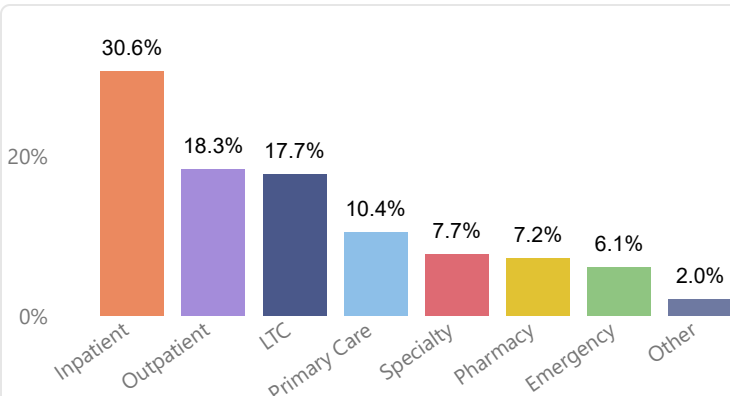
Financials

Income & Expenses

	JULY 2024	FISCAL YTD
REVENUE	\$ 211.3 M	\$ 211.3 M
MEDICAL EXPENSE	\$ (164.5) M	\$ (164.5) M
ADMIN EXPENSE	\$ (3.8) M	\$ (3.8) M
OTHER/TAX	\$ (42.9) M	\$ (42.9) M
NET INCOME	\$ (7.0) M	\$ (7.0) M

Medical Loss % (Fiscal YTD)
100.1%

Medical Expenses

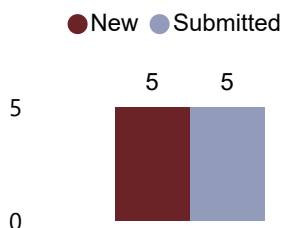


Liquid Reserves

TNE %
361.2%

TNE \$
\$248.4M

Reinsurance Cases



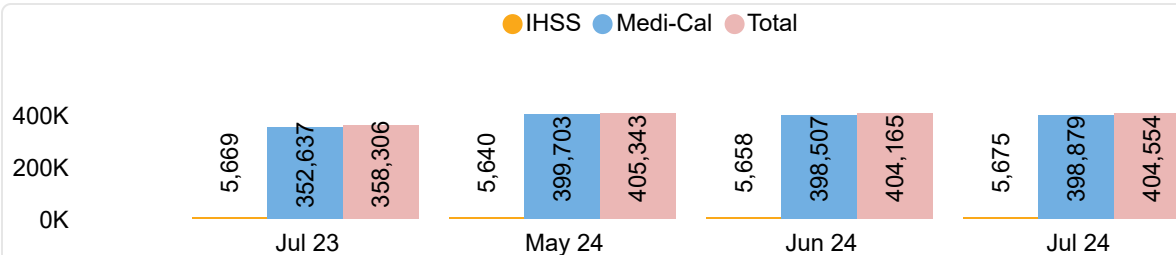
Balance Sheet

Cash Equivalents	\$527.2M
Pass-Through Liabilities	\$171.4M
Uncommitted Cash	\$355.8M
Working Capital	\$179.8M

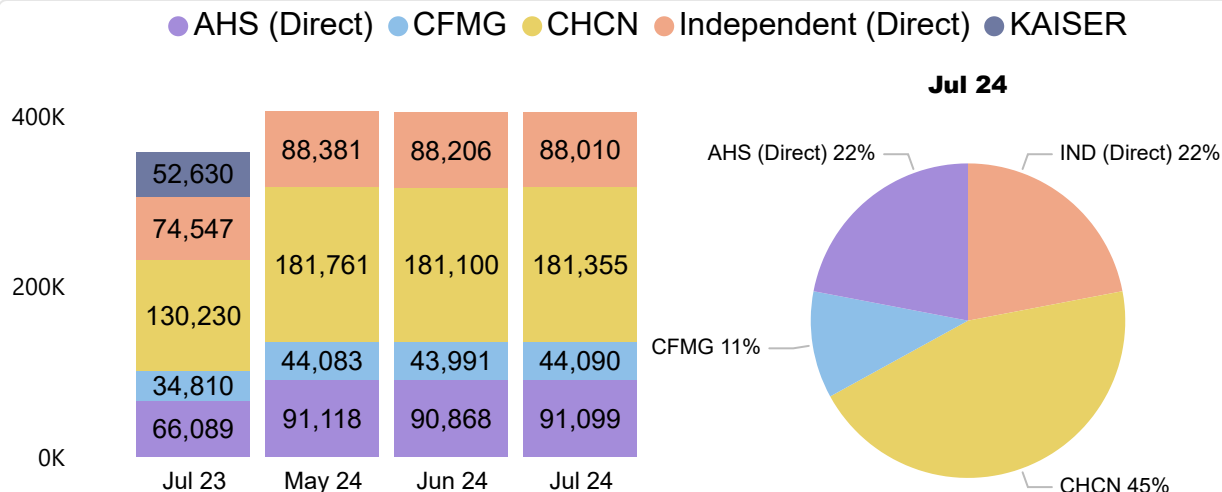
Current Ratio
1.25

Membership

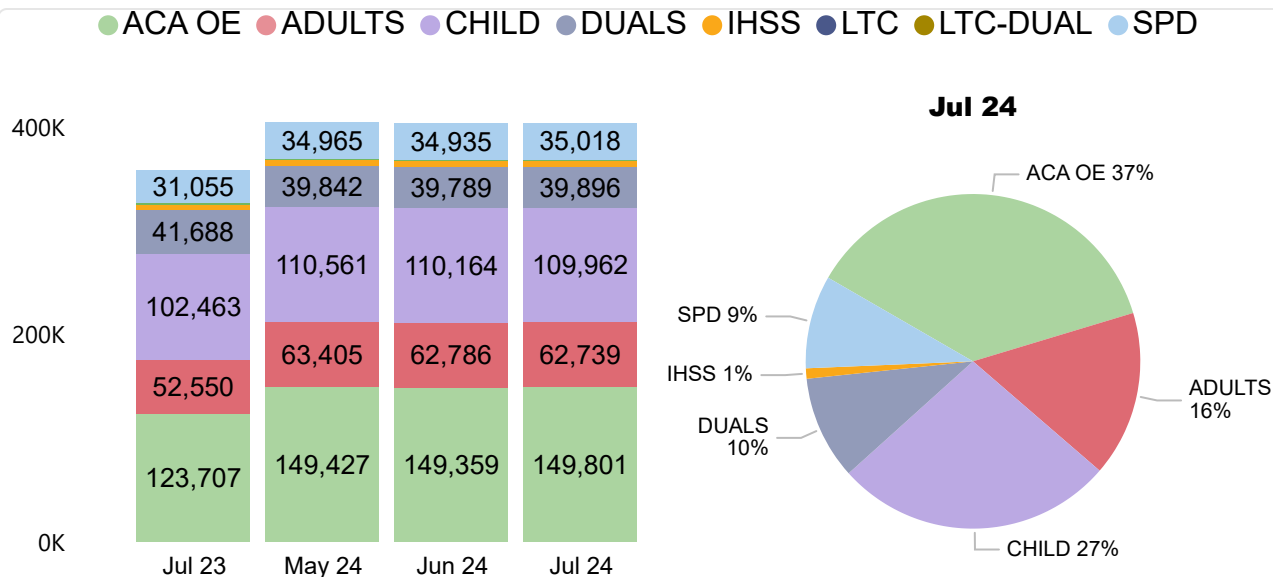
By Plan



By Network



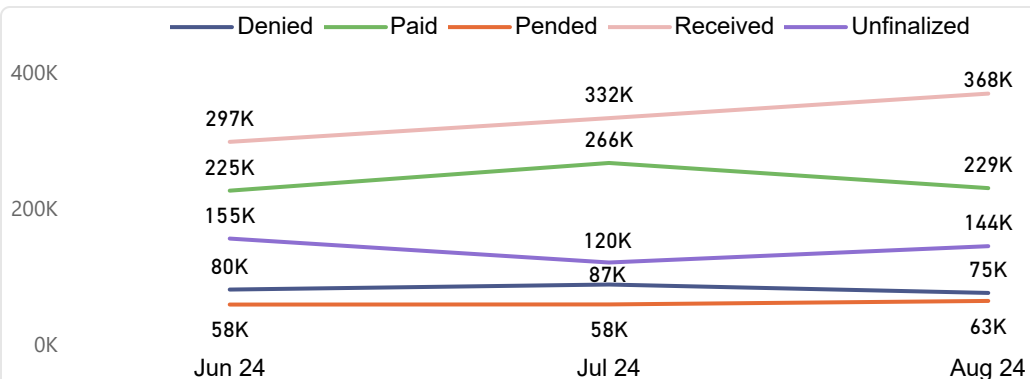
By Category



Claims

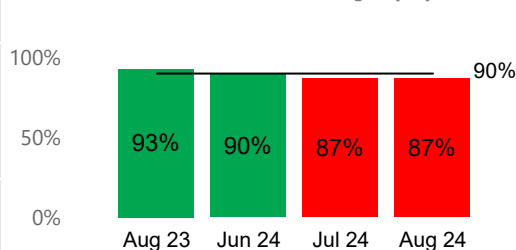
Member Services

Claims Processing

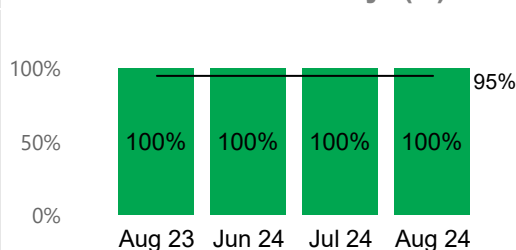


Claims Compliance

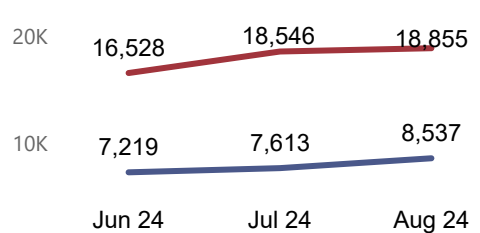
Processed 30 Cal Days (%)



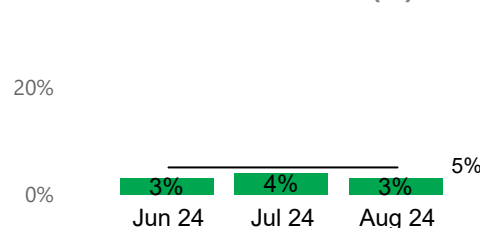
Processed 45 Work Days (%)



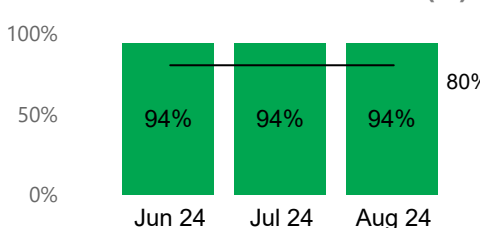
Inbound Calls **Outbound Calls**



Abandoned Call Rate (%)

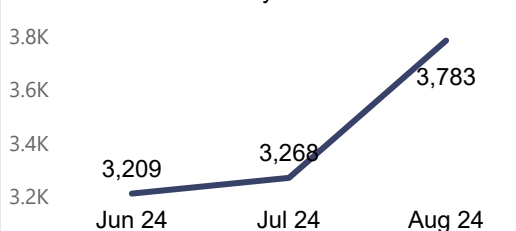


Calls Answered in 30 Seconds (%)



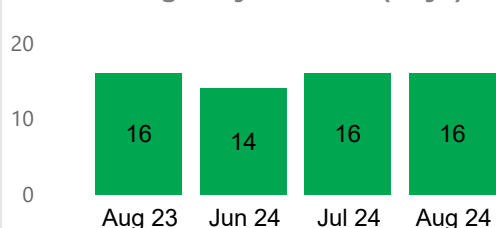
Claims Auditing

of Pre- Pay Audited Claims

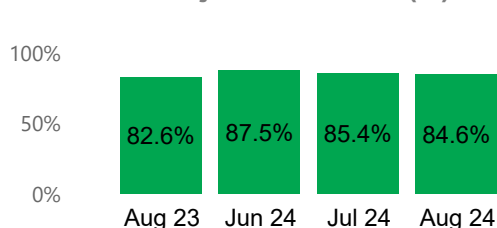


Average Call Times	Jun 24	Jul 24	Aug 24
Wait Time	00:15	00:14	00:13
Call Duration	06:55	06:58	07:10

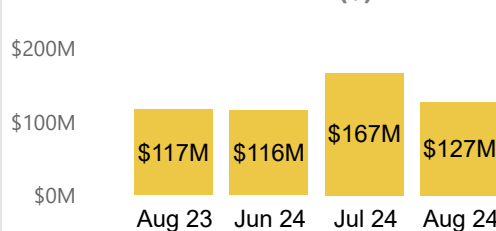
Average Payment TAT (Days)



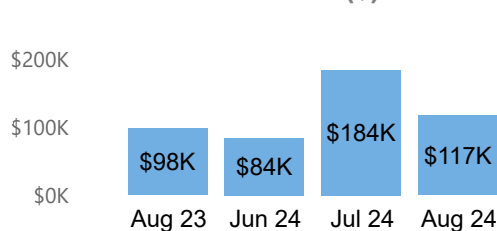
Auto Adjudication Rate (%)



Claims Paid (\$)

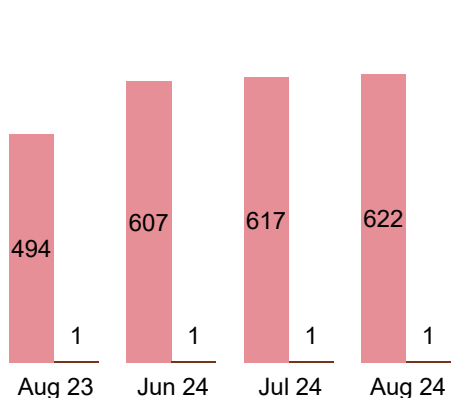


Interest Paid (\$)

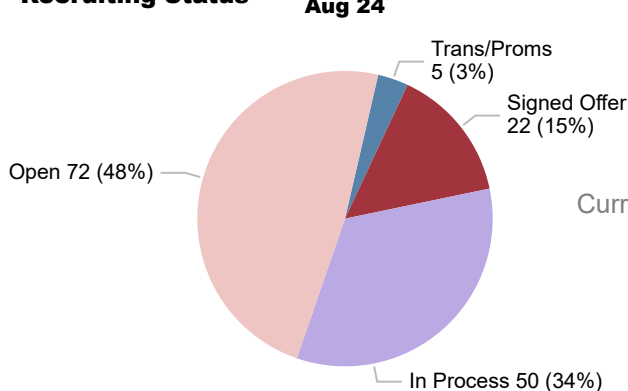


Human Resources

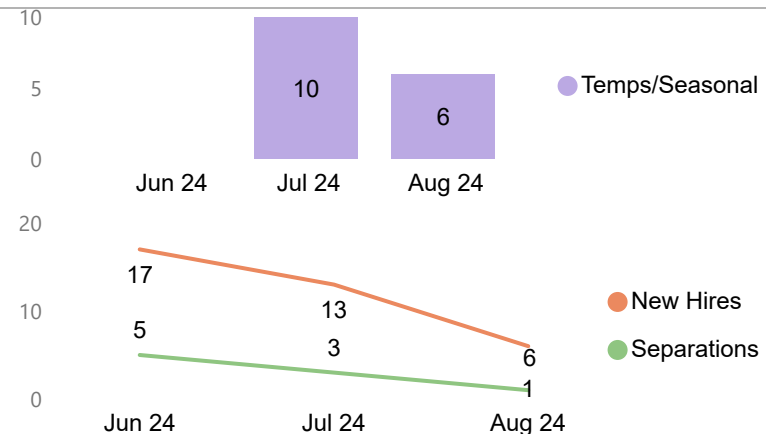
Full Time **Part Time**



Recruiting Status



Current Vacancy
10%



Provider Services

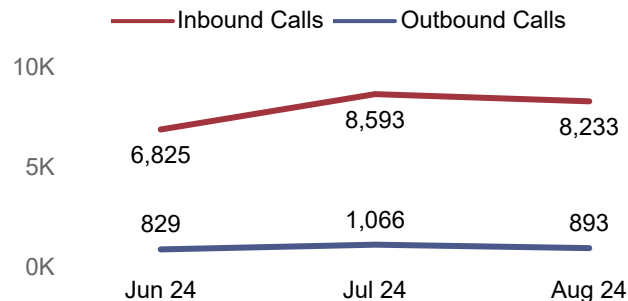
Provider Network

Hospital	17
Specialist	11,073
Primary Care Physician	756
Skilled Nursing Facility	107
Urgent Care	15
Health Centers (FQHCs and Non-FQHCs)	69
TOTAL	12,037

Provider Credentialing

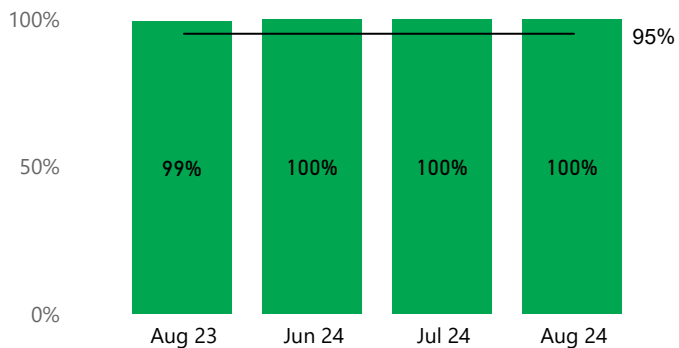
0

Provider Call Center



Provider Disputes & Resolutions

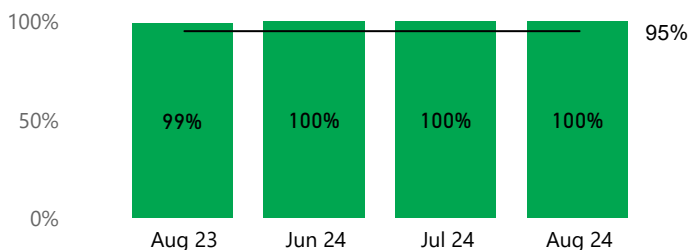
Turnaround Compliance (45 business days)



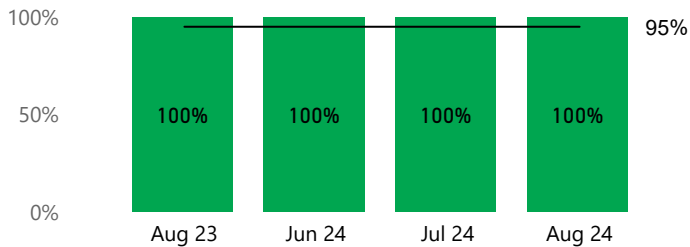
Compliance

Member Grievances

Standard (30 calendar days)

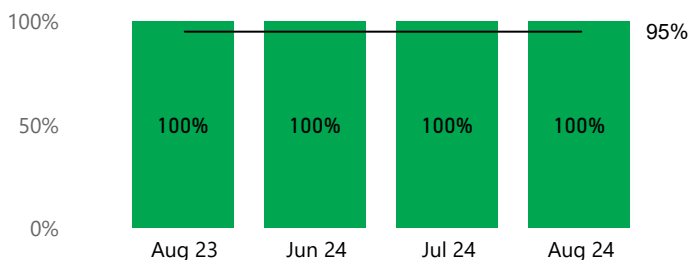


Expedited (3 calendar days)

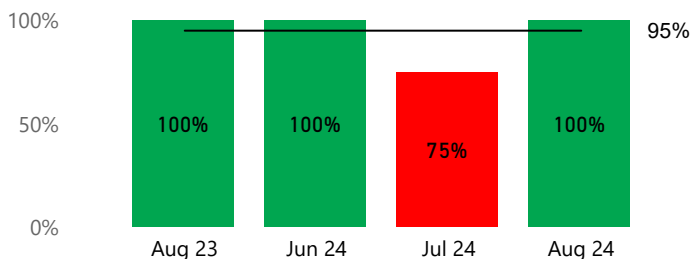


Member Appeals

Standard (30 calendar days)

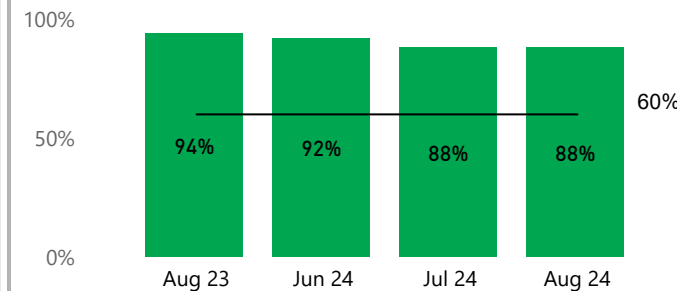


Expedited (3 calendar days)

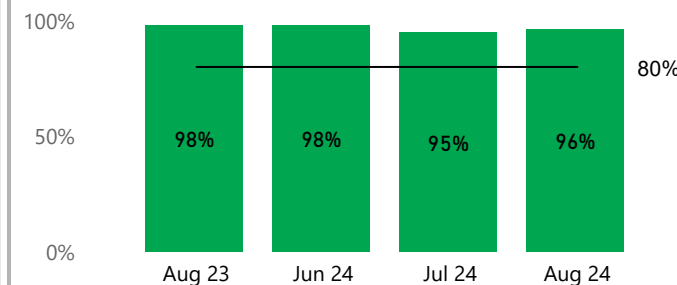


Encounter Data

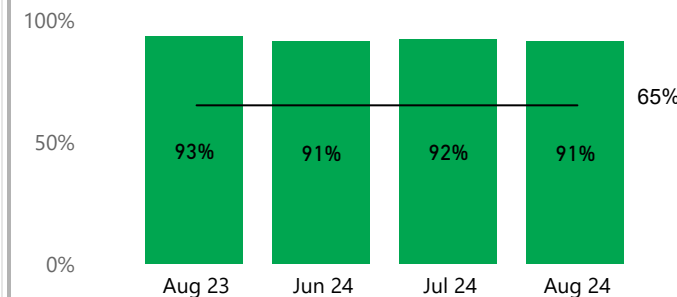
Institutional 0-90 days



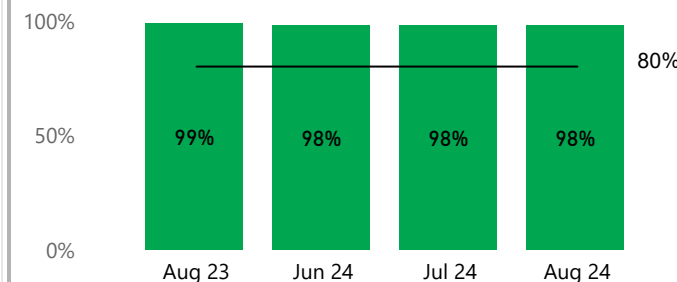
Institutional 0-180 days



Professional 0-90 days



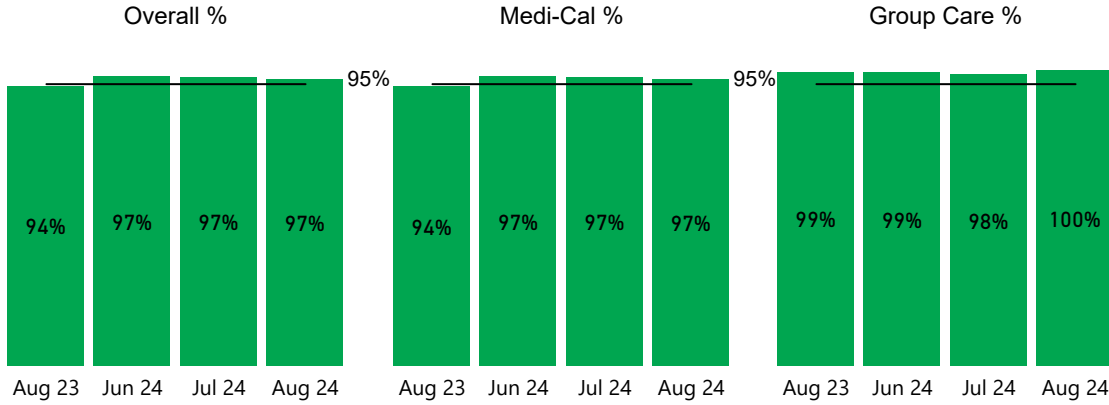
Professional 0-180 days



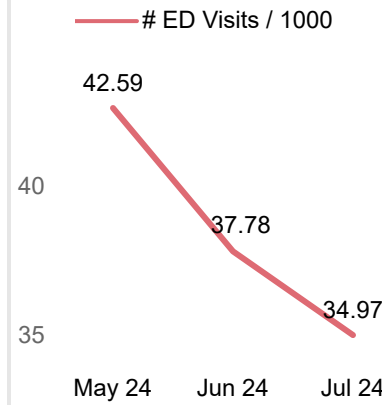
Health Care Services

Case Management

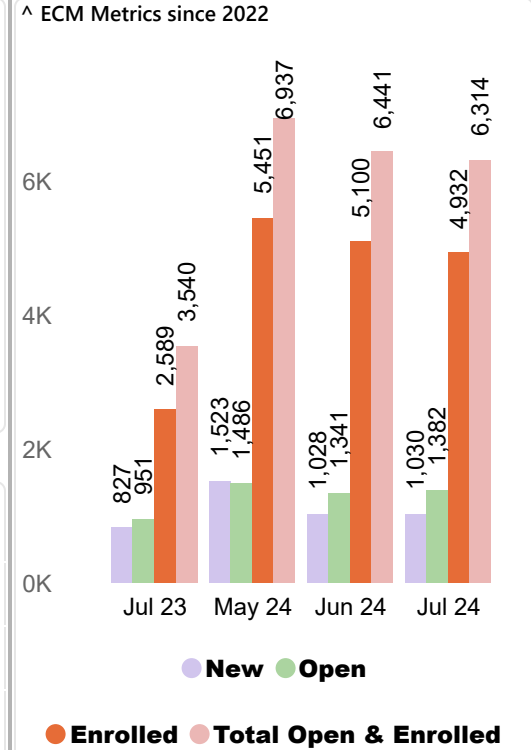
Authorization Turnaround



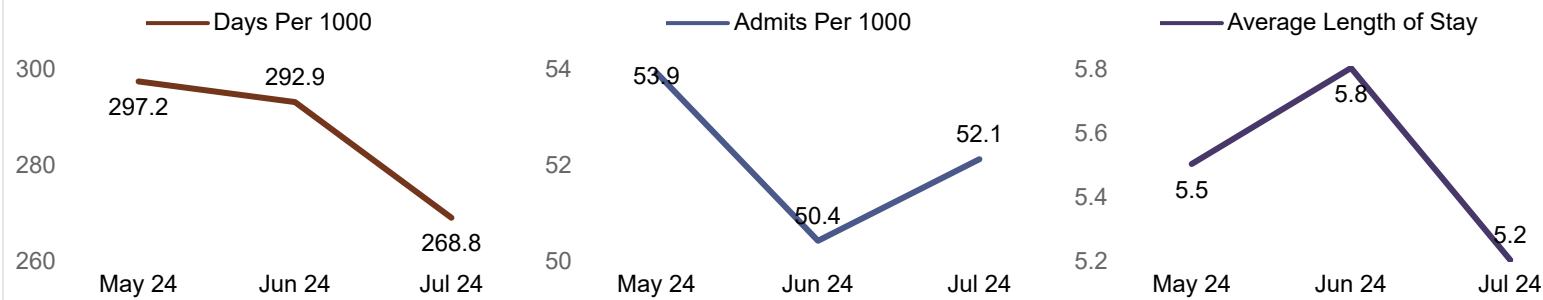
ED Utilization



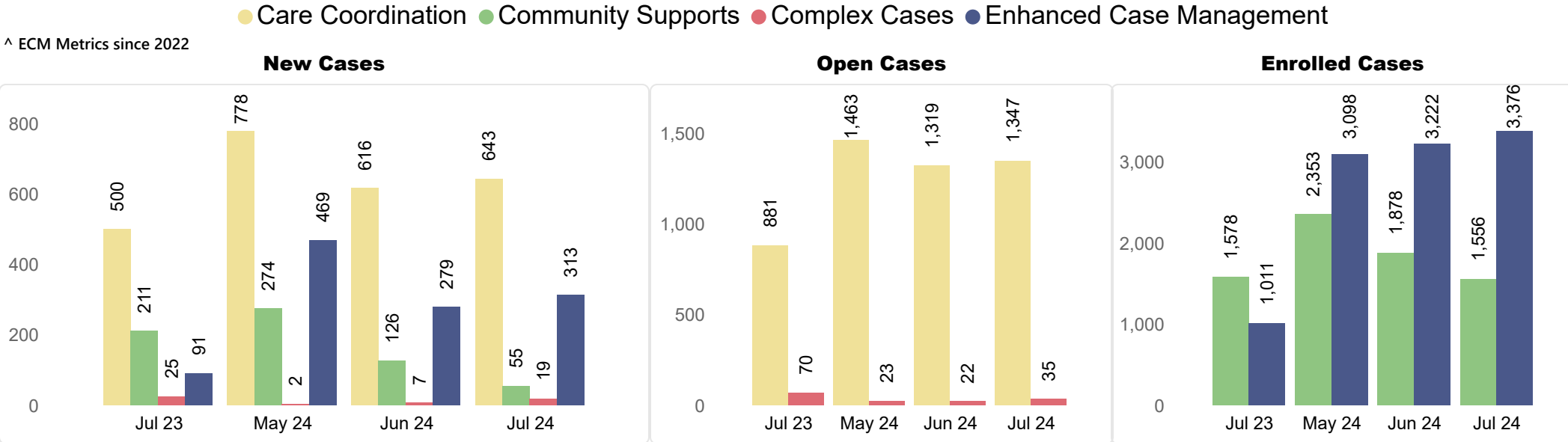
Total Cases^



Inpatient Utilization



Case Management^



Technology (Business Availability)

Applications ▲	Aug 23	Jun 24	Jul 24	Aug 24
HEALTHsuite System	100.0%	100.0%	99.6%	99.9%
Other Applications	100.0%	100.0%	100.0%	100.0%
TruCare System	100.0%	100.0%	100.0%	100.0%

Outpatient Authorization Denial Rates *

OP Authorization Denial Rates	Aug 23	Jun 24	Jul 24	Aug 24
Denial Rate Excluding Partial Denials (%)	3.8%	2.3%	2.4%	2.6%
Overall Denial Rate (%)	4.1%	2.6%	2.5%	2.8%
Partial Denial Rate (%)	0.2%	0.2%	0.1%	0.1%

*** IHSS and Medi-Cal Line Of Business**

Pharmacy Authorizations

Authorizations ▲	Aug 23	Jun 24	Jul 24	Aug 24
Approved Prior Authorizations	38	36	43	46
Closed Prior Authorizations	103	95	89	97
Denied Prior Authorizations	26	55	51	51
Total Prior Authorizations	167	186	183	194



Health care you can count on.
Service you can trust.

Legislative Tracking

2024 Legislative Tracking List

During the final few weeks of the 2023-2024 legislative session, state legislators worked to pass a significant number of bills that will go to the governor’s desk. Lawmakers voted right up to midnight on Saturday, August 31st and ended the regular legislative session that began back in January. The Governor will then have until September 30th to sign or veto bills passed by the legislature.

Public Affairs will provide a final legislative report in the next Board of Governors meeting packet.

The following is a list of state bills tracked by the Public Affairs and Compliance Departments. These bills are of interest to and could have a direct impact on Alameda Alliance for Health and its membership.

AB 4 **(Arambula D) Covered California: expansion.**

Current Text: Amended: 8/6/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/12/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current federal law, the Patient Protection and Affordable Care Act (PPACA), requires each state to establish an American Health Benefit Exchange to facilitate the purchase of qualified health benefit plans by qualified individuals and qualified small employers. Current state law creates the California Health Benefit Exchange, also known as Covered California, to facilitate the enrollment of qualified individuals and qualified small employers in qualified health plans as required under PPACA. Current law requires the Exchange to apply for a federal waiver to allow persons otherwise not able to obtain coverage through the Exchange because of their immigration status to obtain coverage from the Exchange. This bill would delete that requirement and would instead require the Exchange, no sooner than January 1, 2026, and upon appropriation by the Legislature for this purpose, to administer a program to allow persons otherwise not able to obtain coverage by reason of immigration status to enroll in health insurance coverage in a manner as substantially similar to other Californians as feasible, consistent with federal guidance and given existing federal law and rules. The bill would require the Exchange to undertake outreach, marketing, and other efforts to ensure enrollment, which would begin on October 1, 2027.

AB 47 **(Boerner D) Pelvic floor physical therapy coverage.**

Current Text: Introduced: 12/5/2022 [html](#) [pdf](#)

Status: 2/1/2024-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/12/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would require a health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2024, to provide coverage for pelvic floor physical therapy after pregnancy. Because a willful violation of the bill’s requirements relative to health care service plans would be a crime, the bill would impose a state-mandated local program.

AB 55 **(Rodriguez D) Medi-Cal: workforce adjustment for ground ambulance transports.**

Current Text: Amended: 4/27/2023 [html](#) [pdf](#)

Status: 2/1/2024-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/18/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires, with exceptions, that Medi-Cal reimbursement to providers of emergency medical transports be increased by application of an add-on to the associated Medi-Cal fee-for-service payment schedule. Under current law, those increased payments are funded solely from a quality assurance fee (QAF), which emergency medical transport providers are required to pay based on a specified formula, and from federal reimbursement and any other related federal funds. Current law sets forth separate provisions for increased Medi-Cal reimbursement to providers of ground emergency medical transportation services that are owned or operated by certain types of public entities. This bill would establish, for dates of service on or after July 1, 2024, a workforce adjustment, serving as an additional payment, for each ground ambulance transport performed by a provider of medical transportation services, excluding the above-described public entity providers. The bill would vary the rate of adjustment depending on the point of pickup and whether the service was for an emergency or nonemergency, with the workforce adjustment being equal to 80% of the lowest maximum allowance established by the federal Medicare Program reduced by the fee-for-service payment schedule amount, as specified.

[AB 236](#)

(Holden D) Health care coverage: provider directories.

Current Text: Amended: 6/27/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/5/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires a health care service plan and a health insurer that contracts with providers for alternative rates of payment to publish and maintain a provider directory or directories with information on contracting providers that deliver health care services enrollees or insureds and requires a health care service plan and health insurer to regularly update its printed and online provider directory or directories, as specified. Current law authorizes the departments to require a plan or insurer to provide coverage for all covered health care services provided to an enrollee or insured who reasonably relied on materially inaccurate, incomplete, or misleading information contained in a health plan's provider directory or directories. This bill would require a plan or insurer to annually verify and delete inaccurate listings from its provider directories and would require a provider directory to be 60% accurate on July 1, 2025, with increasing required percentage accuracy benchmarks to be met each year until the directories are 95% accurate on or before July 1, 2028. The bill would subject a plan or insurer to administrative penalties for failure to meet the prescribed benchmarks. The bill would require a plan or insurer to arrange care and provide coverage for all covered health care services provided to an enrollee or insured who reasonably relied on inaccurate, incomplete, or misleading information contained in a health plan or policy's provider directory or directories and to reimburse the provider the contracted amount for those services. The bill would prohibit a provider from collecting an additional amount from an enrollee or insured other than the applicable in-network cost sharing. The bill would require a plan or insurer to provide information about in-network providers to enrollees and insureds upon request and would limit the cost-sharing amounts an enrollee or insured is required to pay for services from those providers under specified circumstances.

[AB 365](#)

(Aguiar-Curry D) Medi-Cal: diabetes management.

Current Text: Amended: 9/8/2023 [html](#) [pdf](#)

Status: 8/30/2024-Ordered to inactive file at the request of Senator Gonzalez.

Location: 8/30/2024-S. INACTIVE FILE

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would add continuous glucose monitors and related supplies required for use with those monitors as a covered benefit under the Medi-Cal program for the treatment of diabetes when medically necessary, subject to utilization controls. The bill would require the State Department of Health Care Services, by July 1, 2024, to review, and update as appropriate, coverage policies for continuous glucose monitors, as specified. The bill would authorize the department to require a manufacturer of a continuous glucose monitor to enter into a rebate agreement with the

department. The bill would limit its implementation to the extent that any necessary federal approvals are obtained, and federal financial participation is available.

[AB 412](#)

(Soria D) Distressed Hospital Loan Program.

Current Text: Amended: 4/24/2023 [html](#) [pdf](#)

Status: 6/14/2023-Referred to Com. on HEALTH.

Location: 6/14/2023-S. HEALTH

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The California Health Facilities Financing Authority Act authorizes the California Health Facilities Financing Authority to, among other things, make loans from the continuously appropriated California Health Facilities Financing Authority Fund to participating health institutions, as defined, for financing or refinancing the acquisition, construction, or remodeling of health facilities. This bill would create the Distressed Hospital Loan Program, until January 1, 2032, for the purpose of providing loans to not-for-profit hospitals and public hospitals, as defined, in significant financial distress, or to governmental entities representing a closed hospital to prevent the closure or facilitate the reopening of a closed hospital. The bill would require, subject to an appropriation by the Legislature, the Department of Health Care Access and Information to administer the program and would require the department to enter into an interagency agreement with the authority to implement the program. The bill would require the department, in collaboration with the State Department of Health Care Services, the Department of Managed Health Care, and the State Department of Public Health, to develop a methodology to evaluate an at-risk hospital’s potential eligibility for state assistance from the program, as specified.

[AB 488](#)

(Nguven, Stephanie D) Medi-Cal: skilled nursing facilities: vision loss.

Current Text: Introduced: 2/7/2023 [html](#) [pdf](#)

Status: 2/1/2024-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/12/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires the State Department of Health Care Services, subject to any necessary federal approvals, for managed care rating periods that begin between January 1, 2023, and December 31, 2026, inclusive, to establish and implement the Workforce and Quality Incentive Program under which a network provider furnishing skilled nursing facility services to a Medi-Cal managed care enrollee may earn performance-based directed payments from the Medi-Cal managed care plan with which they contract, as specified. Current law, subject to an appropriation, requires the department to set the amounts of those directed payments under a specified formula. Current law requires the department to establish the methodology or methodologies, parameters, and eligibility criteria for the directed payments, including the milestones and metrics that network providers of skilled nursing facility services must meet in order to receive a directed payment from a Medi-Cal managed care plan, with at least 2 of these milestones and metrics tied to workforce measures. This bill would require that the measures and milestones include program access, staff training, and capital improvement measures aimed at addressing the needs of skilled nursing facility residents with vision loss.

[AB 551](#)

(Bennett D) Public Utilities Commission.

Current Text: Enrolled: 9/5/2024 [html](#) [pdf](#)

Status: 8/31/2024-In Assembly. Concurrence in Senate amendments pending. Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/31/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires the Public Utilities Commission to submit amendments, revisions, or modifications of its Rules of Practice and Procedure to the Office of Administrative Law for prior review, but exempts from that

requirement general orders, resolutions, or other substantive regulations. This bill would clarify that regulations and guidelines related to the California Environmental Quality Act are also exempt from that requirement.

[AB 564](#)

(Villapudua D) Medi-Cal: claim or remittance forms: signature.

Current Text: Amended: 4/5/2023 [html](#) [pdf](#)

Status: 7/2/2024-Failed Deadline pursuant to Rule 61(b)(13). (Last location was HEALTH on 6/14/2023)

Location: 7/2/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Dead	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law establishes the Medi-Cal program, which is administered by the State Department of Health Care Services, and under which qualified low-income individuals receive health care services. Current law requires the Director of Health Care Services to develop and implement standards for the timely processing and payment of each claim type. Current law requires that the standards be sufficient to meet minimal federal requirements for the timely processing of claims. Current law states the intent of the Legislature that claim forms for use by physicians and hospitals be the same as claim forms in general use by other payors, as specified. This bill would require the department to allow a provider to submit an electronic signature for a claim or remittance form under the Medi-Cal program, to the extent not in conflict with federal law.

[AB 586](#)

(Calderon D) Medi-Cal: community supports: climate change or environmental remediation devices.

Current Text: Amended: 3/30/2023 [html](#) [pdf](#)

Status: 2/1/2024-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/18/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law, subject to implementation of the California Advancing and Innovating Medi-Cal (CalAIM) initiative, authorizes a Medi-Cal managed care plan to elect to cover community supports approved by the department as cost effective and medically appropriate in a comprehensive risk contract that are in lieu of applicable Medi-Cal state plan services. Under existing law, community supports that the State Department of Health Care Services is authorized to approve include, among other things, housing deposits, environmental accessibility adaptations or home modifications, and asthma remediation. This bill would add climate change or environmental remediation devices to the above-described list of community supports. For purposes of these provisions, the bill would define “climate change or environmental remediation devices” as coverage of devices and installation of those devices, as necessary, to address health-related complications, barriers, or other factors linked to extreme weather, poor air quality, or climate events, including air conditioners, electric heaters, air filters, or backup power sources, among other specified devices for certain purposes.

[AB 815](#)

(Wood D) Health care coverage: physician and provider credentials.

Current Text: Amended: 7/3/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/5/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law establishes the California Health and Human Services Agency, which includes departments charged with the administration of health, social, and other human services. Current law provides for the licensure and regulation of health care service plans by the Department of Managed Health Care under the Knox-Keene Health Care Service Plan Act of 1975, and the regulation of health insurers by the Department of Insurance. Current law sets forth requirements for provider credentialing by a health care service plan or health insurer. This bill would require the California Health and Human Services Agency to create and maintain a physician credentialing board, with specified membership, and would require the board, on or before July 1, 2027, to develop a standardized credentialing form to be

used by all health care service plans and health insurers. The bill would require every health care service plan or health insurer to use the standardized credentialing form, as specified. The bill would not apply the standardized form requirements to specified Medi-Cal managed care contracts with the State Department of Health Care Services.

AB 1022 **(Mathis R) Medi-Cal: Program of All-Inclusive Care for the Elderly.**

Current Text: Introduced: 2/15/2023 [html](#) [pdf](#)

Status: 2/1/2024-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/12/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current federal law establishes the Program of All-Inclusive Care for the Elderly (PACE), which provides specified services for older individuals at a PACE center so that they may continue living in the community. Federal law authorizes states to implement PACE as a Medicaid state option. Current state law establishes the California Program of All-Inclusive Care for the Elderly (PACE program) to provide community-based, risk-based, and capitated long-term care services as optional services under the state’s Medi-Cal state plan. Current law requires the department to develop and pay capitation rates to entities contracted through the PACE program using actuarial methods and that reflect the level of care associated with the specific populations served pursuant to the contract. Current law authorizes a PACE organization approved by the department to use video telehealth to conduct initial assessments and annual reassessments for eligibility for enrollment in the PACE program. This bill, among other things relating to the PACE program, would require those capitation rates to also reflect the frailty level and risk associated with those populations. The bill would also expand an approved PACE organization’s authority to use video telehealth to conduct all assessments, as specified.

AB 1091 **(Wood D) Health Care Consolidation and Contracting Fairness Act of 2023.**

Current Text: Introduced: 2/15/2023 [html](#) [pdf](#)

Status: 2/1/2024-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/12/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: This bill, the Health Care Consolidation and Contracting Fairness Act of 2023, would prohibit a contract issued, amended, or renewed on or after January 1, 2024, between a health care service plan or health insurer and a health care provider or health facility from containing terms that, among other things, restrict the plan or insurer from steering an enrollee or insured to another provider or facility or require the plan or insurer to contract with other affiliated providers or facilities. The bill would authorize the appropriate regulating department to refer a plan’s or insurer’s contract to the Attorney General, and would authorize the Attorney General or state entity charged with reviewing health care market competition to review a health care practitioner’s or health facility’s entrance into a contract that contains specified terms. Because a willful violation of these provisions by a health care service plan would be a crime, the bill would impose a state-mandated local program.

AB 1092 **(Wood D) Health care service plans: consolidation.**

Current Text: Amended: 6/28/2023 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/14/2023)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires a health care service plan that intends to merge with, consolidate with, or enter into an agreement resulting in its purchase, acquisition, or control by, an entity, to give notice to, and secure prior approval from, the Director of the Department of Managed Health Care. Current law authorizes the director to disapprove the transaction or agreement if the director finds it would substantially lessen competition in health care service plan

products or create a monopoly in this state. Current law authorizes the director to conditionally approve the transaction or agreement, contingent upon the health care service plan’s agreement to fulfill one or more conditions to benefit subscribers and enrollees of the health care service plan, provide for a stable health care delivery system, and impose other conditions specific to the transaction or agreement, as specified. This bill would additionally require a health care service plan that intends to acquire or obtain control of an entity, as specified, to give notice to, and secure prior approval from, the director. Because a willful violation of this provision would be a crime, the bill would impose a state-mandated local program.

AB 1110 (**Arambula D**) **Public health: adverse childhood experiences.**

Current Text: Amended: 7/10/2023 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/14/2023)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would, subject to an appropriation and until January 1, 2027, require the office and the State Department of Health Care Services, while administering the ACEs Aware initiative and in collaboration with subject matter experts, to review available literature on ACEs, as defined, and ancestry or ethnicity-based data disaggregation practices in ACEs screenings, develop guidance for culturally and linguistically competent ACEs screenings through improved data collection methods, post the guidance on the department’s internet website and the ACEs Aware internet website, and make the guidance accessible, as specified.

AB 1122 (**Bains D**) **Commercial harbor craft: equipment.**

Current Text: Enrolled: 9/4/2024 [html](#) [pdf](#)

Status: 8/30/2024-Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 69. Noes 0.).

Location: 8/30/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law generally regulates the operation of vessels and associated equipment used, to be used, or carried in vessels used on waters subject to the jurisdiction of the state. Current regulations require the installation of a new engine or the retrofit of an existing engine in certain harbor craft to reduce emissions of air pollutants, as specified. This bill would require a diesel particulate filter that is retrofitted onto the engine of certain commercial harbor craft to include an override or bypass safety system that ensures that the commercial harbor craft can maintain a safe level of propulsion in the event of an emergency situation, as specified. The bill would require the manufacturer of an override or bypass safety system to design, install, and provide certain documentation regarding the override or bypass safety system, as specified. The bill would require the owner or operator of a commercial harbor craft that uses an override or bypass safety system to report the use and retain records regarding the use, as specified.

AB 1157 (**Ortega D**) **Rehabilitative and habilitative services: durable medical equipment and services.**

Current Text: Amended: 7/13/2023 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/14/2023)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires an individual or small group health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2017, to include, at a minimum, coverage for essential health benefits pursuant to the federal Patient Protection and Affordable Care Act. Under existing law, essential health benefits include, among other things, rehabilitative and habilitative services. Current law requires habilitative services and devices to be covered under the same terms and conditions applied to rehabilitative services and devices under the plan contract or policy and defines habilitative services to mean health care services and devices that help a person keep, learn, or

improve skills and functioning for daily living. This bill would specify that coverage of rehabilitative and habilitative services and devices under a health care service plan or health insurance policy includes durable medical equipment, services, and repairs, if the equipment, services, or repairs are prescribed or ordered by a physician, surgeon, or other health professional acting within the scope of their license. The bill would define “durable medical equipment” to mean devices, including replacement devices, that are designed for repeated use, and that are used for the treatment or monitoring of a medical condition or injury in order to help a person to partially or fully acquire, improve, keep, or learn, or minimize the loss of, skills and functioning of daily living. The bill would prohibit coverage of durable medical equipment and services from being subject to financial or treatment limitations, as specified.

AB 1282

(Lowenthal D) Mental health: impacts of social media.

Current Text: Enrolled: 8/31/2024 [html](#) [pdf](#)

Status: 8/28/2024-In Assembly. Concurrence in Senate amendments pending. May be considered on or after August 30 pursuant to Assembly Rule 77. Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/28/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Mental Health Services Act, an initiative measure enacted by the voters as Proposition 63 at the November 2, 2004, statewide general election, establishes the Mental Health Services Oversight and Accountability Commission, and authorizes the commission to take specified actions, including advising the Governor or the Legislature regarding actions the state may take to improve care and services for people with mental illness. Current law authorizes the State Department of Public Health to, among other things, enforce its regulations and protect and preserve the public health. This bill would require the department, in consultation with the commission, to report to specified policy committees of the Legislature, on or before December 31, 2026, a statewide strategy to understand, communicate, and mitigate mental health risks associated with the use of social media by children and youth. The bill would require the report to include, among other things, (1) the degree to which the mental health of children and youth is positively, negatively, or neutrally impacted by use of social media and (2) recommendations to strengthen children and youth resiliency strategies and California’s use of mental health services related to social media use.

AB 1313

(Ortega D) Older individuals: case management services.

Current Text: Amended: 4/27/2023 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 7/3/2023)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Mello-Granlund Older Californians Act requires the California Department of Aging to designate various private nonprofit or public agencies as area agencies on aging to work within a planning and service area and provide a broad array of social and nutritional services. Under the act, the department’s mission is to provide leadership to those agencies in developing systems of home- and community-based services that maintain individuals in their own homes or least restrictive homelike environments. This bill would, until January 1, 2030, and subject to an appropriation, require the department to establish a case management services pilot program. Under the bill, the purpose of the program would be to expand statewide the local capacity of supportive services programs by providing case management services to older individuals who need assistance to maintain health and economic stability. The bill would require the Counties of Alameda, Marin, and Sonoma to participate in the pilot program.

AB 1316

(Irwin D) Emergency services: psychiatric emergency medical conditions.

Current Text: Enrolled: 8/29/2024 [html](#) [pdf](#)

Status: 8/27/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 77. Noes 0.).

Location: 8/27/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
------	--------	--------	-------	------	--------	--------	-------	-------	----------	--------	-----------

1st House	2nd House	Conc.			
-----------	-----------	-------	--	--	--

Summary: The Lanterman-Petris-Short Act provides for the involuntary commitment and treatment of a person who is a danger to themselves or others or who is gravely disabled, as defined. Pursuant to a schedule of covered benefits, current law requires Medi-Cal coverage for inpatient hospital services, subject to utilization controls, and with respect to fee-for-service beneficiaries, coverage for emergency services and care necessary for the treatment of an emergency medical condition and medical care directly related to the emergency medical condition, as specified. Current law provides for the licensing and regulation of health facilities by the State Department of Public Health and makes a violation of those provisions a crime. Current law defines “psychiatric emergency medical condition,” for purposes of providing treatment for emergency conditions, as a mental disorder that manifests itself by acute symptoms of sufficient severity that it renders the patient as being either an immediate danger to the patient or to others, or immediately unable to provide for, or utilize, food, shelter, or clothing, due to the mental disorder. Current law includes various circumstances under which a patient is required to be treated by, or may be transferred to, specified health facilities for treatment that is solely necessary to relieve or eliminate a psychiatric emergency medical condition. This bill would revise the definition of “psychiatric emergency medical condition” to make that definition applicable regardless of whether the patient is voluntary, or is involuntarily detained for assessment, evaluation, and crisis intervention, or placement for evaluation and treatment, under prescribed circumstances. The bill would make conforming and clarifying changes to provisions requiring facilities to provide that treatment.

AB 1338 **(Petrie-Norris D) Medi-Cal: community supports.**

Current Text: Amended: 4/20/2023 [html](#) [pdf](#)
Status: 2/1/2024-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.
Location: 1/18/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Current law, subject to implementation of the California Advancing and Innovating Medi-Cal (CalAIM) initiative, authorizes a Medi-Cal managed care plan to elect to cover community supports approved by the department as cost effective and medically appropriate in a comprehensive risk contract that are in lieu of applicable Medi-Cal state plan services. Under current law, community supports that the department is authorized to approve include, among other things, housing transition navigation services, recuperative care, respite, day habilitation programs, and medically supportive food and nutrition services.

AB 1359 **(Papan D) California Environmental Quality Act: geothermal exploratory projects: lead agency.**

Current Text: Enrolled: 9/4/2024 [html](#) [pdf](#)
Status: 8/30/2024-Urgency clause adopted. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 77. Noes 0.).
Location: 8/30/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: The California Environmental Quality Act (CEQA) requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. Current law establishes the Geologic Energy Management Division in the Department of Conservation, under the direction of the State Oil and Gas Supervisor, who is required to supervise the drilling, operation, maintenance, and abandonment of wells so as to permit the owners or operators of those wells to utilize all methods and practices known to the industry for the purpose of increasing the ultimate recovery of geothermal resources, as provided. Current law requires the division to be the lead agency for all geothermal exploratory projects for purposes of CEQA, as specified. specified, and authorizes the division to delegate its lead agency responsibility for geothermal exploratory projects to a county that has adopted a geothermal element for its general plan. Current law requires the delegation to provide that the county complete its lead agency responsibility within 135 days of the receipt of the application for the project. This bill would delete the requirement of the delegation to provide that the county complete its lead agency responsibility within 135 days. The bill would specify, upon the request of an applicant of a geothermal exploratory project, that the county in which the project is located is to assume the responsibilities of a lead agency regardless of

whether the county has adopted a geothermal element for its general plan. The bill would require the applicant to make the request to the county and the division. If a county assumes lead agency responsibility for a geothermal exploratory project, the bill would require the county and the division to confer regarding necessary information that should be included in the environmental review for the project to facilitate the division’s exercise of its authority as a responsible agency.

AB 1450 **(Jackson D) Behavioral health: behavioral health and wellness screenings: notice.**

Current Text: Amended: 1/3/2024 [html](#) [pdf](#)

Status: 2/1/2024-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/12/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Current law requires the Medical Board of California, in determining its continuing education requirements, to consider including a course in integrating mental and physical health care in primary care settings, especially as it pertains to early identification of mental health issues and exposure to trauma in children and young adults and their appropriate care and treatment. Current law requires a physician and surgeon to provide notice to patients at an initial office visit regarding a specified database. Current law requires the State Department of Public Health to license and regulate health facilities, including general acute care hospitals. Current law requires a general acute care hospital to establish and adopt written policies and procedures to screen patients who are 12 years of age and older for purposes of detecting a risk for suicidal ideation and behavior. The Knox-Keene Health Care Service Plan Act of 1975 provides for the licensure and regulation of health care service plans by the Department of Managed Health Care and makes a willful violation of the act a crime. Current law provides for the regulation of health insurers by the Department of Insurance. This bill would require a physician and surgeon, a general acute care hospital, a health care service plan, and a health insurer to provide to each legal guardian of a patient, enrollee, or insured, 10 to 18 years of age, a written or electronic notice regarding the benefits of a behavioral health and wellness screening. The bill would require the providers to provide the notice at least once every 2 years in the preferred method of the legal guardian.

AB 1608 **(Patterson, Joe R) Medi-Cal: managed care plans.**

Current Text: Amended: 1/3/2024 [html](#) [pdf](#)

Status: 2/1/2024-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/12/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: The Lanterman Developmental Disabilities Services Act makes the State Department of Developmental Services responsible for providing various services and supports to individuals with developmental disabilities, and for ensuring the appropriateness and quality of those services and supports. Current law establishes the Medi-Cal program, which is administered by the State Department of Health Care Services, and under which qualified low-income individuals receive health care services. The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Current law establishes the California Advancing and Innovating Medi-Cal (CalAIM) initiative, subject to receipt of any necessary federal approvals and the availability of federal financial participation, in order to, among other things, improve quality outcomes, reduce health disparities, and increase flexibility. Current law authorizes the department to standardize those populations that are subject to mandatory enrollment in a Medi-Cal managed care plan across all aid code groups and Medi-Cal managed care models statewide, subject to a Medi-Cal managed care plan readiness, continuity of care transition plan, and disenrollment process developed in consultation with stakeholders, in accordance with specified requirements and the CalAIM Terms and Conditions. Existing law, if the department standardizes those populations subject to mandatory enrollment, exempts certain dual and non-dual beneficiary groups, as defined, from that mandatory enrollment. This bill would additionally exempt dual and non-dual-eligible beneficiaries who receive services from a regional center and use a Medi-Cal fee-for-service delivery system as a secondary form of health coverage.

AB 1644 **(Bonta D) Medi-Cal: medically supportive food and nutrition services.**

Current Text: Amended: 4/27/2023 [html](#) [pdf](#)

Status: 2/1/2024-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/18/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Would make medically supportive food and nutrition interventions, as defined, a covered benefit under the Medi-Cal program, upon issuance of final guidance by the State Department of Health Care Services. The bill would require medically supportive food and nutrition interventions to be covered when determined to be medically necessary by a health care provider or health care plan, as specified. In order to qualify for coverage under the Medi-Cal program, the bill would require a patient to be offered at least 3 of 6 specified medically supportive food and nutrition interventions and for the interventions to be provided for a minimum duration of 12 weeks, as specified. The bill would only provide coverage for nutrition support interventions when paired with the provision of food through one of the 3 offered interventions. The bill would require a health care provider to match the acuity of a patient’s condition to the intensity and duration of the medically supportive food and nutrition intervention and include culturally appropriate foods whenever possible.

[AB 1690](#)

(Kalra D) Universal health care coverage.

Current Text: Introduced: 2/17/2023 [html](#) [pdf](#)

Status: 2/1/2024-Died at Desk.

Location: 1/18/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Would state the intent of the Legislature to guarantee accessible, affordable, equitable, and high-quality health care for all Californians through a comprehensive universal single-payer health care program that benefits every resident of the state.

[AB 1698](#)

(Wood D) Medi-Cal.

Current Text: Introduced: 2/17/2023 [html](#) [pdf](#)

Status: 2/1/2024-Died at Desk.

Location: 1/18/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Current law establishes the Medi-Cal program, which is administered by the State Department of Health Care Services, under which qualified low-income individuals receive health care services. The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. This bill would make specified findings and would express the intent of the Legislature to enact future legislation relating to Medi-Cal.

[AB 1783](#)

(Essayli R) Health care: immigration.

Current Text: Introduced: 1/3/2024 [html](#) [pdf](#)

Status: 5/2/2024-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 1/3/2024)

Location: 5/2/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Would state the intent of the Legislature to enact legislation to remove all taxpayer funding for health care for illegal immigrants from the California State Budget.

[AB 1842](#)

(Reves D) Health care coverage: Medication-assisted treatment.

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 75. Noes 0.)

Location: 8/29/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law authorizes health care service plans and health insurers that cover prescription drugs to utilize reasonable medical management practices, including prior authorization and step therapy, consistent with applicable law. This bill would require a group or individual health care service plan or health insurer offering an outpatient prescription drug benefit to provide coverage without prior authorization, step therapy, or utilization review for at least one medication approved by the United States Food and Drug Administration in each of 4 designated categories, including medication for the reversal of opioid overdose, including a naloxone product or another opioid antagonist. Because a willful violation of these provisions by a health care service plan would be a crime, this bill would impose a state-mandated local program.

[AB 1895](#)

(Weber D) Public health: maternity ward closures.

Current Text: Enrolled: 9/4/2024 [html](#) [pdf](#)

Status: 8/30/2024-In Assembly. Concurrence in Senate amendments pending. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 70. Noes 0.).

Location: 8/30/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would require an acute care hospital that operates a perinatal unit and expects challenges in the next 6 months that may result in a reduction or loss of perinatal services, to report specified information to the Department of Health Care Access and Information, including, but not limited to, the number of medical staff and employees working in the perinatal unit and the hospital’s prior performance on financial metrics. The bill would require the Department of Health Care Access and Information to forward the provided information to the State Department of Health Care Services and the State Department of Public Health. The bill would require this information be kept confidential to the extent permitted by law. The bill would require, within 3 months of receiving this notice from the hospital, the Department of Health Care Access and Information, in conjunction with the State Department of Public Health and the State Department of Health Care Services, to conduct a community impact assessment to identify the 3 closest hospitals operating a perinatal unit, their distance from the challenged facility, and whether those hospitals have any restrictions on their reproductive health services. The bill would require the Department of Health Care Access and Information to provide the community impact assessment to specified entities and would require these entities to keep the community impact assessment confidential. If the hospital plans to close its perinatal unit, the bill would require the hospital to provide public notice of the proposed closure, including the results of the community impact assessment, and other specified information on the hospital’s internet website 90 days in advance of the closure. The bill would require the public to be permitted to comment on the closure for 60 days after the notice is given and would require one noticed public hearing be conducted by the hospital. The bill would also require the hospital to accept written public comment. By creating a new crime, this bill would impose a state-mandated local program.

[AB 1926](#)

(Connolly D) Health care coverage: regional enteritis.

Current Text: Amended: 3/19/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 6/24/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires a health care service plan contract and disability insurance policy that provides coverage for hospital, medical, or surgical expenses and is issued, amended, delivered, or renewed on and after July 1, 2000, to provide coverage for the testing and treatment of phenylketonuria, including coverage for the formulas and special food products that are part of a prescribed diet, as specified. This bill would require a health care service plan contract or disability insurance policy that provides coverage for hospital, medical, or surgical expenses and is issued, amended, delivered, or renewed on and after July 1, 2025, to provide coverage for dietary enteral formulas, as defined, for the treatment of regional enteritis, as specified. The bill would specify that these provisions do not apply to Medi-Cal managed care plans to the extent that the services are excluded from coverage under the contract between the Medi-Cal

managed care plan and the State Department of Health Care Services. Because a violation of the bill’s requirements by a health care service plan would be a crime, the bill would impose a state-mandated local program.

[AB 1943](#)

(Weber D) Medi-Cal: telehealth.

Current Text: Amended: 6/6/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 6/17/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Under current law, in-person, face-to-face contact is not required under the Medi-Cal program when covered health care services are provided by video synchronous interaction, audio-only synchronous interaction, remote patient monitoring, or other permissible virtual communication modalities, when those services and settings meet certain criteria. This bill would require the State Department of Health Care Services to, by October 1, 2025, produce a public report on telehealth in the Medi-Cal program that includes analyses of, among other things, (1) telehealth access and utilization, (2) the effect of telehealth on timeliness of, access to, and quality of care, and (3) the effect of telehealth on clinical outcomes, as specified. The bill would authorize the department, in collaboration with the California Health and Human Services Agency, to issue policy recommendations based on the report’s findings.

[AB 1970](#)

(Jackson D) Mental Health: Black Mental Health Navigator Certification.

Current Text: Amended: 6/18/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 6/24/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires the Department of Health Care Access and Information to develop and approve statewide requirements for community health worker certificate programs. Current law defines “community health worker” to mean a liaison, link, or intermediary between health and social services and the community to facilitate access to services and to improve the access and cultural competence of service delivery. This bill would require the department to develop criteria for a specialty certificate program and specialized training requirements for a Black Mental Health Navigator Certification, as specified. The bill would require the department to collect and regularly publish data, not less than annually, including, but not limited to, the number of individuals certified, including those who complete a specialty certificate program, as specified, and the number of individuals who are actively employed in a community health worker role. The bill would make these provisions subject to an appropriation by the Legislature.

[AB 1975](#)

(Bonta D) Medi-Cal: medically supportive food and nutrition interventions.

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 73. Noes 0.).

Location: 8/29/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires the State Department of Health Care Services to establish the Medically Tailored Meals Pilot Program and the Short-Term Medically Tailored Meals Intervention Services Program, to operate in specified counties and during limited periods for the purpose of providing medically tailored meal intervention services to eligible Medi-Cal beneficiaries with certain health conditions, including congestive heart failure, cancer, diabetes, chronic obstructive pulmonary disease, or renal disease. Current law, subject to implementation of the California Advancing and Innovating Medi-Cal (CalAIM) initiative, authorizes a Medi-Cal managed care plan to elect to cover community supports approved by the department as cost effective and medically appropriate in a comprehensive risk contract that are in lieu of applicable Medi-Cal state plan services. Under current law, community supports that the department is

authorized to approve include, among other things, medically supportive food and nutrition services, including medically tailored meals. This bill would make medically supportive food and nutrition interventions a covered benefit under the Medi-Cal program, through both the fee-for-service and managed care delivery systems, no sooner than July 1, 2026, upon appropriation and subject to federal approval and the issuance of final guidance by the department. The bill would require those interventions to be covered if determined to be medically necessary by a health care provider or health care plan, as specified. The bill would require the provision of interventions for 12 weeks, or longer if deemed medically necessary.

AB 1977 **(Ta R) Health care coverage: behavioral diagnoses.**

Current Text: Enrolled: 8/31/2024 [html](#) [pdf](#)

Status: 8/28/2024-In Assembly. Concurrence in Senate amendments pending. May be considered on or after August 30 pursuant to Assembly Rule 77. Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/28/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would prohibit a health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2025, from requiring an enrollee or insured previously diagnosed with pervasive developmental disorder or autism to be reevaluated or receive a new behavioral diagnosis to maintain coverage for behavioral health treatment for their condition. The bill would require a treatment plan to be made available to the plan or insurer upon request. Because a willful violation of this provision by a health care service plan would be a crime, the bill would impose a state-mandated local program.

AB 2028 **(Ortega D) Medical loss ratios.**

Current Text: Introduced: 2/1/2024 [html](#) [pdf](#)

Status: 4/25/2024-Failed Deadline pursuant to Rule 61(b)(5). (Last location was HEALTH on 2/12/2024)

Location: 4/25/2024-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The federal Patient Protection and Affordable Care Act requires a health insurance issuer to comply with minimum medical loss ratios (MLRs) and to provide an annual rebate to each insured if the MLR of the amount of the revenue expended by the issuer on costs to the total amount of premium revenue is less than a certain percentage, as specified. Current law requires health care service plans and health insurers that issue, sell, renew, or offer a contract or policy, excluding specialized dental and vision contracts and policies, to comply with a minimum MLR of 85% and provide specified rebates. Current law requires a health care service plan or health insurer that issues, sells, renews, or offers a contract or policy covering dental services to annually report MLR information to the appropriate department. This bill would require a health care service plan or health insurer that issues, sells, renews, or offers a specialized dental health care service plan contract or specialized dental health insurance policy to comply with a minimum MLR of 85% and to provide a specified rebate to an enrollee or insured.

AB 2043 **(Boerner D) Medi-Cal: nonmedical and nonemergency medical transportation.**

Current Text: Amended: 4/1/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 6/24/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law covers emergency or nonemergency medical transportation, and nonmedical transportation, under the Medi-Cal program, as specified. This bill would require the State Department of Health Care Services to ensure that the fiscal burden of nonemergency medical transportation or nonmedical transportation is not unfairly placed on public paratransit service operators and would authorize the department to direct Medi-Cal managed care plans to

reimburse public paratransit service operators who are enrolled as Medi-Cal providers at the fee-for-service rates for conducting that transportation, as described. The bill would require the department to engage with public paratransit service operators to understand the challenges as public operators of nonemergency medical transportation or nonmedical transportation services and would require the department to issue new guidance to ensure the fiscal burden is not unfairly placed on public operators on or before June 1, 2026.

[AB 2063](#)

(Maienschein D) Health care coverage.

Current Text: Enrolled: 8/29/2024 [html](#) [pdf](#)

Status: 8/27/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 77. Noes 0.).

Location: 8/27/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law exempts a health care service plan from the requirements of the Knox-Keene Health Care Service Plan Act of 1975 if the plan is operated by a city, county, city and county, public entity, political subdivision, or public joint labor management trust that satisfies certain criteria, including that the plan requires providers to be reimbursed solely on a fee-for-service basis. Current law authorizes the Director of the Department of Managed Health Care, no later than May 1, 2021, to authorize 2 pilot programs, one in northern California and one in southern California, under which providers approved by the department may undertake risk-bearing arrangements with a voluntary employees' beneficiary association (VEBA) with enrollment of more than 100,000 lives, notwithstanding the fee-for-service requirement described above, or a trust fund that is a welfare plan and a multiemployer plan with enrollment of more than 25,000 lives, for independent periods of time beginning no earlier than January 1, 2022, to December 31, 2025, inclusive, if certain criteria are met. Current law requires the association or trust fund and each health care provider participating in each pilot program to report to the department information regarding cost savings and clinical patient outcomes compared to a fee-for-service payment model and requires the department to report those findings to the Legislature no later than January 1, 2027. Current law repeals these provisions on January 1, 2028. This bill would instead authorize the director to authorize one pilot program in southern California, under which providers approved by the department may undertake risk-bearing arrangements with a VEBA, as specified above, if certain criteria are met. The bill would extend that repeal date to January 1, 2030. The bill would extend the period of time authorized for the pilot program to operate from December 31, 2025, to December 31, 2027.

[AB 2105](#)

(Lowenthal D) Coverage for PANDAS and PANS.

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 72. Noes 0.).

Location: 8/29/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law sets forth specified coverage requirements for health care service plan contracts and health insurance policies, and limits the copayment, coinsurance, deductible, and other cost sharing that may be imposed for specified health care services. This bill would require a health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2025, to provide coverage for the prophylaxis, diagnosis, and treatment of Pediatric Autoimmune Neuropsychiatric Disorder Associated with Streptococcal Infections (PANDAS) and Pediatric Acute-onset Neuropsychiatric Syndrome (PANS) that is prescribed or ordered by the treating physician and surgeon and is medically necessary, as specified. The bill would prohibit coverage for PANDAS and PANS from being subject to a copayment, coinsurance, deductible, or other cost sharing that is greater than that applied to other benefits. The bill would prohibit a plan or insurer from denying or delaying coverage for PANDAS or PANS therapies because the enrollee or insured previously received treatment for PANDAS or PANS or was diagnosed with or received treatment for the condition under a different diagnostic name. Because a willful violation of these provisions by a health care service plan would be a crime, the bill would impose a state-mandated local program.

[AB 2110](#)

(Arambula D) Medi-Cal: Adverse Childhood Experiences trauma screenings: providers.

Current Text: Introduced: 2/5/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/1/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires that Medi-Cal provider payments and payments for specified non-Medi-Cal programs be reduced by 10% for dates of service on and after June 1, 2011, and conditions implementation of those payment reductions on receipt of any necessary federal approvals. Current law, for dates of service on and after July 1, 2022, authorizes the maintenance of the reimbursement rates or payments for specified services, including, among others, Adverse Childhood Experiences (ACEs) trauma screenings and specified providers, using General Fund or other state funds appropriated to the State Department of Health Care Services as the state share, at the payment levels in effect on December 31, 2021, as specified, under the California Healthcare, Research and Prevention Tobacco Tax Act of 2016 that were implemented with funds from the Healthcare Treatment Fund, as specified. Current law requires the department to develop the eligibility criteria, methodologies, and parameters for the payments and rate increases maintained, and would authorize revisions, as specified. This bill would require the department, as part of its above-described duties, to include (1) community-based organizations and local health jurisdictions that provide health services through community health workers and (2) doulas, that are enrolled Medi-Cal providers, as providers qualified to provide, and eligible to receive payments for, ACEs trauma screenings pursuant to the provisions described above. The bill would require the department to file a state plan amendment and seek any federal approvals it deems necessary to implement these provisions and condition implementation on receipt of any necessary federal approvals and the availability of federal financial participation.

[AB 2115](#)

(Haney D) Controlled substances: clinics.

Current Text: Enrollment: 8/31/2024 [html](#) [pdf](#)

Status: 8/31/2024-In Assembly. Concurrence in Senate amendments pending. Urgency clause adopted. Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/31/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would authorize a practitioner authorized to prescribe a narcotic drug at a nonprofit or free clinic, as specified, to dispense the narcotic drug from clinic supply for the purpose of relieving acute withdrawal symptoms while arrangements are being made for referral for treatment, as described, and would require the clinic dispensing the narcotic to be subject to specified reporting, labeling, and recordkeeping requirements. The bill would require clinics with a supply of narcotic drugs being dispensed pursuant to these provisions to establish policies or procedures for dispensing the narcotics, as specified. Because the bill would specify additional requirements under the Pharmacy Law, a violation of which would be a crime, it would impose a state-mandated local program.

[AB 2129](#)

(Petrie-Norris D) Immediate postpartum contraception.

Current Text: Enrolled: 8/29/2024 [html](#) [pdf](#)

Status: 8/27/2024-Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/27/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law generally regulates contractual provisions between health care service plans and health insurers and their contracting health care providers. This bill would require a contract between a health care service plan or health insurer and a health care provider issued, amended, or renewed on or after January 1, 2025, to authorize a provider to separately bill for devices, implants, or professional services, or a combination thereof, associated with immediate postpartum contraception if the birth takes place in a general acute care hospital or licensed birth center. The bill would prohibit that provider contract from considering those devices, implants, or services to be part of a payment for a general obstetric procedure. Because a violation of the bill's requirements by a health care service plan would be a crime, the bill would impose a state-mandated local program.

[AB 2132](#)

(Low D) Health care services: tuberculosis.

Current Text: Enrolled: 8/31/2024 [html](#) [pdf](#)

Status: 8/28/2024-In Assembly. Concurrence in Senate amendments pending. May be considered on or after August 30 pursuant to Assembly Rule 77. Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/28/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires an adult patient receiving primary care services in certain health care settings to be offered a screening test for hepatitis B and hepatitis C, as specified. This bill would require a patient who is 18 years of age or older receiving health care services in a facility, clinic, center, office, or other setting, where primary care services are provided, to be offered tuberculosis screening, if tuberculosis risk factors are identified, to the extent these services are covered under the patient’s health care coverage, except as specified. The bill would also require the health care provider to offer the patient follow up health care or refer the patient to a health care provider who can provide follow up health care if a screening test is positive. The bill would prohibit a health care provider that fails to comply with these provisions from being subject to any disciplinary action related to their licensure or certification, or to any civil or criminal liability, for that failure.

[AB 2169](#)

(Bauer-Kahan D) Prescription drug coverage: dose adjustments.

Current Text: Amended: 3/21/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/5/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law generally authorizes a health care service plan or health insurer to use utilization review, under which a licensed physician or a licensed health care professional who is competent to evaluate specific clinical issues may approve, modify, delay, or deny requests for health care services based on medical necessity. Current law also prohibits a health care service plan that covers prescription drug benefits from limiting or excluding coverage for a drug that was previously approved for coverage if an enrollee continues to be prescribed that drug, as specified. The bill would authorize a licensed health care professional to request, and would require that they be granted, the authority to adjust the dose or frequency of a drug to meet the specific medical needs of the enrollee or insured without prior authorization if specified conditions are met. Under the bill, if the enrollee or insured has been continuously using a prescription drug selected by their prescribing provider for the medical condition under consideration while covered by their current or previous health coverage, the health care service plan or health insurance policy would be prohibited from limiting or excluding coverage of that prescription. With respect to health care service plans, the bill would specify that its provisions do not apply to Medi-Cal managed care plan contracts.

[AB 2180](#)

(Weber D) Health care coverage: cost sharing.

Current Text: Amended: 4/30/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/15/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law generally prohibits a person who manufactures a prescription drug from offering in California any discount, repayment, product voucher, or other reduction in an individual’s out-of-pocket expenses associated with the individual’s health insurance, health care service plan, or other health coverage, including, but not limited to, a copayment, coinsurance, or deductible, for any prescription drug if a lower cost generic drug is covered under the individual’s health insurance, health care service plan, or other health coverage on a lower cost-sharing tier that is designated as therapeutically equivalent to the prescription drug manufactured by that person or if the active ingredients

of the drug are contained in products regulated by the federal Food and Drug Administration, are available without prescription at a lower cost, and are not otherwise contraindicated for the condition for which the prescription drug is approved. This bill would require a health care service plan, health insurance policy, or pharmacy benefit manager that administers pharmacy benefits for a health care service plan or health insurer to apply any amounts paid by the enrollee, insured, or a third-party patient assistance program for prescription drugs toward the enrollee's or insured's cost-sharing requirement, and would only apply those requirements with respect to enrollees or insureds who have a chronic disease or terminal illness. The bill would limit the application of the section to health care service plans and health insurance policies issued, amended, delivered, or renewed on or after January 1, 2025. The bill would repeal those provisions on January 1, 2035.

[AB 2198](#)

(Flora R) Health information.

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 76. Noes 0.).

Location: 8/29/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law provides for the regulation of health insurers by the Department of Insurance. Current law requires health care service plans and health insurers, commencing January 1, 2024, to establish and maintain specified application programming interfaces (API), including patient access API, for the benefit of enrollees, insureds, and contracted providers. Current law authorizes the departments to require health care service plans or health insurers, as applicable, to establish and maintain provider access API and prior authorization support API if and when final federal rules are published. This bill would instead require the departments, commencing January 1, 2027, or when final federal rules are implemented, whichever occurs later, to require health care service plans and health insurers to establish and maintain patient access API, provider access API, payer-to-payer API, and prior authorization API. The bill, until January 1, 2027, would authorize the departments to issue guidance relating to these provisions not subject to the Administrative Procedure Act, as specified. Because a violation of these requirements by a health care service plan would be a crime, this bill would impose a state-mandated local program.

[AB 2200](#)

(Kalra D) Guaranteed Health Care for All.

Current Text: Amended: 4/30/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/15/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law provides for the regulation of health insurers by the Department of Insurance. Current law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, under which qualified low-income individuals receive health care services. The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. This bill, the California Guaranteed Health Care for All Act, would create the California Guaranteed Health Care for All program, or CalCare, to provide comprehensive universal single-payer health care coverage and a health care cost control system for the benefit of all residents of the state. Under the bill, CalCare would be a health care service plan subject to Knox-Keene. The bill, among other things, would provide that CalCare cover a wide range of medical benefits and other services and would incorporate the health care benefits and standards of other existing federal and state provisions, including the federal Children's Health Insurance Program, Medi-Cal, ancillary health care or social services covered by regional centers for persons with developmental disabilities, Knox-Keene, and the federal Medicare Program. The bill would make specified persons eligible to enroll as CalCare members during the implementation period and would provide for automatic enrollment. The bill would require the board to seek all necessary waivers, approvals, and agreements to allow various existing federal health care payments to be paid to CalCare, which would then assume responsibility for all benefits and services previously paid for with those funds.

[AB 2237](#)

(Aguiar-Curry D) Children and youth: transfer of specialty mental health services.

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 75. Noes 0.).

Location: 8/29/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Under current law, specialty mental health services include federal Early and Periodic Screening, Diagnostic, and Treatment (EPSDT) services provided to eligible Medi-Cal beneficiaries under 21 years of age. This bill would require, when a child or youth 21 years of age or younger who is receiving Medi-Cal specialty mental health services changes residence from one county to another, the receiving county to provide specialty mental health services to the child or youth, if the transfer of those services from one county to another is not otherwise governed by a process established in statute. The bill also would require the State Department of Health Care Services to collect specified data related to the receipt of specialty mental health services by children and youth who move outside of the county where they originally received specialty mental health services, and to include the data in the department’s Medi-Cal specialty mental health services performance dashboard. The bill would require the department to issue guidance, as specified, to define the requirements placed on a receiving county for the continued provision of specialty mental health services, to coordinate and expedite the transfer of services from one county to another and reduce the burden on children and youth and their caregivers to reestablish services in the receiving county. The bill would authorize the department to implement, interpret, or make specific its provisions by means of all-county letters, plan letters, plan or provider bulletins, or similar instructions, until regulations are adopted, as specified.

[AB 2246](#)

(Ramos D) Medical Practice Act: health care providers: qualified autism service paraprofessionals.

Current Text: Amended: 3/18/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/5/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law establishes requirements for the delivery of medical services, including via telehealth by specified health care providers. A violation of the Medical Practice Act is a crime. Under existing law, a “health care provider,” for purpose of the act, includes a qualified autism service provider or a qualified autism service professional that is certified by a national entity, as specified. This bill would expand that definition of “health care provider” to also include a qualified autism service paraprofessional. By expanding the scope of a crime under the act, the bill would impose a state-mandated local program.

[AB 2250](#)

(Weber D) Social determinants of health: screening and outreach.

Current Text: Enrollment: 8/31/2024 [html](#) [pdf](#)

Status: 8/31/2024-Read third time. Passed. Ordered to the Assembly. (Ayes 32. Noes 4.). In Assembly. Concurrence in Senate amendments pending. Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/31/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would require a health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2027, to include coverage for screenings for social determinants of health, as defined. The bill would require providers to use standardized codes when documenting patient responses to questions asked in these screenings, and would require providers to use existing tools or protocols to conduct the screenings. The bill would require a health care service plan or health insurer to provide physicians who provide primary care services with adequate access to peer support specialists, lay health workers, social workers, or community health workers in counties where the plan or insurer has enrollees or insureds, as specified. The bill would authorize the respective departments to adopt guidance to implement its provisions until regulations are adopted and would require the departments to coordinate in the development of guidance and regulations. Because a violation of the bill’s requirements by a health care service plan

would be a crime, the bill would impose a state-mandated local program.

[AB 2258](#)

(Zbur D) Health care coverage: cost sharing.

Current Text: Enrollment: 8/31/2024 [html](#) [pdf](#)

Status: 8/31/2024-Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/31/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires a group or individual nongrandfathered health care service plan contract or health insurance policy to provide coverage for and prohibits a contract or policy from imposing cost-sharing requirements for, specified preventive care services and screenings. This bill would prohibit a group or individual nongrandfathered health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2025, from imposing a cost-sharing requirement for items or services that are integral to the provision of the above-described preventive care services and screenings. The bill would require those contracts and policies to cover items and services for those preventive care services and screenings, including home test kits for sexually transmitted diseases and specified cancer screenings. Because a willful violation of these provisions by a health care service plan would be a crime, the bill would impose a state-mandated local program. The bill would authorize the Insurance Commissioner to impose a civil penalty of not more than \$5,000 against an insurer for each violation of these provisions, or not more than \$10,000 per violation if the violation was willful.

[AB 2271](#)

(Ortega D) St. Rose Hospital.

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly Rule 77 suspended. Urgency clause adopted. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 71. Noes 0.).

Location: 8/29/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law creates the Distressed Hospital Loan Program, until January 1, 2032, for the purpose of providing loans to not-for-profit hospitals and public hospitals, as defined, in significant financial distress or to governmental entities representing a closed hospital to prevent the closure or facilitate the reopening of a closed hospital. Current law authorizes the Board of Supervisors of the County of Alameda to establish the Alameda Health System Hospital Authority for the management, administration, and control of the medical center in that county. Current law authorizes the hospital authority to acquire and possess real or personal property and to dispose of real or personal property other than that owned by the county, as may be necessary for the performance of its functions. This bill would require HCAI, subject to review and approval by the Department of Finance, as specified, to approve the forgiveness of any loans under the Distressed Hospital Loan Program for the St. Rose Hospital in the City of Hayward if the hospital is acquired by the Alameda Health System Hospital Authority. The bill would require HCAI to forgive the full amounts of the principal, interests, fees, and any other outstanding balances of the loan.

[AB 2303](#)

(Carrillo, Juan D) Health and care facilities: prospective payment system rate increase.

Current Text: Amended: 4/2/2024 [html](#) [pdf](#)

Status: 4/25/2024-Failed Deadline pursuant to Rule 61(b)(5). (Last location was HEALTH on 2/26/2024)

Location: 4/25/2024-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law provides that federally qualified health center services and rural health clinic services, as defined, are covered benefits under the Medi-Cal program, to be reimbursed, to the extent that federal financial participation is obtained, to providers on a per-visit basis and at a per-visit prospective payment system rate, as defined. Current law establishes 5 separate minimum wage schedules for covered health care employees, as defined, depending on the nature of the employer and includes increases beginning on June 1, 2024. Current law generally requires the State Department of Public Health to license, regulate, and inspect health and care facilities. This bill would, upon

appropriation, require the State Department of Health Care Services to develop a minimum wage add-on as an alternative payment methodology to increase rates of payment for specified health care facilities to account for the costs of complying with the minimum wage schedules described above. The bill would require that the alternative methodology be applied retroactively to January 1, 2025, until those costs are included in the prospective payment system rate. The bill would require the department to seek all necessary federal approvals or amendments to the state Medi-Cal plan to implement these provisions and would require the department to make any state plan amendments or waiver requests public 45 days prior to submitting them to the federal Centers for Medicare and Medicaid Services.

AB 2319

(Wilson D) California Dignity in Pregnancy and Childbirth Act.

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 62. Noes 9.).

Location: 8/29/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law makes legislative findings relating to implicit bias and racial disparities in maternal mortality rates. Current law requires a hospital that provides perinatal care, and an alternative birth center or a primary clinic that provides services as an alternative birth center, to implement an evidence-based implicit bias program, as specified, for all health care providers involved in perinatal care of patients within those facilities. Current law requires the health care provider to complete initial basic training through the program and a refresher course every 2 years thereafter, or on a more frequent basis if deemed necessary by the facility. Current law requires the facility to provide a certificate of training completion upon request, to accept certificates of completion from other facilities, and to offer training to physicians not directly employed by the facility. Current law requires the State Department of Public Health to track and publish data on pregnancy-related death and severe maternal morbidity, as specified. This bill would make a legislative finding that the Legislature recognizes all birthing people, including nonbinary persons and persons of transgender experience. The bill would extend the evidence-based implicit bias training requirements to specified health care providers at hospitals that provide perinatal care, alternative birth centers, or primary care clinics, as specified. The bill would require an implicit bias program to include recognition of intersecting identities and the potential associated biases. The bill would require initial basic training for the implicit bias program to be completed by June 1, 2025, for current health care providers, and within 6 months of their start date for new health care providers, unless exempted. The bill would require specified facilities to, by February 1 of each year, commencing in 2026, provide the Attorney General with proof of compliance with these provisions, as specified. The bill would authorize the Attorney General to pursue civil penalties for violations of these provisions, as specified. The bill would require that Attorney General be awarded all attorney’s fees and costs in any civil action in which a court imposes any of those civil penalties. The bill would authorize the Attorney General to post on its internet website a list of facilities that did not timely submit proof of compliance or were assessed penalties under these provisions, as specified. The bill would authorize the Attorney General to post any other compliance data they deem necessary and would authorize the Attorney General to biennially publish a report outlining compliance data related to these provisions.

AB 2332

(Connolly D) Corrections: health care.

Current Text: Amended: 3/21/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/1/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law establishes the Division of Health Care Operations and the Division of Health Care Policy and Administration within the Department of Corrections and Rehabilitation (CDCR) under the supervision of the Undersecretary of Health Care Services. Current law requires the department to expand substance abuse treatment services in prisons to accommodate at least 4,000 additional inmates who have histories of substance abuse. Current law requires the department to establish a 3-year pilot program to provide a medically assisted substance use disorder treatment model for the treatment of inmates, as specified. This bill would require the CDCR to take specific actions in the provision of substance use treatment, such as ensuring uniform application of the California Correctional Health Care Services Care Guide and retaining at least one full-time addiction medicine physician and surgeon at each facility to be

assigned medication-assisted treatment patients exclusively. The bill would require the CDCR to provide physicians and surgeons clear guidance on interpretation of certain toxicology tests, the misuse, abuse, and illegal distribution of substances, and access to alternative medication. The bill would require the CDCR to provide physicians and surgeons training consisting of at least 8 hours of integrated substance use disorder treatment didactic training, 3 days of shadowing an integrated substance use disorder treatment practice, and an annual training of at least 8 hours covering specified topics.

AB 2339 (**Aguiar-Curry D**) **Medi-Cal: telehealth.**

Current Text: Enrolled: 8/31/2024 [html](#) [pdf](#)

Status: 8/28/2024-In Assembly. Concurrence in Senate amendments pending. May be considered on or after August 30 pursuant to Assembly Rule 77. Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/28/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Under current law, subject to federal approval, in-person, face-to-face contact is not required under Medi-Cal when covered health care services are provided by video synchronous interaction, asynchronous store and forward, audio-only synchronous interaction, remote patient monitoring, or other permissible virtual communication modalities, when those services and settings meet certain criteria. Current law defines “asynchronous store and forward” as the transmission of a patient’s medical information from an originating site to the health care provider at a distant site. This bill would expand that definition, for purposes of the above-described Medi-Cal provisions, to include asynchronous electronic transmission initiated directly by patients, including through mobile telephone applications.

AB 2340 (**Bonta D**) **Medi-Cal: EPSDT services: informational materials.**

Current Text: Enrollment: 9/3/2024 [html](#) [pdf](#)

Status: 9/3/2024-Enrolled and presented to the Governor at 3:30 p.m.

Location: 9/3/2024-A. ENROLLED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law establishes the Medi-Cal program, which is administered by the State Department of Health Care Services and under which qualified low-income individuals receive medically necessary health care services, through fee-for-service or managed care delivery systems. The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Under current law, early and periodic screening, diagnostic, and treatment (EPSDT) services are covered under Medi-Cal for an individual under 21 years of age in accordance with certain federal provisions. Current federal regulations require the state to provide for a combination of written and oral methods designed to inform individuals eligible for EPSDT services, or their families, about the EPSDT program, within 60 days of the individual’s initial Medicaid eligibility determination and, in the case of families that have not utilized EPSDT services, annually thereafter, as specified. Under those regulations, required information includes, among other components, the benefits of preventive health care and the services available under the EPSDT program and where and how to obtain those services. This bill would require the department to prepare written informational materials that effectively explain and clarify the scope and nature of EPSDT services, as defined, that are available under the Medi-Cal program. Under the bill, the materials would include, but would not be limited to, the information required in the above-described federal regulations or their successor. Under the bill, the informational materials would also include content designed for youth, for purposes of delivery of that content to a beneficiary who is 12 years of age or older but under 21 years of age.

AB 2342 (**Lowenthal D**) **Medi-Cal: critical access hospitals: islands.**

Current Text: Introduced: 2/12/2024 [html](#) [pdf](#)

Status: 4/25/2024-Failed Deadline pursuant to Rule 61(b)(5). (Last location was HEALTH on 2/26/2024)

Location: 4/25/2024-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
------	------	--------	-------	------	--------	--------	-------	-------	----------	--------	-----------

1st House	2nd House	Conc.			
-----------	-----------	-------	--	--	--

Summary: Under current law, a hospital designated by the State Department of Health Care Services as a critical access hospital, and certified as such by the Secretary of the United States Department of Health and Human Services under the federal Medicare rural hospital flexibility program, is eligible for supplemental payments for Medi-Cal covered outpatient services rendered to Medi-Cal eligible persons. Current law conditions those payments on receipt of federal financial participation and an appropriation in the annual Budget Act for the nonfederal share of those payments, with supplemental payments being apportioned among critical access hospitals based on their number of Medi-Cal outpatient visits. This bill, subject to appropriation and the availability of federal funding, would require the department to provide an annual supplemental payment, for services covered under Medi-Cal, to each critical access hospital that operates on an island that is located more than 10 miles offshore of the mainland coast of the state but is still within the jurisdiction of the state. The bill would specify the formula of the payment amount, which would be in addition to any supplemental payment described above.

[AB 2352](#)

(Irwin D) Mental health and psychiatric advance directives.

Current Text: Amended: 4/25/2024 [html](#) [pdf](#)

Status: 7/2/2024-Failed Deadline pursuant to Rule 61(b)(13). (Last location was JUD. on 5/29/2024)

Location: 7/2/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Dead	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Current law establishes the requirements for executing a written advance health care directive that is legally sufficient to direct health care decisions. Current law provides a form that an individual may use or modify to create an advance health care directive. Under existing law, a written advance health care directive is legally sufficient if specified requirements are satisfied, may be revoked by a patient having capacity at any time, and is revoked to the extent of a conflict with a later executed directive. Current law requires a supervising health care provider who knows of the existence of an advance health care directive or its revocation to record that fact in the patient’s health record. Existing law sets forth requirements of witnesses to a written advance health care directive. A written advance health care directive or similar instrument executed in another jurisdiction is valid and enforceable in this state under existing law. A person who intentionally falsifies, forges, conceals, defaces, or obliterates an individual’s advance health care directive or its revocation without the individual’s consent is subject to liability of up to \$10,000 or actual damages, whichever is greater, plus reasonable attorney’s fees. Current law authorizes an appeal of specified orders relating to an advance health care directive. Current law generally prohibits involuntary civil placement of a ward, conservatee, or person with capacity in a mental health treatment facility, subject to a valid and effective advance health care directive. Under current law, an advance psychiatric directive is a legal document, executed on a voluntary basis by a person who has the capacity to make medical decisions and in accordance with the requirements for an advance health care directive, that allows a person with mental illness to protect their autonomy and ability to direct their own care by documenting their preferences for treatment in advance of a mental health crisis. An individual may execute both an advance health care directive and a voluntary standalone psychiatric advance directive. This bill would extend the above-described advance health care directive provisions to psychiatric advance directives and would make conforming changes. The bill would specify that a psychiatric advance directive is a legal written or digital document, executed as specified, that allows a person with behavioral health illness to document their preferences for treatment and identify a health care advocate in advance of a behavioral health crisis.

[AB 2356](#)

(Wallis R) Medi-Cal: monthly maintenance amount: personal and incidental needs.

Current Text: Introduced: 2/12/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/8/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Qualified individuals under the Medi-Cal program include medically needy persons and medically needy family persons who meet the required eligibility criteria, including applicable income requirements. Current law requires the department to establish income levels for maintenance need at the lowest levels that reasonably permit a medically needy person to meet their basic needs for food, clothing, and shelter, and for which federal financial participation will

still be provided under applicable federal law. In calculating the income of a medically needy person in a medical institution or nursing facility, or a person receiving institutional or noninstitutional services from a Program of All-Inclusive Care for the Elderly organization, the required monthly maintenance amount includes an amount providing for personal and incidental needs in the amount of not less than \$35 per month while a patient. Current law authorizes the department to increase, by regulation, this amount as necessitated by increasing costs of personal and incidental needs. This bill would increase the monthly maintenance amount for personal and incidental needs from \$35 to \$50, and would require that the amount be increased annually, as specified. The bill would make these changes subject to receipt of necessary federal approvals.

AB 2376 **(Bains D) Chemical dependency recovery hospitals.**

Current Text: Enrolled: 8/31/2024 [html](#) [pdf](#)

Status: 8/28/2024-In Assembly. Concurrence in Senate amendments pending. May be considered on or after August 30 pursuant to Assembly Rule 77. Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/28/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law provides for the licensure and regulation by the State Department of Public Health of certain health facilities, including a chemical dependency recovery hospital, which is defined to mean a health facility that provides 24-hour inpatient care for persons who have a dependency on alcohol or other drugs, or both alcohol and other drugs. Current law requires all beds in a chemical dependency recovery hospital to be designated for chemical dependency recovery services, as specified. Current law authorizes chemical dependency recovery services to be provided in a freestanding facility, within a hospital building that only provides chemical recovery services, or within a distinct part of a hospital, as defined. Current law also authorizes chemical dependency recovery services to be provided within a hospital building that has been removed from general acute care use. Existing law requires chemical dependency recovery services to comply with specified regulatory requirements for basic services, and optional services if the facility is approved by the department to provide them. Current law only authorizes the colocation of chemical dependency recovery services as a distinct part with other services or distinct parts of its parent hospital, as specified. Current law requires a separately licensed chemical dependency recovery hospital that is not a distinct part of a general acute care hospital to have agreements with one or more general acute care hospitals to provide specified additional services. This bill would expand the definition of “chemical dependency recovery services” to include medications for addiction treatment and medically supervised voluntary inpatient detoxification but would specify that it does not include certain treatment of severe, potentially life threatening, intoxication and withdrawal syndromes. The bill would delete the requirement for chemical dependency recovery as a supplemental service to be provided in a distinct part of a general acute care hospital or acute psychiatric hospital, and instead would authorize those facilities to provide chemical dependency recovery services as a supplemental service within the same building or in a separate building on campus that meets specified structural requirements of a freestanding chemical dependency recovery hospital.

AB 2446 **(Ortega D) Medi-Cal: diapers.**

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 74. Noes 0.).

Location: 8/29/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would establish diapers as a covered Medi-Cal benefit for a child greater than 3 years of age who has been diagnosed with a condition, as specified, that contributes to incontinence, and for an individual under 21 years of age if necessary to correct or ameliorate a condition pursuant to certain federal standards. The bill would limit the provided diapers to an appropriate supply based on the diagnosed condition and the age of the Medi-Cal beneficiary. The bill would require the department to seek any necessary federal approvals to implement these provisions. The bill would condition implementation of these provisions on receipt of any necessary federal approvals, the availability of federal financial participation, and an appropriation by the Legislature.

[AB 2449](#)

(Ta R) Health care coverage: qualified autism service providers.

Current Text: Amended: 6/3/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 6/17/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires a health care service plan contract or health insurance policy to provide coverage for behavioral health treatment provided for pervasive developmental disorder or autism and requires a plan or policy to maintain an adequate network of qualified autism service providers. Under current law, a “qualified autism service provider” means, among other things, a person who is certified by a national entity, such as the Behavior Analyst Certification Board, with a certification that is accredited by the National Commission for Certifying Agencies. This bill would clarify that the Qualified Applied Behavior Analysis Credentialing Board is also a national entity that may certify a qualified autism service provider and would authorize the certification to be accredited by another national accrediting entity approved by the Secretary of California Health and Human Services.

[AB 2466](#)

(Carrillo, Wendy D) Medi-Cal managed care: network adequacy standards.

Current Text: Amended: 4/18/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/15/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law authorizes the Director of Health Care Services to terminate a contract or impose sanctions if the director finds that a Medi-Cal managed care plan fails to comply with contract requirements, state or federal law or regulations, or the state plan or approved waivers, or for other good cause. Current law establishes, until January 1, 2026, certain time and distance and appointment time standards for specified Medi-Cal managed care covered services, consistent with federal regulations relating to network adequacy standards, to ensure that those services are available and accessible to enrollees of Medi-Cal managed care plans in a timely manner, as specified. Under this bill, a Medi-Cal managed care plan would be deemed to be not in compliance with the appointment time standards if either (1) fewer than 85% of the network providers had an appointment available within the standards or (2) the department receives information establishing that the plan was unable to deliver timely, available, or accessible health care services to enrollees, as specified. Under the bill, failure to comply with the appointment time standard may result in contract termination or the issuance of sanctions as described above.

[AB 2467](#)

(Bauer-Kahan D) Health care coverage for menopause.

Current Text: Enrolled: 9/4/2024 [html](#) [pdf](#)

Status: 8/30/2024-In Assembly. Concurrence in Senate amendments pending. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 76. Noes 0.).

Location: 8/30/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law provides for the regulation of health insurers by the Department of Insurance. Current law sets forth specified coverage requirements for health care service plan contracts and health insurance policies. This bill would require a health care service plan contract or health insurance policy, except as specified, to include coverage for evaluation and treatment options for perimenopause and menopause. The bill would require a health care service plan or health insurer to annually provide clinical care recommendations, as specified, for hormone therapy to all contracted primary care providers who treat individuals with perimenopause and menopause. Because a willful violation of these provisions by a health care service plan would be a crime, the bill would impose a state-mandated local program.

[AB 2556](#)

(Jackson D) Behavioral health and wellness screenings: notice.

Current Text: Chaptered: 8/26/2024 [html](#) [pdf](#)

Status: 8/26/2024-Chaptered by Secretary of State - Chapter 200, Statutes of 2024

Location: 8/26/2024-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Knox-Keene Health Care Service Plan Act of 1975 provides for the licensure and regulation of health care service plans by the Department of Managed Health Care and makes a willful violation of the act a crime. Current law provides for the regulation of health insurers by the Department of Insurance. This bill would require a health care service plan, except as specified, or health insurer to provide to enrollees and insureds a written or electronic notice regarding the benefits of a behavioral health and wellness screening, as defined, for children and adolescents 8 to 18 years of age. The bill would require a health care service plan or insurer to provide the notice annually.

[AB 2630](#)

(Bonta D) Pupil health: oral health assessment.

Current Text: Enrolled: 8/27/2024 [html](#) [pdf](#)

Status: 8/27/2024-Enrolled and presented to the Governor at 12 p.m.

Location: 8/27/2024-A. ENROLLED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Existing law requires a pupil, while enrolled in kindergarten in a public school, or while enrolled in first grade in a public school if the pupil was not previously enrolled in kindergarten in a public school, to present proof of having received an oral health assessment by a licensed dentist, or other licensed or registered dental health professional operating within the professional's scope of practice, that was performed no earlier than 12 months before the date of the initial enrollment of the pupil, as provided. This bill would define "kindergarten" for these purposes as including both transitional kindergarten and kindergarten and would require the above-described proof only once during a 2-year kindergarten program. To the extent the bill would impose additional duties on public schools, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

[AB 2668](#)

(Berman D) Coverage for cranial prostheses.

Current Text: Introduced: 2/14/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/8/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would require a health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2025, to cover cranial prostheses, as defined, for individuals experiencing permanent or temporary medical hair loss. The bill would require a licensed provider to prescribe the cranial prosthesis for an individual's course of treatment for a diagnosed health condition, chronic illness, or injury, as specified. The bill would limit coverage to once every 12 months and \$750 for each instance of coverage. The bill would not apply these provisions to a specialized health care service plan or specialized health insurance policy. Because a violation of these requirements by a health care service plan would be a crime, the bill would impose a state-mandated local program.

[AB 2685](#)

(Ortega D) Older individuals: case management services.

Current Text: Amended: 4/8/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/1/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Mello-Granlund Older Californians Act requires the California Department of Aging to designate various private nonprofit or public agencies as area agencies on aging to work within a planning and service area and provide a broad array of social and nutritional services. Under the act, the department's mission is to provide leadership

to those agencies in developing systems of home- and community-based services that maintain individuals in their own homes or least restrictive homelike environments. This bill would, until January 1, 2031, and subject to an appropriation, require the department to establish a case management services demonstration project in up to 4 counties located in varying regions of the state, based on a process of selection by the department and voluntary participation by the selected counties. Under the bill, the purpose of the project would be to expand statewide the local capacity of supportive services programs by providing case management services to older individuals who need assistance to maintain health and economic stability.

AB 2699 (**Carrillo, Wendy D**) **Hazardous materials: reporting: civil liability.**

Current Text: Amended: 4/1/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/15/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: (1)Existing law requires the Secretary for Environmental Protection to implement a unified hazardous waste and hazardous materials management regulatory program, known as the unified program. Existing law requires every county to apply to the secretary to be certified to implement the unified program and authorizes a city or local agency that meets specified requirements to apply to the secretary to be certified to implement the unified program, as a certified unified program agency. Existing law authorizes a state or local agency that has a written agreement with a certified unified program agency, and is approved by the secretary, to implement or enforce one or more of the unified program elements as a participating agency. Existing law defines “unified program agency” to mean a certified unified program agency or its participating agencies, as provided. This bill would require this reporting to be made to the California Environmental Protection Agency instead of the Office of Emergency Services. The bill would delete the requirement on the Office of Emergency Services to adopt regulations and would instead require the California Environmental Protection Agency to be responsible for the adoption and revision of the regulations and for the oversight of the enforcement of the regulations. The bill would require the California Environmental Protection Agency, on or before January 1, 2028, to review and revise the regulations that implement the reporting requirements. This bill contains other related provisions and other existing laws.

AB 2701 (**Villapudua D**) **Medi-Cal: dental cleanings and examinations.**

Current Text: Amended: 6/17/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 6/24/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Under current law, one dental prophylaxis cleaning per year and one initial dental examination by a dentist are covered Medi-Cal benefits for beneficiaries 21 years of age or older. Under existing law, 2 dental prophylaxis cleanings per year and 2 periodic dental examinations per year are covered Medi-Cal benefits for beneficiaries under 21 years of age. Current law conditions implementation of those provisions on receipt of any necessary federal approvals, the availability of federal financial participation, and, for beneficiaries 21 years of age or older, funding in the annual Budget Act. This bill would expand the above-described dental benefits, for beneficiaries 21 years of age or older, to at least 2 cleanings and at least 2 examinations per year when medically necessary, as specified in the Medi-Cal Dental Manual of Criteria. The bill would, for purposes of these provisions, include an individual’s inability to maintain daily oral hygiene habits, susceptibility to oral health disease or decay, preoperative dental care, or as required by other specified provisions of law, in the definition of “medically necessary,” and require the department to update the Medi-Cal Dental Manual of Criteria to conform with this inclusion.

AB 2703 (**Aguiar-Curry D**) **Federally qualified health centers and rural health clinics: psychological associates.**

Current Text: Enrollment: 8/31/2024 [html](#) [pdf](#)

Status: 8/31/2024-Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/31/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Existing law establishes the Medi-Cal program, which is administered by the State Department of Health Care Services and under which qualified low-income individuals receive health care services, including federally qualified health center (FQHC) services and rural health clinic (RHC) services. The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. This bill would add to that list of practitioners a licensed professional clinical counselor. This bill contains other related provisions and other existing laws.

[AB 2726](#)

(Flora R) Specialty care networks: telehealth and other virtual services.

Current Text: Amended: 4/25/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/15/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would, subject to an appropriation, require the California Health and Human Services Agency, in collaboration with the Department of Health Care Access and Information and the State Department of Health Care Services, to establish a demonstration project for a grant program. Under the bill, the grant program would be aimed at facilitating a telehealth and other virtual services specialty care network or networks that are designed to serve patients of safety-net providers consisting of qualifying providers, as defined.

[AB 2753](#)

(Ortega D) Rehabilitative and habilitative services: durable medical equipment and services.

Current Text: Introduced: 2/15/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 4/17/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires an individual or small group health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2017, to include, at a minimum, coverage for essential health benefits pursuant to the federal Patient Protection and Affordable Care Act. Under current law, essential health benefits include, among other things, rehabilitative and habilitative services. Current law requires habilitative services and devices to be covered under the same terms and conditions applied to rehabilitative services and devices under the plan contract or policy, and defines habilitative services to mean health care services and devices that help a person keep, learn, or improve skills and functioning for daily living. This bill would specify that coverage of rehabilitative and habilitative services and devices under a health care service plan or health insurance policy includes durable medical equipment, services, and repairs, if the equipment, services, or repairs are prescribed or ordered by a physician, surgeon, or other health professional acting within the scope of their license. The bill would define “durable medical equipment” to mean devices, including replacement devices, that are designed for repeated use, and that are used for the treatment or monitoring of a medical condition or injury in order to help a person to partially or fully acquire, improve, keep, or learn, or minimize the loss of, skills and functioning of daily living. The bill would prohibit coverage of durable medical equipment and services from being subject to financial or treatment limitations, as specified.

[AB 2843](#)

(Petrie-Norris D) Health care coverage: rape and sexual assault.

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 74. Noes 0.)

Location: 8/29/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
------	--------	--------	-------	------	--------	--------	-------	-------	----------	--------	-----------

1st House	2nd House	Conc.			
-----------	-----------	-------	--	--	--

Summary: Current law requires a victim of sexual assault who seeks a medical evidentiary examination to be provided with one, as specified. Current law prohibits costs incurred by a qualified health care professional, hospital, clinic, sexual assault forensic examination team, or other emergency medical facility for the medical evidentiary examination portion of the examination of the victim of a sexual assault, as described in a specified protocol, when the examination is performed as specified, from being charged directly or indirectly to the victim of the assault. The bill would prohibit a health care service plan or health insurer from requiring, as a condition of providing coverage, (1) an enrollee or insured to file a police report, (2) charges to be brought against an assailant, (3) or an assailant to be convicted of rape or sexual assault. Because a violation of the bill by a health care service plan would be a crime, the bill would impose a state-mandated local program.

[AB 2914](#)

(Bonta D) Health care coverage: essential health benefits.

Current Text: Amended: 4/10/2024 [html](#) [pdf](#)

Status: 8/28/2024-Ordered to inactive file at the request of Senator Roth.

Location: 8/28/2024-S. INACTIVE FILE

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires the Department of Insurance to regulate health insurers. Current law requires an individual or small group health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2017, to include, at a minimum, coverage for essential health benefits pursuant to the federal Patient Protection and Affordable Care Act. Current law requires a health care service plan contract or health insurance policy to cover the same health benefits that the benchmark plan, the Kaiser Foundation Health Plan Small Group HMO 30 plan, offered during the first quarter of 2014, as specified. This bill would express the intent of the Legislature to review California’s essential health benefits benchmark plan and establish a new benchmark plan for the 2027 plan year. The bill would limit the applicability of the current benchmark plan benefits to plan years on or before the 2027 plan year.

[AB 2930](#)

(Bauer-Kahan D) Automated decision systems.

Current Text: Amended: 8/28/2024 [html](#) [pdf](#)

Status: 8/31/2024-Ordered to inactive file at the request of Senator Umberg.

Location: 8/31/2024-S. INACTIVE FILE

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Unruh Civil Rights Act provides that all persons within the jurisdiction of this state are free and equal and, regardless of their sex, race, color, religion, ancestry, national origin, disability, medical condition, genetic information, marital status, sexual orientation, citizenship, primary language, or immigration status, are entitled to the full and equal accommodations, advantages, facilities, privileges, or services in all business establishments of every kind whatsoever. The California Fair Employment and Housing Act establishes the Civil Rights Department within the Business, Consumer Services, and Housing Agency and requires the department to, among other things, bring civil actions to enforce the act. This bill would, among other things, require, as prescribed, a deployer, as defined, and a developer of an automated decision system, as defined, to perform an impact assessment on any automated decision system before the system is first deployed and annually thereafter that includes, among other things, a statement of the purpose of the automated decision system and its intended benefits, uses, and deployment contexts. The bill would require a deployer or a developer to provide any impact assessment that it performed to the Civil Rights Department and would exempt an impact assessment provided to the department from the California Public Records Act, as prescribed. This bill would require a deployer to, prior to an automated decision system making a consequential decision, as defined, or being a substantial factor, as defined, in making a consequential decision, notify any natural person that is subject to the consequential decision that an automated decision system is being used and to provide that person with specified information. The bill would require a deployer that has deployed an automated decision system to make, or be a substantial factor in making, a consequential decision concerning a natural person, to provide to the natural person, among other things, an opportunity to correct any incorrect personal data.

[AB 2956](#)

(Boerner D) Medi-Cal eligibility: redetermination.

Current Text: Amended: 4/18/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/15/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law generally requires a county to redetermine a Medi-Cal beneficiary’s eligibility to receive Medi-Cal benefits every 12 months and whenever the county receives information about changes in a beneficiary’s circumstances that may affect their Medi-Cal eligibility. Current law conditions implementation of the redetermination provisions on the availability of federal financial participation and receipt of any necessary federal approvals. Under current law, if a county has facts clearly demonstrating that a Medi-Cal beneficiary cannot be eligible for Medi-Cal due to an event, such as death or change of state residency, Medi-Cal benefits are terminated without a redetermination. Current law requires the department, subject to federal funding, to extend continuous eligibility to children 19 years of age or younger for a 12-month period, as specified. Under current law, operative on January 1, 2025, or the date that the State Department of Health Care Services certifies that certain conditions have been met, a child is continuously eligible for Medi-Cal up to 5 years of age. Under those provisions, a redetermination is prohibited during this time, unless certain circumstances apply, including, voluntary disenrollment, death, or change of state residency. This bill would require the department to seek federal approval to extend continuous eligibility to individuals over 19 years of age. Under the bill, subject to federal funding, and except as described above with regard to death, change of state residency, or other events, an individual would remain eligible from the date of a Medi-Cal eligibility determination until the end of a 12-month period, as specified.

[AB 2976](#)

(Jackson D) Mental health care.

Current Text: Introduced: 2/16/2024 [html](#) [pdf](#)

Status: 5/2/2024-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 2/16/2024)

Location: 5/2/2024-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law establishes various state and local programs for the provision of mental health services within the jurisdiction of the State Department of Health Care Services, the State Department of Public Health, the California Behavioral Health Planning Council, the Department of Health Care Access and Information, and county public health or behavioral health departments, among other entities. This bill would state the intent of the Legislature to enact legislation relating to access to mental health care.

[AB 3030](#)

(Calderon D) Health care services: artificial intelligence.

Current Text: Enrollment: 8/31/2024 [html](#) [pdf](#)

Status: 8/31/2024-Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/31/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would require a health facility, clinic, physician’s office, or office of a group practice that uses generative artificial intelligence to generate written or verbal patient communications pertaining to patient clinical information, as defined, to ensure that those communications include both (1) a disclaimer that indicates to the patient that a communication was generated by generative artificial intelligence, as specified, and (2) clear instructions describing how a patient may contact a human health care provider, as specified. The bill would exempt from this requirement a communication read and reviewed by a human licensed or certified health care provider. Under the bill, a violation of these provisions by a physician would be subject to the jurisdiction of the Medical Board of California or Osteopathic Medical Board of California, as appropriate.

[AB 3059](#)

(Weber D) Human milk.

Current Text: Enrolled: 8/31/2024 [html](#) [pdf](#)

Status: 8/28/2024-In Assembly. Concurrence in Senate amendments pending. May be considered on or after August 30 pursuant to Assembly Rule 77. Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/28/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would specify that a general acute care hospital is not required to have a license to operate a tissue bank to store or distribute pasteurized donor human milk that was obtained from a tissue bank licensed by the State Department of Public Health. The bill would exempt from licensing requirements a hospital storing or distributing human milk obtained from a licensed tissue bank. The bill would require hospitals that collect, process, store, or distribute human milk in any other circumstance to obtain a tissue bank license. To the extent that the bill would expand the class of hospitals subject to tissue bank licensing requirements, thereby expanding a crime, the bill would impose a state-mandated local program.

[AB 3129](#)

(Wood D) Health care system consolidation.

Current Text: Enrollment: 8/31/2024 [html](#) [pdf](#)

Status: 8/31/2024-Read third time. Passed. Ordered to the Assembly. (Ayes 21. Noes 11.). In Assembly. Concurrence in Senate amendments pending. Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/31/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires a nonprofit corporation that operates or controls a health facility or other facility that provides similar health care to provide written notice to, and to obtain the written consent of, the Attorney General prior to entering into any agreement or transaction to sell, transfer, lease, exchange, option, convey, or otherwise dispose of the asset, or to transfer control, responsibility, or governance of the asset or operation, to a for-profit corporation or entity, to a mutual benefit corporation or entity, or to a nonprofit corporation, as specified. This bill would require a private equity group or a hedge fund, as defined, to provide written notice to, and obtain the written consent of, the Attorney General before a transaction between the private equity group or hedge fund and a health care facility, provider, or provider group, as those terms are defined, and any of those entities that directly or indirectly control, are controlled by, are under common control of, or are otherwise affiliated with a payor, except as specified. The bill would require the notice to be submitted at the same time that any other state or federal agency is notified pursuant to state or federal law, and otherwise at least 90 days before the transaction. The bill would authorize the Attorney General to extend that 90-day period under certain circumstances. The bill would additionally require a private equity group or hedge fund to provide advance written notice to the Attorney General before a transaction between a private equity group or hedge fund and a nonphysician provider or a provider, with specified gross annual revenue.

[AB 3149](#)

(Garcia D) Promotores and Promotoras Advisory and Oversight Workgroup.

Current Text: Amended: 4/18/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/8/2024)

Location: 5/16/2024-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law defines “community health worker” as a liaison, link, or intermediary between health and social services and the community to facilitate access to services and to improve the access and cultural competence of service delivery and who is a frontline health worker either trusted by, or who has a close understanding of, the community served. Current law includes in the definition of community health worker Promotores, Promotores de Salud, Community Health Representatives, navigators, and other non-licensed health workers with specified qualifications. This bill would require the State Department of Health Care Services, by no later than January 1, 2025, and until December 31, 2026, to convene the Promotores and Promotoras Advisory and Oversight Workgroup to provide perspective and guidance to changes in the health and human services delivery system, including, but not limited to, the Medi-Cal program. The bill would require the secretary to appoint no fewer than 9 individuals to the workgroup who have at least ten years experience working in California as, or with, Promotores or Promotoras. The bill would require the workgroup

to be comprised of no less than 51% Promotores or Promotoras, as specified, and require the appointees to be from geographically diverse areas of the state. The bill would require the workgroup to advise the departments under the agency to ensure that services provided by Promotores or Promotoras are available and accessible to all eligible populations. The bill would also require the workgroup to advise the agency to ensure that Promotores and Promotoras training and outreach materials are culturally and linguistically appropriate, to make recommendations on outreach efforts, as specified, and to provide input on issues that should be informed by community representatives who have lived experience with using and navigating Promotores or Promotoras services and the Medi-Cal program.

AB 3156 (**Patterson, Joe R**) **Medi-Cal managed care plans: enrollees with other health care coverage.**

Current Text: Enrollment: 8/31/2024 [html](#) [pdf](#)

Status: 8/31/2024-In Assembly. Concurrence in Senate amendments pending. Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/31/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Under current federal law, in accordance with third-party liability rules, Medicaid is generally the payer of last resort if a beneficiary has another source of health care coverage in addition to Medicaid coverage. Under this bill, in the case of a Medi-Cal managed care plan enrollee who also has other health care coverage and for whom the Medi-Cal program is a payer of last resort, the department would be required to ensure that a provider that is not contracted with the plan and that is billing the plan for Medi-Cal allowable costs not paid by the other health care coverage does not face administrative requirements significantly in excess of the administrative requirements for billing those same costs to the Medi-Cal fee-for-service delivery system. Under the bill, in the case of an enrollee who meets those coverage criteria, except as specified, a Medi-Cal fee-for-service provider would not be required to contract as an in-network provider with the Medi-Cal managed care plan in order to bill the plan for Medi-Cal allowable costs for covered health care services.

AB 3215 (**Soria D**) **Medi-Cal: mental health services for children.**

Current Text: Introduced: 2/16/2024 [html](#) [pdf](#)

Status: 5/2/2024-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 2/16/2024)

Location: 5/2/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would express the intent of the Legislature to enact legislation to expand access to behavioral mental health services to children receiving Medi-Cal benefits.

AB 3221 (**Pellerin D**) **Department of Managed Health Care: review of records.**

Current Text: Enrolled: 8/28/2024 [html](#) [pdf](#)

Status: 8/26/2024-Senate amendments concurred in. To Engrossing and Enrolling.

Location: 8/26/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Knox-Keene Health Care Service Plan Act of 1975 provides for the licensure and regulation of health care service plans by the Department of Managed Health Care and makes a willful violation of the act a crime. Current law requires the records, books, and papers of a health care service plan and other specified entities to be open to inspection by the director of the department during normal business hours. This bill would instead require the records, books, and papers of a health care service plan and other specified entities to be open to inspection by the director, including through electronic means. The bill would require a plan and other specified entities to furnish in electronic media records, books, and papers that are possessed in electronic media and to conduct a diligent review of records, books, and papers and make every effort to furnish those responsive to the director’s request. The bill would require records, books, and papers to be furnished in a format that is digitally searchable, to the greatest extent feasible. The bill would require records, books, and papers to be preserved until furnished, if requested by the department.

[AB 3245](#) **(Patterson, Joe R) Coverage for colorectal cancer screening.**

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 76. Noes 0.).

Location: 8/29/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law provides for the regulation of health insurers by the Department of Insurance. Current law generally requires a health care service plan contract, or a health insurance policy issued, amended, or renewed on or after January 1, 2022, to provide coverage without cost sharing for a colorectal cancer screening test, and for a colorectal cancer screening examination in specified circumstances, assigned either a grade of A or a grade of B by the United States Preventive Services Task Force. This bill would additionally require that coverage if the test or screening examination is assigned either a grade of A or a grade of B, or equivalent, in accordance with the most current recommendations established by another accredited or certified guideline agency approved by the California Health and Human Services Agency.

[AB 3260](#) **(Pellerin D) Health care coverage: reviews and grievances.**

Current Text: Amended: 6/27/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/5/2024)

Location: 8/15/2024-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law generally authorizes a health care service plan or disability insurer to use utilization review, under which a licensed physician or a licensed health care professional who is competent to evaluate specific clinical issues may approve, modify, delay, or deny requests for health care services based on medical necessity. Current law requires these decisions to be made within 30 days, or less than 72 hours when the enrollee faces an imminent and serious threat to their health. Current law requires a health care service plan to establish a grievance system to resolve grievances within 30 day but limits that timeframe to 3 days when the enrollee faces an imminent and serious threat to their health. Existing law requires a plan to provide a written explanation for its grievance decisions, as specified. This bill would require that utilization review decisions be made within 72 hours from the health care service plan's receipt of the clinical information reasonably necessary to make the determination when the enrollee's condition is urgent. If the plan lacks the information reasonably necessary to make a decision regarding an urgent request, the bill would require the plan to notify the enrollee and provider about the information necessary to complete the request within 24 hours of receiving the request. The bill would require the plan to notify the enrollee and the provider of the decision within a reasonable amount of time, but not later than 48 hours after specified circumstances occur. If a health care service plan fails to make a utilization review decision, or provide notice of a decision, within the specified timelines, the bill would require the health care service plan to treat the request for authorization as a grievance and provide notice with specified information to the enrollee that a grievance has commenced, if the plan has received the information necessary to make a decision.

[AB 3275](#) **(Soria D) Health care coverage: claim reimbursement.**

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly Rule 77 suspended. Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 74. Noes 0.).

Location: 8/29/2024-A. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires a health insurer or health care service plan, including a specialized health care service plan, to reimburse a claim or portion of a claim no later than 30 working days after receipt of the claim, unless the plan contests or denies the claim, in which case the plan is required to notify the claimant within 30 working days that the claim is contested or denied. Under current law, if a claim or portion thereof is contested on the basis that a health

insurer or health care service plan has not received all information necessary to determine payer liability for the claim or portion thereof and notice has been provided, the health insurer or health care service plan has 30 working days after receipt of the additional information to complete reconsideration of the claim. Current law extends these timelines to 45 working days for a health care service plan that is a health maintenance organization. Under current law, if a claim is not reimbursed, contested, or denied pursuant to these timelines, as specified, interest accrues at a rate of 15% per annum for a health care service plan and 10% per annum for a health insurer. Commencing January 1, 2026, this bill instead would require a health care service plan, including a Medi-Cal managed care plan, or health insurer to reimburse a complete claim or a portion thereof within 30 calendar days after receipt of the claim, or, if a claim or portion thereof does not meet the criteria for a complete claim or portion thereof, to notify the claimant as soon as practicable, but no later than 30 calendar days that the claim or portion thereof is contested or denied. The bill would authorize the departments to issue guidance and regulations related to these provisions. The bill would exempt the guidance and amendments from the Administrative Procedure Act until December 31, 2027.

SB 70

(Wiener D) Prescription drug coverage.

Current Text: Amended: 6/29/2023 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/16/2023)

Location: 8/15/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law generally authorizes a health care service plan or health insurer to use utilization review, under which a licensed physician or a licensed health care professional who is competent to evaluate specific clinical issues may approve, modify, delay, or deny requests for health care services based on medical necessity. Current law prohibits a health care service plan contract that covers prescription drug benefits or a specified health insurance policy from limiting or excluding coverage for a drug on the basis that the drug is prescribed for a use that is different from the use for which it was approved by the federal Food and Drug Administration if specified conditions are met. Current law also prohibits a health care service plan that covers prescription drug benefits from limiting or excluding coverage for a drug that was previously approved for coverage if an enrollee continues to be prescribed that drug, as specified. This bill would additionally prohibit limiting or excluding coverage of a drug, dose of a drug, or dosage form of a drug that is prescribed for off-label use if the drug has been previously covered for a chronic condition or cancer, as specified, regardless of whether or not the drug, dose, or dosage form is on the plan’s or insurer’s formulary. The bill would prohibit a health care service plan contract or health insurance policy from requiring additional cost sharing not already imposed for a drug that was previously approved for coverage.

SB 101

(Skinner D) Budget Act of 2023.

Current Text: Chaptered: 6/27/2023 [html](#) [pdf](#)

Status: 6/27/2023-Approved by the Governor. Chaptered by Secretary of State. Chapter 12, Statutes of 2023.

Location: 6/27/2023-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: This bill would make appropriations for the support of state government for the 2023–24 fiscal year. This bill contains other related provisions.

SB 136

(Committee on Budget and Fiscal Review) Medi-Cal: managed care organization provider tax.

Current Text: Chaptered: 3/25/2024 [html](#) [pdf](#)

Status: 3/25/2024-Chaptered by Secretary of State - Chapter 6, Statutes of 2024

Location: 3/25/2024-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Under current law, one of the methods by which Medi-Cal services are provided is pursuant to contracts with various types of

managed care plans. Current law imposes a managed care organization (MCO) provider tax, administered and assessed by the department, on licensed health care service plans and managed care plans contracted with the department. Under current law, all revenues, less refunds, derived from the taxes are deposited into the Managed Care Enrollment Fund, to be available to the department, upon appropriation, for the purpose of funding specified subcomponents to support the Medi-Cal program. Current law sets forth certain taxing tiers and tax amounts for purposes of the tax periods of April 1, 2023, to December 31, 2023, inclusive, and the 2024, 2025, and 2026 calendar years. Under current law, the Medi-Cal per enrollee tax amount for Medi-Cal taxing tier II, as defined, is \$182.50 for the 2024 calendar year, \$187.50 for the 2025 calendar year, and \$192.50 for the 2026 calendar year. This bill would raise that tax amount for that tier to \$205 for all 3 of those calendar years.

SB 238

(Wiener D) Health care coverage: independent medical review.

Current Text: Amended: 6/19/2023 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/23/2023)

Location: 8/15/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law provides for the regulation of disability insurers by the Department of Insurance. Current law establishes the Independent Medical Review System within each department, under which an enrollee or insured may seek review if a health care service has been denied, modified, or delayed by a health care service plan or disability insurer and the enrollee or insured has previously filed a grievance that remains unresolved after 30 days. This bill, commencing July 1, 2024, would require a health care service plan or a disability insurer that modifies, delays, or denies a health care service, based in whole or in part on medical necessity, to automatically submit within 24 hours a decision regarding a disputed health care service to the Independent Medical Review System, as well as the information that informed its decision, without requiring an enrollee or insured to submit a grievance, if the decision is to deny, modify, or delay specified services relating to mental health or substance use disorder conditions for an enrollee or insured up to 26 years of age. The bill would require a health care service plan or disability insurer, within 24 hours after submitting its decision to the Independent Medical Review System to provide notice to the appropriate department, the enrollee or insured or their representative, if any, and the enrollee’s or insured’s provider. The bill would require the notice to include notification to the enrollee or insured that they or their representative may cancel the independent medical review at any time before a determination, as specified. The bill would apply specified existing provisions relating to mental health and substance use disorders for purposes of its provisions, and would be subject to relevant provisions relating to the Independent Medical Review System that do not otherwise conflict with the express requirements of the bill. With respect to health care service plans, the bill would specify that its provisions do not apply to Medi-Cal managed care plan contracts.

SB 282

(Eggman D) Medi-Cal: federally qualified health centers and rural health clinics.

Current Text: Amended: 3/13/2023 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/16/2023)

Location: 8/15/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Under current law of the Medi-Cal program, to the extent that federal financial participation is available, federally qualified health center (FQHC) and rural health clinic (RHC) services are reimbursed on a per-visit basis, as specified. “Visit” is defined as a face-to-face encounter between a patient of an FQHC or RHC and a physician or other specified health care professionals. Under existing law, “visit” also includes an encounter using video or audio-only synchronous interaction or an asynchronous store and forward modality, as specified. This bill would authorize reimbursement for a maximum of 2 visits that take place on the same day at a single site, whether through a face-to-face or telehealth-based encounter, if after the first visit the patient suffers illness or injury that requires additional diagnosis or treatment, or if the patient has a medical visit and either a mental health visit or a dental visit, as defined. The bill would require the department, by July 1, 2024, to submit a state plan amendment to the federal Centers for Medicare and Medicaid Services reflecting those provisions. The bill would include a licensed acupuncturist within those health care

professionals covered under the definition of a “visit.” The bill would also make a change to the provision relating to physicians and would make other technical changes.

[SB 294](#)

(Wiener D) Health care coverage: independent medical review.

Current Text: Amended: 5/24/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 7/2/2024)

Location: 8/15/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Knox-Keene Health Care Service Plan Act of 1975 provides for the licensure and regulation of health care service plans by the Department of Managed Health Care and makes a willful violation of the act a crime. Current law provides for the regulation of disability insurers by the Department of Insurance. Current law establishes the Independent Medical Review System within each department, under which an enrollee or insured may seek review if a health care service has been denied, modified, or delayed by a health care service plan or disability insurer and the enrollee or insured has previously filed a grievance that remains unresolved after 30 days. This bill, commencing January 1, 2026, would require a health care service plan or a disability insurer that upholds its decision to modify, delay, or deny a health care service in response to a grievance or has a grievance that is otherwise pending or unresolved upon expiration of the relevant timeframe to automatically submit within 24 hours a decision regarding a disputed health care service to the Independent Medical Review System, as well as the information that informed its decision, if the decision is to deny, modify, or delay specified services relating to mental health or substance use disorder conditions for an enrollee or insured up to 26 years of age. The bill would require a health care service plan or disability insurer, within 24 hours after submitting its decision to the Independent Medical Review System to provide notice to the appropriate department, the enrollee or insured or their representative, if any, and the enrollee’s or insured’s provider.

[SB 299](#)

(Limón D) Voter registration: California New Motor Voter Program.

Current Text: Enrolled: 9/4/2024 [html](#) [pdf](#)

Status: 8/30/2024-Assembly amendments concurred in. (Ayes 29. Noes 9.) Ordered to engrossing and enrolling.

Location: 8/30/2024-S. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would require the Secretary of State and the Department of Motor Vehicles to develop a process for the department to use information from the statewide voter registration database to determine whether a person who submits a driver’s license application is already registered or preregistered to vote in the state. The bill would require the department, based upon this determination, to transmit specified information provided by the person during their transaction with the department to the Secretary of State for the purpose of registering or preregistering that person to vote or to update their registration information. The bill would prohibit the department from providing a person the opportunity to attest to meeting voter eligibility requirements when they submit a driver’s license application, if the person provides a document to the department during the transaction demonstrating that the person is not a United States citizen. The bill would permit the Secretary of State, upon a determination that sufficient technology infrastructure exists, to promulgate regulations concerning the establishment of a list of individuals who are eligible to be preapproved for voter registration, as specified.

[SB 339](#)

(Wiener D) HIV preexposure prophylaxis and postexposure prophylaxis.

Current Text: Chaptered: 2/6/2024 [html](#) [pdf](#)

Status: 2/6/2024-Chaptered by Secretary of State - Chapter 1, Statutes of 2024

Location: 2/6/2024-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Pharmacy Law provides for the licensure and regulation of pharmacists by the California State Board of Pharmacy. Current law authorizes a pharmacist to furnish at least a 30-day supply of HIV preexposure prophylaxis, and

up to a 60-day supply of those drugs if certain conditions are met. Current law also authorizes a pharmacist to furnish postexposure prophylaxis to a patient if certain conditions are met. This bill would authorize a pharmacist to furnish up to a 90-day course of preexposure prophylaxis, or preexposure prophylaxis beyond a 90-day course, if specified conditions are met. The bill would require the California State Board of Pharmacy to adopt emergency regulations to implement these provisions by October 31, 2024.

SB 363 **(Eggman D) Facilities for inpatient and residential mental health and substance use disorder: database.**

Current Text: Amended: 5/18/2023 [html](#) [pdf](#)

Status: 9/1/2023-September 1 hearing: Held in committee and under submission.

Location: 8/23/2023-A. APPR. SUSPENSE FILE

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would require, by January 1, 2026, the State Department of Health Care Services, in consultation with the State Department of Public Health and the State Department of Social Services, and by conferring with specified stakeholders, to develop a real-time, internet-based database to collect, aggregate, and display information about beds in specified types of facilities, such as chemical dependency recovery hospitals, acute psychiatric hospitals, and mental health rehabilitation centers, among others, to identify the availability of inpatient and residential mental health or substance use disorder treatment. The bill would require the database to include a minimum of specific information, including the contact information for a facility’s designated employee, the types of diagnoses or treatments for which the bed is appropriate, and the target populations served at the facility, and have the capacity to, among other things, enable searches to identify beds that are appropriate for individuals in need of inpatient or residential mental health or substance use disorder treatment.

SB 424 **(Durazo D) The Broadband Infrastructure Grant Account and Federal Funding Account.**

Current Text: Amended: 7/2/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/7/2024)

Location: 8/15/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law vests the Public Utilities Commission with regulatory authority over public utilities, including telephone corporations. Current law requires the commission to develop, implement, and administer the California Advanced Services Fund to encourage deployment of high-quality advanced communications services to all Californians that will promote economic growth, job creation, and the substantial social benefits of advanced information and communications technologies, as specified. Current law establishes the Broadband Infrastructure Grant Account in the fund to approve funding for infrastructure projects that will provide broadband access to no less than 98% of California households in each consortia region, and establishes the Federal Funding Account in the fund to expeditiously connect unserved and underserved communities, as specified. The Get Connected California Act of 2024 would require the commission to ensure all deployment grant awardees, defined as all internet service providers that receive funding from the Broadband Infrastructure Grant Account and the Federal Funding Account within the California Advanced Services Fund, offer internet service that costs no more than \$30 per month and meets certain minimum speed requirements, as specified. The bill would require a deployment grant awardee to allow any household in a project area, as defined, to switch to the above-described low-cost broadband service option in the billing cycle immediately following the household’s enrollment in the low-cost broadband service option. The bill would not apply these requirements to applications submitted to the commission before January 1, 2025. The bill would make the above-described provisions severable.

SB 427 **(Portantino D) Health care coverage: antiretroviral drugs, drug devices, and drug products.**

Current Text: Amended: 4/4/2024 [html](#) [pdf](#)

Status: 5/13/2024-Ordered to the Assembly. In Assembly. Held at Desk.

Location: 5/13/2024-A. DESK

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
------	--------	--------	-------	------	--------	--------	-------	-------	----------	--------	-----------

1st House	2nd House	Conc.			
-----------	-----------	-------	--	--	--

Summary: Current law generally prohibits a health care service plan, excluding a Medi-Cal managed care plan, or health insurer from subjecting antiretroviral drugs that are medically necessary for the prevention of HIV/AIDS, including preexposure prophylaxis or postexposure prophylaxis, to prior authorization or step therapy. Under current law, a health care service plan or health insurer is not required to cover all the therapeutically equivalent versions of those drugs without prior authorization or step therapy if at least one is covered without prior authorization or step therapy. This bill would prohibit a health care service plan, excluding a Medi-Cal managed care plan, or health insurer from subjecting antiretroviral drugs, drug devices, or drug products that are either approved by the United States Food and Drug Administration (FDA) or recommended by the federal Centers for Disease Control and Prevention (CDC) for the prevention of HIV/AIDS, to prior authorization or step therapy, but would authorize prior authorization or step therapy if at least one therapeutically equivalent version is covered without prior authorization or step therapy and the plan or insurer provides coverage for a noncovered therapeutic equivalent antiretroviral drug, drug device, or drug product without cost sharing pursuant to an exception request. The bill would require a plan or insurer to provide coverage under the outpatient prescription drug benefit for those drugs, drug devices, or drug products, including by supplying participating providers directly with a drug, drug device, or drug product, as specified.

SB 516

(Skinner D) Health care coverage: prior authorization.

Current Text: Amended: 8/22/2024 [html](#) [pdf](#)

Status: 8/27/2024-August 27 set for first hearing canceled at the request of author.

Location: 8/22/2024-A. HEALTH

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Current law provides for the regulation of health insurers by the Department of Insurance. Current law generally authorizes a health care service plan or health insurer to use prior authorization and other utilization review or utilization management functions, under which a licensed physician or a licensed health care professional who is competent to evaluate specific clinical issues may approve, modify, delay, or deny requests for health care services based on medical necessity. Current law requires a health care service plan or health insurer, including those plans or insurers that delegate utilization review or utilization management functions to medical groups, independent practice associations, or to other contracting providers, to comply with specified requirements and limitations on their utilization review or utilization management functions. Current law requires the criteria or guidelines used to determine whether or not to authorize, modify, or deny health care services to be developed with involvement from actively practicing health care providers. This bill would require the Department of Managed Health Care and the Department of Insurance, by July 1, 2025, to issue instructions to health care service plans and health insurers to report specified information relating to prior authorization, as defined, including designated health care services (services), items, and supplies subject to prior authorization and the percentage rate at which health care service plans, health insurers, or their delegated entities, approve or modify those services, items, and supplies. The bill would require health care service plans and health insurers to report that information to the relevant department by December 31, 2025, or as otherwise specified. The bill would require the relevant department to evaluate the reports received from the health care service plans and health insurers, and identify the services, items, and supplies most frequently approved by the plans or insurers or their delegated entities, as specified. The bill would require each department, after evaluating the reports received from health care service plans and health insurers, to identify, and by December 31, 2026, to publish a list of, the most frequently approved or modified services, items, and supplies, based on a prescribed threshold percentage rate.

SB 537

(Becker D) City or County of Los Angeles: memorial to forcibly deported Mexican Americans and Mexican immigrants.

Current Text: Enrolled: 9/4/2024 [html](#) [pdf](#)

Status: 8/30/2024-Assembly amendments concurred in. (Ayes 40. Noes 0.) Ordered to engrossing and enrolling.

Location: 8/30/2024-S. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Current law provides for various memorials and monuments on the grounds of the State Capitol. Current law requires the Department of General Services to maintain state buildings and grounds. Existing law, the Apology Act for

the 1930s Mexican Repatriation Program, makes findings and declarations regarding the unconstitutional removal and coerced emigration of United States citizens and legal residents of Mexican descent, between the years 1929 and 1944, to Mexico from the United States during the 1930s “Mexican Repatriation” Program. Current law expresses the apology of the State of California to those individuals who were illegally deported and coerced into emigrating to Mexico and requires that a plaque to commemorate those individuals be installed and maintained by the Department of Parks and Recreation in an appropriate public place in the City or County of Los Angeles. This bill would authorize a nonprofit organization representing Mexican Americans or Mexican immigrants to enter into negotiations to plan, construct, and maintain a memorial to Mexican Americans and Mexican immigrants who were forcibly deported from the United States during the Great Depression, as provided. The bill would require the memorial to be located at an appropriate public place in the City or County of Los Angeles. The bill would require the nonprofit organization to enter into negotiations with the Department of General Services and the state agency with jurisdiction over the state property where the memorial is proposed, where applicable, if the nonprofit organization proposes to locate the memorial on state property.

SB 551

(Portantino D) Beverage containers: recycling.

Current Text: Enrolled: 9/4/2024 [html](#) [pdf](#)

Status: 8/30/2024-Urgency clause adopted. Assembly amendments concurred in. (Ayes 40. Noes 0.) Ordered to engrossing and enrolling.

Location: 8/30/2024-S. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The California Beverage Container Recycling and Litter Reduction Act requires plastic beverage containers sold by a beverage manufacturer, as specified, to contain a specified average percentage of postconsumer recycled plastic per year. The act requires the manufacturer of a beverage sold in a plastic beverage container subject to the California Redemption Value to report to the Department of Resources Recycling and Recovery certain information about the amounts of virgin plastic and postconsumer recycled plastic used for plastic beverage containers subject to the California Redemption Value for sale in the state in the previous calendar year. Current law provides that a violation of the act or a regulation adopted pursuant to the act is a crime. This bill would authorize certain beverage manufacturers to submit with other beverage manufacturers a consolidated report, in lieu of individual reports, that identifies the postconsumer recycled plastic content for beverage containers and the amounts of virgin plastic and postconsumer recycled plastic used in beverage containers, as specified. The bill would require the consolidated report to be submitted under penalty of perjury and pursuant to standardized forms prescribed by the department.

SB 729

(Menjivar D) Health care coverage: treatment for infertility and fertility services.

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly amendments concurred in. (Ayes 30. Noes 8.) Ordered to engrossing and enrolling.

Location: 8/29/2024-S. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law imposes various requirements and restrictions on health care service plans and disability insurers, including, among other things, a requirement that every group health care service plan contract or disability insurance policy that is issued, amended, or renewed on or after January 1, 1990, offer coverage for the treatment of infertility, except in vitro fertilization. This bill would require large and small group health care service plan contracts and disability insurance policies issued, amended, or renewed on or after July 1, 2025, to provide coverage for the diagnosis and treatment of infertility and fertility services. With respect to large group health care service plan contracts and disability insurance policies, the bill would require coverage for a maximum of 3 completed oocyte retrievals, as specified. The bill would revise the definition of infertility, and would remove the exclusion of in vitro fertilization from coverage. The bill would also delete a requirement that a health care service plan contract and disability insurance policy provide infertility treatment under agreed-upon terms that are communicated to all group contractholders and policyholders. The bill would prohibit a health care service plan or disability insurer from placing different conditions or coverage limitations on fertility medications or services, or the diagnosis and treatment of infertility and fertility services, than would apply to other conditions, as specified. The bill would make these requirements inapplicable to a religious employer, as defined, and specified contracts and policies.

[SB 819](#)

(Eggman D) Medi-Cal: certification.

Current Text: Enrollment: 8/31/2024 [html](#) [pdf](#)

Status: 8/31/2024-Assembly amendments concurred in. (Ayes 40. Noes 0.) Ordered to engrossing and enrolling.

Location: 8/31/2024-S. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires the State Department of Public Health to license and regulate clinics. Current law exempts from those licensing provisions certain clinics that are directly conducted, maintained, or operated by federal, state, or local governmental entities, as specified. Current law also exempts from those licensing provisions a clinic that is operated by a primary care community or free clinic, that is operated on separate premises from the licensed clinic, and that is only open for limited services of no more than 40 hours per week. The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Current law sets forth various procedures, including the submission of an application package, for providers to enroll in the Medi-Cal program. Under current law, an applicant or provider that is a government-run license-exempt clinic as described above is required to comply with those Medi-Cal enrollment procedures. Under current law, an applicant or provider that is operated on separate premises and is license exempt, including an intermittent site or mobile health care unit that is operated by a licensed primary care clinic that provides all staffing, protocols, equipment, supplies, and billing services, is not required to enroll in the Medi-Cal program as a separate provider or comply with the above-described enrollment procedures, if the licensed primary care clinic has notified the department of its separate locations, premises, intermittent sites, or mobile health care units. This bill would additionally exempt from the Medi-Cal enrollment procedures an intermittent site or mobile health care unit that is operated by the above-described government-run license-exempt clinic if that clinic has notified the department of its separate locations, premises, sites, or units.

[SB 966](#)

(Wiener D) Pharmacy benefits.

Current Text: Enrolled: 9/3/2024 [html](#) [pdf](#)

Status: 8/29/2024-Assembly amendments concurred in. (Ayes 37. Noes 1.) Ordered to engrossing and enrolling.

Location: 8/29/2024-S. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Knox-Keene Act requires a pharmacy benefit manager under contract with a health care service plan to, among other things, register with the Department of Managed Health Care. Current law provides for the regulation of health insurers by the Department of Insurance. This bill would additionally require a pharmacy benefit manager, as defined, to apply for and obtain a license from the Department of Insurance to operate as a pharmacy benefit manager no later than January 1, 2027. The bill would establish application qualifications and requirements, and would require initial license and renewal fees to be collected into the newly created Pharmacy Benefit Manager Account in the Insurance Fund, to be available to the department for use, upon appropriation by the Legislature, as specified, for costs related to licensing and regulating pharmacy benefit managers.

[SB 980](#)

(Wahab D) The Smile Act.

Current Text: Amended: 6/10/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/7/2024)

Location: 8/15/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Under current law, early and periodic screening, diagnostic, and treatment (EPSDT) services are covered under Medi-Cal for an individual under 21 years of age in accordance with certain federal provisions. Under current law, for persons 21 years of age or older, laboratory-processed crowns on posterior teeth are a covered benefit when medically necessary to restore a posterior tooth back to normal function based on the criteria specified in the Medi-Cal Dental Manual of Criteria. This bill, The Smile Act, for purposes of the above-described Medi-Cal coverage for laboratory-processed crowns, would remove the condition that the tooth be posterior and would apply the coverage to

persons 13 years of age or older. The bill would also add, as a covered Medi-Cal benefit for persons of any age, subject to prior authorization, a dental implant if tooth extraction or removal is medically necessary or if the corresponding tooth is missing. The bill would condition this coverage on there being no other covered functional alternatives for prosthetic replacement to correct the person’s dental condition, as specified, on the person being without medical conditions for which dental implant surgery would be contraindicated, on receipt of any necessary federal approvals, and on the availability of federal financial participation.

SB 999 **(Cortese D) Health coverage: mental health and substance use disorders.**

Current Text: Amended: 4/8/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/7/2024)

Location: 8/15/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered	
1st House				2nd House								

Summary: Would require a health care service plan and a disability insurer, and an entity acting on a plan’s or insurer’s behalf, to ensure compliance with specific requirements for utilization review, including maintaining telephone access and other direct communication access during California business hours for a health care provider to request authorization for mental health and substance use disorder care and conducting peer-to-peer discussions regarding specific patient issues related to treatment. Because a willful violation of these provisions by a health care service plan would be a crime, the bill would impose a state-mandated local program.

SB 1008 **(Bradford D) Obesity Treatment Parity Act.**

Current Text: Amended: 4/29/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/6/2024)

Location: 5/16/2024-S. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered	
1st House				2nd House								

Summary: Would require an individual or group health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2025, to include specified coverage for the treatment of obesity, including coverage for at least one FDA-approved anti-obesity medication.

SB 1017 **(Eggman D) Available facilities for inpatient and residential mental health or substance use disorder treatment.**

Current Text: Introduced: 2/5/2024 [html](#) [pdf](#)

Status: 5/16/2024-May 16 hearing: Held in committee and under submission.

Location: 4/15/2024-S. APPR. SUSPENSE FILE

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered	
1st House				2nd House								

Summary: Current law requires the State Department of Health Care Services to license and regulate facilities that provide residential nonmedical services to adults who are recovering from problems related to alcohol, drug, or alcohol and drug misuse or abuse, and who need alcohol, drug, or alcohol and drug recovery treatment or detoxification services. This bill would require the State Department of Health Care Services, in consultation with the State Department of Public Health and the State Department of Social Services, and by conferring with specified stakeholders, to develop a solution to collect, aggregate, and display information about beds in specified types of facilities, including licensed community care facilities and licensed residential alcoholism or drug abuse recovery or treatment facilities, to identify the availability of inpatient and residential mental health or substance use disorder treatment. The bill would require the solution to be operational by January 1, 2026, or the date the State Department of Health Care Services communicates to the Department of Finance in writing that the solution has been implemented to meet these provisions, whichever date is later.

SB 1112 **(Menjivar D) Childcare: alternative payment programs.**

Current Text: Enrolled: 9/4/2024 [html](#) [pdf](#)

Status: 8/30/2024-In Senate. Concurrence in Assembly amendments pending. Assembly amendments concurred in. (Ayes 40. Noes 0.) Ordered to engrossing and enrolling.

Location: 8/30/2024-S. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current federal law establishes the Child Care and Development Fund authorized under the Child Care and Development Block Grant Act of 2014 and administered by states to provide assistance to low-income families who need childcare due to specified reasons. Current federal law requires a portion of those funds to be used to disseminate information on existing resources for developmental screenings and descriptions of how a family may utilize those resources to obtain developmental screenings. Current law authorizes, upon departmental approval, the use of appropriated funds for alternative payment programs to allow for maximum parental choice. Current law authorizes the reimbursement to those programs for the cost of childcare paid to child care providers and the administrative and support services costs of the alternative program. This bill would state that the costs allowable for administration shall include, but not be limited to, costs associated with disseminating the above-described information.

SB 1120

(Becker D) Health care coverage: utilization review.

Current Text: Enrollment: 8/31/2024 [html](#) [pdf](#)

Status: 8/31/2024-Assembly amendments concurred in. (Ayes 40. Noes 0.) Ordered to engrossing and enrolling.

Location: 8/31/2024-S. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would require a health care service plan or disability insurer, including a specialized health care service plan or specialized health insurer, that uses an artificial intelligence, algorithm, or other software tool for the purpose of utilization review or utilization management functions, or that contracts with or otherwise works through an entity that uses that type of tool, to ensure compliance with specified requirements, including that the artificial intelligence, algorithm, or other software tool bases its determination on specified information and is fairly and equitably applied, as specified. Because a willful violation of these provisions by a health care service plan would be a crime, this bill would impose a state-mandated local program.

SB 1131

(Gonzalez D) Medi-Cal providers: family planning.

Current Text: Enrollment: 9/3/2024 [html](#) [pdf](#)

Status: 9/3/2024-Enrolled and presented to the Governor at 3 p.m.

Location: 9/3/2024-S. ENROLLED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law establishes, under the Medi-Cal program, the Family Planning, Access, Care, and Treatment (Family PACT) Program, administered by the Office of Family Planning within the department. Under Family PACT, comprehensive clinical family planning services are provided to a person who has a family income at or below 200% of the federal poverty level and who meets other eligibility criteria to receive those services. Current law makes the Family PACT Program inoperative if the program is determined to no longer be cost effective, as specified. If the program becomes inoperative, existing law requires all persons who have received, or are eligible to receive, comprehensive clinical family planning services pursuant to Family PACT to receive family planning services under other specified provisions of the Medi-Cal program or under the State-Only Family Planning Program, which is also established within the department. Current law requires enrolled providers in the Family PACT Program or the State-Only Family Planning Program to attend a specific orientation approved by the department and requires providers who conduct certain services to have prior training in those services. This bill would, for the Family PACT Program, require a site certifier of a primary care clinic or affiliate primary care clinic, as those terms are defined, to be a clinician who oversees the provision of Family PACT services and would authorize certain clinic corporations to enroll multiple, but no more than 10, service addresses under one site certifier. The bill would require any orientation or training that the department requires of a site certifier to comply with specified requirements, including, among others, being offered through a virtual platform and being offered at least once every other month.

SB 1180

(Ashby D) Health care coverage: emergency medical services.

Current Text: Enrolled: 9/4/2024 [html](#) [pdf](#)

Status: 8/30/2024-Assembly amendments concurred in. (Ayes 40. Noes 0.) Ordered to engrossing and enrolling.

Location: 8/30/2024-S. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chapters
1st House				2nd House							

Summary: Current law, until January 1, 2031, authorizes a local emergency medical services (EMS) agency to develop a community paramedicine or triage to alternate destination program that, among other things, provides case management services to frequent EMS users or triage paramedic assessments, respectively. This bill would require a health care service plan contract or health insurance policy issued, amended, or renewed on or after July 1, 2025, to establish a process to reimburse for services provided by a community paramedicine program, a triage to alternate destination program, and a mobile integrated health program, as defined.

SB 1213

(Atkins D) Health care programs: cancer.

Current Text: Enrolled: 9/4/2024 [html](#) [pdf](#)

Status: 8/30/2024-Assembly amendments concurred in. (Ayes 40. Noes 0.) Ordered to engrossing and enrolling.

Location: 8/30/2024-S. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chapters
1st House				2nd House							

Summary: Current law requires the State Department of Health Care Services to perform various health functions, including providing breast and cervical cancer screening and treatment for low-income individuals. Current law provides that an individual is eligible to receive treatment services if, among other things, the individual has a family income at or below 200% of the federal poverty level as determined by the provider performing the screening and diagnosis. This bill would provide that, commencing no later than July 1, 2026, an individual is eligible to receive treatment services if the individual has a family income at or below 250% of the federal poverty level as determined by the provider performing the screening and diagnosis.

SB 1220

(Limón D) Public benefits contracts: phone operator jobs.

Current Text: Enrolled: 9/4/2024 [html](#) [pdf](#)

Status: 8/30/2024-In Senate. Concurrence in Assembly amendments pending. Assembly amendments concurred in. (Ayes 30. Noes 8.) Ordered to engrossing and enrolling.

Location: 8/30/2024-S. ENROLLMENT

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chapters
1st House				2nd House							

Summary: Current law prohibits, with specified exceptions, a state agency authorized to enter into contracts relating to public benefit programs from contracting for services provided by a call center that directly serves applicants for, recipients of, or enrollees in, those public benefit programs with a contractor or subcontractor unless that contractor or subcontractor certifies in its bid for the contract that the contract, and any subcontract performed under that contract, will be performed solely with workers employed in California. Current law provides an exception for contracts between a state agency and a health care service plan, or a specialized health care service plan regulated by the Department of Managed Health Care and for contracts between a state agency and a disability insurer or specialized health insurer regulated by the Department of Insurance. Current law also authorizes the state to terminate a contract relating to services provided by a call center if the contractor or subcontractor performs services with workers not employed in California. This bill would, until July 1, 2030, instead require any state agency authorized to provide or enter into contracts relating to public benefit programs, or any local government agency authorized to provide or enter into contracts relating to public benefit programs funded by state funds, as specified, to provide services through, or contract for services provided by, a call center that directly serves callers with services performed solely with and by workers employed in California. The bill would also prohibit a state agency or specified local agency from using, or contracting with a call center that uses, artificial intelligence (AI) or automated decision systems (ADS) that would eliminate or automate core job functions of a worker, as specified. The bill would require an agency that utilizes AI or ADS that impact core job functions of workers to notify the workers, their collective bargaining representatives, and the public

within a specified timeframe about prescribed information, including a general description of the AI or ADS system. The bill would require a contractor to certify in its bid that any services provided by the contractor, or its subcontractors are to be performed with and by workers employed in California. The bill would also extend these contracting requirements to local government agencies.

SB 1236 (**Blakespear D**) **Medicare supplement coverage: open enrollment periods.**

Current Text: Amended: 4/29/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/13/2024)

Location: 5/16/2024-S. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Current federal law specifies different parts of Medicare that cover specific services, such as Medicare Part B, which generally covers medically necessary services and supplies and preventive services. The Knox-Keene Health Care Service Plan Act of 1975 provides for the licensure and regulation of health care service plans by the Department of Managed Health Care and makes a willful violation of the act a crime. Existing law provides for the regulation of health insurers by the Department of Insurance. Current federal law additionally provides for the issuance of Medicare supplement policies or certificates, also known as Medigap coverage, which are advertised, marketed, or designed primarily as a supplement to reimbursements under the Medicare Program for the hospital, medical, or surgical expenses of persons eligible for the Medicare Program, including coverage of Medicare deductible, copayment, or coinsurance amounts, as specified. Current law, among other provisions, requires supplement benefit plans to be uniform in structure, language, designation, and format with the standard benefit plans, as prescribed. Current law prohibits an issuer from denying or conditioning the offering or effectiveness of any Medicare supplement contract, policy, or certificate available for sale in this state, or discriminating in the pricing of a contract, policy, or certificate because of the health status, claims experience, receipt of health care, or medical condition of an applicant in the case of an application that is submitted prior to or during the 6-month period beginning with the first day of the first month in which an individual is both 65 years of age or older and is enrolled for benefits under Medicare Part B. Current law requires an issuer to make available specified Medicare supplement benefit plans to a qualifying applicant under those circumstances who is 64 years of age or younger who does not have end stage renal disease. This bill would delete the exclusion of otherwise qualified applicants who have end stage renal disease, thereby making the specified Medicare supplement benefit plans available to those individuals. The bill, on and after January 1, 2025, would prohibit an issuer of Medicare supplement coverage in this state from denying or conditioning the issuance or effectiveness of any Medicare supplement coverage available for sale in the state, or discriminate in the pricing of that coverage because of the health status, claims experience, receipt of health care, medical condition, or age of an applicant, if an application for coverage is submitted during an open enrollment period, as specified in the bill.

SB 1258 (**Dahle R**) **Medi-Cal: unrecovered payments: interest rate.**

Current Text: Amended: 4/8/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/7/2024)

Location: 8/15/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Current law requires the Director of Health Care Services to establish administrative appeal processes to review grievances or complaints arising from the findings of an audit or examination. Under current law, if recovery of a disallowed payment has been made by the department, a provider who prevails in an appeal of that payment is entitled to interest at the rate equal to the monthly average received on investments in the Surplus Money Investment Fund, or simple interest at the rate of 7% per annum, whichever is higher. Under current law, with exceptions, interest at that same rate is assessed against any unrecovered overpayment due to the department. In the case of an assessment against any unrecovered overpayment due to the department, this bill would authorize the department to waive the interest, as part of a repayment agreement entered into with the provider, if the unrecovered overpayment occurred 4 or more years before the issuance of the first statement of account status or demand for repayment, after taking into account specified factors, including the

impact of the repayment amounts on the fiscal solvency of the provider, and whether the overpayment was caused by a policy change or departmental error that was not the fault of the billing provider.

[SB 1268](#)

(Nguyen R) Medi-Cal managed care plans: contracts with safety net providers.

Current Text: Amended: 4/15/2024 [html](#) [pdf](#)

Status: 4/25/2024-Failed Deadline pursuant to Rule 61(b)(5). (Last location was HEALTH on 4/3/2024)

Location: 4/25/2024-S. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would require a Medi-Cal managed care plan to offer a network provider contract to, and maintain a network provider contract with, each safety net provider, as defined, operating within the plan’s contracted geographic service areas if the safety net provider agrees to provide its applicable scope of services in accordance with the same terms and conditions that the Medi-Cal managed care plan requires of other similar providers. The bill would set forth exceptions to that requirement in the case of a safety net provider no longer being willing to accept those terms and conditions, its license being revoked or suspended, or the department determining that the health or welfare of a Medi-Cal enrollee is threatened by the provider. The bill would require the plan to follow certain notification procedures if it terminates the network provider contract. The bill would condition implementation of these provisions on receipt of any necessary federal approvals and the availability of federal financial participation.

[SB 1269](#)

(Padilla D) Safety net hospitals.

Current Text: Introduced: 2/15/2024 [html](#) [pdf](#)

Status: 5/2/2024-Failed Deadline pursuant to Rule 61(b)(6). (Last location was HEALTH on 2/29/2024)

Location: 5/2/2024-S. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would establish a definition for “safety net hospital” and would state the intent of the Legislature that this definition serve as a recommended definition for policymakers to elect to utilize when crafting policy aimed at focusing on or supporting those hospitals. Under the bill, the definition would not be construed as affecting existing or new references to safety net hospitals, unless future legislation or other action expressly makes reference to this definition, as specified.

[SB 1290](#)

(Roth D) Health care coverage: essential health benefits.

Current Text: Introduced: 2/15/2024 [html](#) [pdf](#)

Status: 8/28/2024-Ordered to inactive file on request of Assembly Member Bonta.

Location: 8/28/2024-A. INACTIVE FILE

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would express the intent of the Legislature to review California’s essential health benefits benchmark plan and establish a new benchmark plan for the 2027 plan year. The bill would limit the applicability of the current benchmark plan benefits to plan years on or before the 2027 plan year. This bill contains other related provisions and other existing laws.

[SB 1300](#)

(Cortese D) Health facility closure: public notice: inpatient psychiatric and perinatal services.

Current Text: Enrollment: 9/3/2024 [html](#) [pdf](#)

Status: 9/3/2024-Enrolled and presented to the Governor at 3 p.m.

Location: 9/3/2024-S. ENROLLED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Under current law, a general acute care hospital is required to provide certain basic services, including medical, nursing, surgical, anesthesia, laboratory, radiology, pharmacy, and dietary services. Current law authorizes a

general acute care hospital to provide various special or supplemental services if certain conditions are met. Current regulations define a supplemental service as an organized inpatient or outpatient service that is not required to be provided by law or regulation. Current law requires a health facility to provide 90 days of public notice of the proposed closure or elimination of a supplemental service, and 120 days of public notice of the proposed closure or elimination of an acute psychiatric hospital. This bill would change the notice period required before proposed closure or elimination of the supplemental service of inpatient psychiatric unit or a perinatal unit from 90 days to 120 days. By changing the definition of a crime, this bill would impose a state-mandated local program. The bill would require the health facility to provide public notice of the proposed elimination of the supplemental service of either inpatient psychiatric unit or perinatal unit, as specified. The bill would require the health facility to conduct at least one noticed public hearing within 60 days of providing public notice of the proposed elimination of the inpatient psychiatric unit or perinatal unit and would require the health facility to accept public comment. The bill would require the health facility to post the public hearing notice and the agenda along with the public notice.

SB 1308

(Gonzalez D) Ozone: indoor air cleaning devices.

Current Text: Amended: 6/11/2024 [html](#) [pdf](#)

Status: 7/2/2024-Failed Deadline pursuant to Rule 61(b)(13). (Last location was NAT. RES. on 5/28/2024)

Location: 7/2/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Dead	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law requires the State Air Resources Board to develop and adopt regulations, consistent with federal law, to protect the public health from ozone emitted by indoor air cleaning devices, including medical and nonmedical devices used in occupied spaces. Current law requires those regulations to include, among other things, an emission concentration standard for ozone emissions that is equivalent to the federal ozone emissions limit for air cleaning devices. Current law generally sets forth crimes and penalties for violations of air pollution laws and any rule, regulation, permit, or order of the state board. This bill would instead require the state board, by July 1, 2026, or as soon as feasible, as provided, to include in these regulations an emission concentration standard for ozone emissions not greater than 0.005 parts per million, to the extent consistent with federal law, thereby imposing a more protective standard. The bill would require the regulations to include a ban on the sale or the offering for sale of devices that exceed that emissions limit, even if previously certified, after a date determined by the state board, unless the state board determines an exemption applies.

SB 1320

(Wahab D) Mental health and substance use disorder treatment.

Current Text: Chaptered: 7/15/2024 [html](#) [pdf](#)

Status: 7/15/2024-Chaptered by Secretary of State - Chapter 135, Statutes of 2024

Location: 7/15/2024-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Current law provides for the regulation of disability insurers by the Department of Insurance. Current law requires a health care service plan contract or disability insurance policy issued, amended, or renewed on or after January 1, 2021, to provide coverage for medically necessary treatment of mental health and substance use disorders, as defined, under the same terms and conditions applied to other medical conditions. This bill would require a plan or insurer subject to the above-described coverage requirement, and its delegates, to establish a process to reimburse providers for mental health and substance use disorder treatment services that are integrated with primary care services and provided under a contract or policy issued, amended, or renewed on or after July 1, 2025. Because a willful violation of these provisions by a health care service plan would be a crime, the bill would impose a state-mandated local program.

SB 1339

(Allen D) Step-down care.

Current Text: Amended: 6/17/2024 [html](#) [pdf](#)

Status: 7/2/2024-Failed Deadline pursuant to Rule 61(b)(13). (Last location was HEALTH on 6/3/2024)

Location: 7/2/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Dead	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
------	--------	--------	-------	------	------	--------	-------	-------	----------	--------	-----------

1st House	2nd House	Conc.			
-----------	-----------	-------	--	--	--

Summary: Current law requires the State Department of Health Care Services to license and regulate facilities that provide residential nonmedical services to adults who are recovering from problems related to alcohol, drug, or alcohol and drug misuse or abuse, and who need alcohol, drug, or alcohol and drug recovery treatment or detoxification services. Current law also requires the department to implement a voluntary certification program for alcohol and other drug treatment recovery services. The California Community Care Facilities Act generally provides for the licensing and regulation of community care facilities by the State Department of Social Services, to provide 24-hour nonmedical care of persons in need of personal services, supervision, or assistance. Current regulation includes an adult residential facility as a community care facility for those purposes. This bill would require the State Department of Health Care Services (department), by January 1, 2027, and in consultation with relevant public agencies and stakeholders, to establish, and provide for the administration of, a voluntary certification program for supportive community residences. The bill would define a “supportive community residence” as specified residential dwellings providing housing for adults with a substance use disorder, mental health diagnosis, or dual diagnosis seeking a cooperative living arrangement as a transitional or long-term residence during the process of recovery. The bill would require the certification program to include standards and procedures for operation, such as types of certifications needed and services navigation, and procedures and penalties for enforcing laws and regulations governing supportive community residences. The bill also would require the department to create and maintain a searchable online database of certified facilities, which would include specified contact and complaint information for those residences and would require the database to be updated on a monthly basis.

SB 1354

(Wahab D) Long-term health care facilities: payment source and resident census.

Current Text: Enrollment: 9/4/2024 [html](#) [pdf](#)

Status: 9/4/2024-Enrolled and presented to the Governor at 4 p.m.

Location: 9/4/2024-S. ENROLLED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Current law provides for the licensing and regulation of long-term health care facilities, including, among others, skilled nursing facilities and intermediate care facilities, by the State Department of Public Health. A violation of those provisions is generally a crime. Existing law establishes the Medi-Cal program, which is administered by the State Department of Health Care Services, and under which qualified low-income individuals receive health care services. The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. This bill would require the facility to provide aid, care, service, and other benefits available under Medi-Cal to Medi-Cal beneficiaries in the same manner, by the same methods, and at the same scope, level, and quality as provided to the general public, regardless of payment source. The bill would find and declare that this requirement is declaratory of existing law and thus not reimbursable under Medi-Cal Long-Term Care Reimbursement Act or any other Medi-Cal rate setting provisions, as specified. The bill would specify that if reimbursement is found to be required by state or federal law or regulation, as specified, the above requirement shall only become operative upon appropriation by the Legislature. The bill would also provide that this requirement and the above-described prohibition against discrimination on the basis of payment source be implemented only to the extent that these provisions do not conflict with federal law, that any necessary federal approvals are obtained, and that federal financial participation for the Medi-Cal program is available and is not otherwise jeopardized.

SB 1355

(Wahab D) Medi-Cal: in-home supportive services: redetermination.

Current Text: Amended: 4/25/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/6/2024)

Location: 5/16/2024-S. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Vetoed	Chaptered
1st House				2nd House				Conc.			

Summary: Current law generally requires a county to redetermine a Medi-Cal beneficiary’s eligibility to receive Medi-Cal benefits every 12 months and whenever the county receives information about changes in a beneficiary’s circumstances that may affect their eligibility for Medi-Cal benefits. Current law provides for the In-Home Supportive Services (IHSS) program, administered by the State Department of Social Services and counties, under which qualified

aged, blind, and disabled persons are provided with supportive services in order to permit them to remain in their own homes. Current law authorizes certain Medi-Cal beneficiaries to receive IHSS as a covered Medi-Cal benefit. This bill would, to the extent that any necessary federal approvals are obtained, and federal financial participation is available and not otherwise jeopardized, require an IHSS recipient to be continuously eligible for Medi-Cal for 3 years, if they have a fixed income, and would prohibit a redetermination of Medi-Cal eligibility before 3 years, except as specified. The bill would make the implementation of its provisions contingent upon the department obtaining all necessary federal approvals, the department determining that systems have been programmed to implement these provisions, and the Legislature has appropriated funding to implement these provisions after a determination that ongoing General Fund resources are available to support the ongoing implementation of these provisions.

[SB 1397](#) (Eggman D) Behavioral health services coverage.

Current Text: Amended: 4/15/2024 [html](#) [pdf](#)

Status: 8/15/2024-Failed Deadline pursuant to Rule 61(b)(14). (Last location was APPR. SUSPENSE FILE on 8/7/2024)

Location: 8/15/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Would require a health care service plan contract or health insurance policy issued, amended, renewed, or delivered on or after July 1, 2025, that covers medically necessary mental health and substance use disorder services to comply with rate and timely reimbursement requirements for services delivered by a county behavioral health agency, as specified. The bill would require in-network cost sharing, capped at the in-network deductible and in-network out-of-pocket maximum, to apply to these services. Unless an enrollee or insured is referred or authorized by the plan or insurer, the bill would require a county behavioral health agency to contact a plan or insurer before initiating services. The bill would authorize a plan or insurer to conduct a post claim review to determine appropriate payment of a claim, and would authorize the use of prior authorization as permitted by the regulating department. The bill would require the departments to issue guidance to plans and insurers regarding compliance with these provisions no later than April 1, 2025. Because a willful violation of these provisions by a health care service plan would be a crime, and the bill would impose a higher level of service on a county behavioral health agency, this bill would impose a state-mandated local program.

[SB 1423](#) (Dahle R) Medi-Cal: Rural Hospital Technical Advisory Group.

Current Text: Enrollment: 9/4/2024 [html](#) [pdf](#)

Status: 9/4/2024-Enrolled and presented to the Governor at 4 p.m.

Location: 9/4/2024-S. ENROLLED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Under current law, each hospital designated by the State Department of Health Care Services as a critical access hospital and certified as such by the Secretary of the United States Department of Health and Human Services under the federal Medicare rural hospital flexibility program, Rural Hospital Flexibility Program, is eligible for supplemental payments for Medi-Cal covered outpatient services rendered to Medi-Cal eligible persons. Current law sets forth various other provisions regarding Medi-Cal reimbursement in consideration of small and rural hospitals. This bill would require the department to convene a Rural Hospital Technical Advisory Group, with a certain composition of stakeholders, at least bimonthly during the 2025 calendar year. The bill would set forth the purposes of the advisory group, including, among other things, analyzing the continued ability of small, rural, or critical access hospitals, as defined, to remain financially viable under existing Medi-Cal reimbursement methodologies, to provide related recommendations, and to identify key contributors to the financial challenges of those hospitals, as specified.

[SB 1428](#) (Atkins D) Reproductive health: mifepristone and other medication.

Current Text: Amended: 6/17/2024 [html](#) [pdf](#)

Status: 7/2/2024-Failed Deadline pursuant to Rule 61(b)(13). (Last location was HEALTH on 6/13/2024)

Location: 7/2/2024-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Dead	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: Under the California Constitution, the state is prohibited from denying or interfering with an individual’s reproductive freedom in their most intimate decisions, including their fundamental right to choose to have an abortion. The Reproductive Privacy Act prohibits the state from denying or interfering with a pregnant person’s right to choose or obtain an abortion prior to viability of the fetus, or when the abortion is necessary to protect the life or health of the pregnant person. Under the act, a person is not subject to liability or penalty based on their actions or omissions with respect to their pregnancy or pregnancy outcome. Under the act, a person who aids or assists a pregnant person in exercising their rights under the act is not subject to liability or penalty based solely on their aid- or assistance-related actions, as specified. Under the bill, a person, in exercising their individual rights under the above-described constitutional provision and the Reproductive Privacy Act, would not be subject to civil or criminal liability or penalty, or otherwise deprived of their rights, for using, receiving, possessing, or storing brand or generic mifepristone or any drug used for medication abortion.

SB 1492

(Menjivar D) Medi-Cal reimbursement rates: private duty nursing.

Current Text: Amended: 4/15/2024 [html](#) [pdf](#)

Status: 5/16/2024-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/6/2024)

Location: 5/16/2024-S. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary: The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Under existing law, one of the methods by which Medi-Cal services are provided is pursuant to contracts with various types of managed care plans. Current law sets forth requirements for private duty nursing and home health care under the Medi-Cal program. Current law imposes a managed care organization (MCO) provider tax, administered and assessed by the department, on licensed health care service plans and managed care plans contracted with the department to provide full-scope Medi-Cal services. Under existing law, proceeds from the MCO provider tax may be used, upon appropriation by the Legislature, for the increased costs incurred as a result of reimbursement requirements, among other things. This bill would provide that private duty nursing services provided to a child under 21 years of age by a home health agency are included as an eligible category for Medi-Cal reimbursement through the above-described scheme.




Health care you can count on.
Service you can trust.

Board Business



Health care you can count on.
Service you can trust.

MEDICARE UPDATE



Alameda Alliance for Health (Alliance) Board of Governors (BOG) Medicare Advantage (MA) Dual Eligible Special Needs Plan (D-SNP) Update

Ruth Watson, Chief Operations Officer (COO)

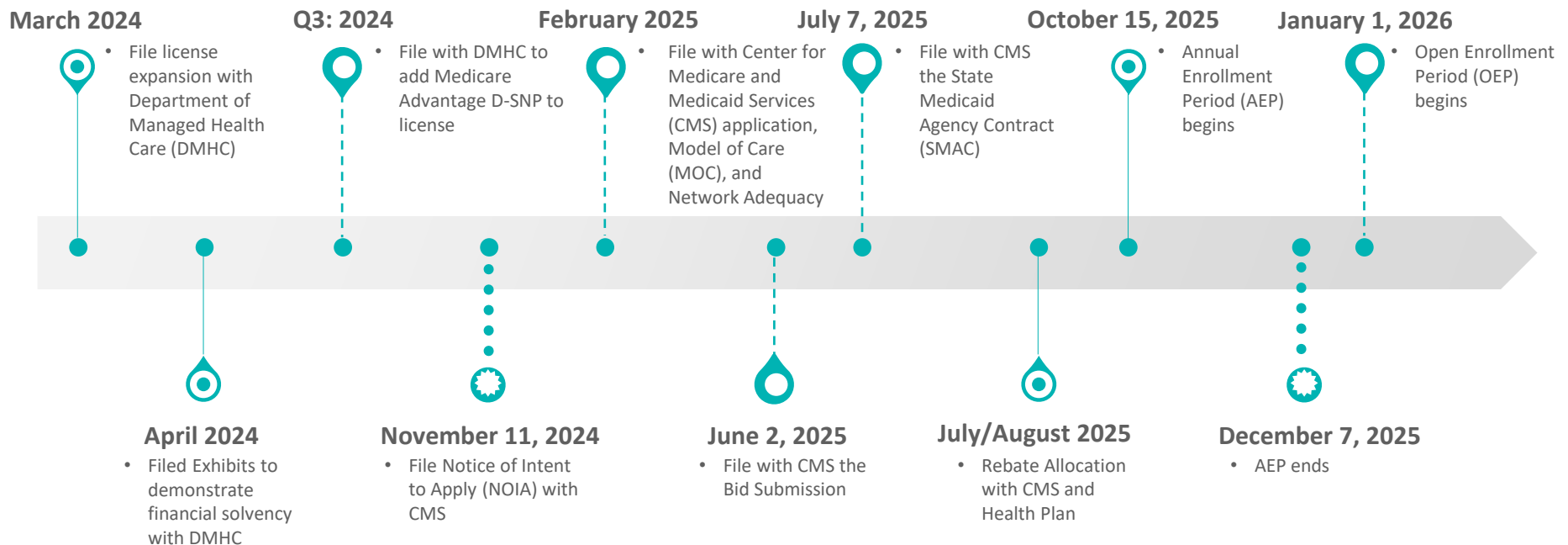
Tome Meyers, Executive Director (ED), Medicare Programs

Friday, September 13, 2024

Agenda

- ▶ Product Timeline
- ▶ Key Highlights
- ▶ D-SNP Organizational Projects
- ▶ Technology Updates
- ▶ Vendor Management
- ▶ Sales Model Overview
- ▶ Stars Measures Overview
- ▶ Provider Networks
- ▶ Challenges & Risks
- ▶ Next Steps

MA D-SNP Product Timeline



Key Highlights

- ▶ **D-SNP Program:** 39 active projects and 55 reviewed/approved projects
- ▶ RFPs:
 - ▶ Dental – Finalizing vendor selection
 - ▶ Hearing – Released on Friday, August 30, 2024
 - ▶ Vision – Released on Thursday, August 8, 2024
- ▶ Completed first series (of three (3) webinars) for Medicare provider contracting education with Chapman Consulting on:
 - ▶ Tuesday, August 20, 2024
 - ▶ Thursday, August 22, 2024
 - ▶ Thursday, August 29, 2024
- ▶ Completed D-SNP readiness meeting with DMHC, DHCS, and CMS on Monday, August 19, 2024
- ▶ Will conduct pre-delegation audit for Pharmacy Benefit Manager (PBM) on Monday, October 21, 2024
- ▶ Claim system optimization and D-SNP core systems upgrades started Wednesday, July 31, 2024

D-SNP Organizational Projects

▷ D-SNP Branding Project

- ▶ Hired a branding consultant
- ▶ Three (3) Phases
 1. Research and Discovery
 2. Brand Strategy
 3. Visual System Design

▷ Medicare Organizational Structure Project

- ▶ Planning exercise to optimize FTEs to ensure readiness for future Medicare D-SNP needs
- ▶ Leverage a matrix organization structure
- ▶ Ensure staffing is aligned to meet project deliverables

Technology Updates

- ▶ IT and Business Unit Collaboration:
 - ▶ Assess system and process capabilities to support D-SNP program
 - ▶ Develop consumer channel strategy for our members and providers
 - ▶ Optimize IT infrastructure and environment redesign
 - ▶ Align vendor engagement and strategic partnership
 - ▶ Develop IT quality assurance testing framework for our core systems and interfaces
 - ▶ Expand data exchange for our members, providers, delegates, vendor partners, and regulatory entities
 - ▶ Explore process improvement through automation and Gen AI

Supplemental Benefits/Vendor Update

Supplemental Benefits	Coordinate with Medi-Cal	Vendor Status
Dental	√	Finalizing vendor selection
Vision	√	RFP released on 8/8
Hearing	√	RFP released on 8/30
Transportation	√	Pre-delegation process
Fitness		Exploring vendors
Telehealth	√	Pre-delegation process
Over the Counter (OTC)		Exploring vendors
Personal Emergency Response System (PERS)		Exploring vendors
Food/Produce		Exploring vendors
Worldwide Emergency		Exploring vendors
Medication Therapy Management		Exploring vendors

Sales Model Overview

▷ Strategy framework

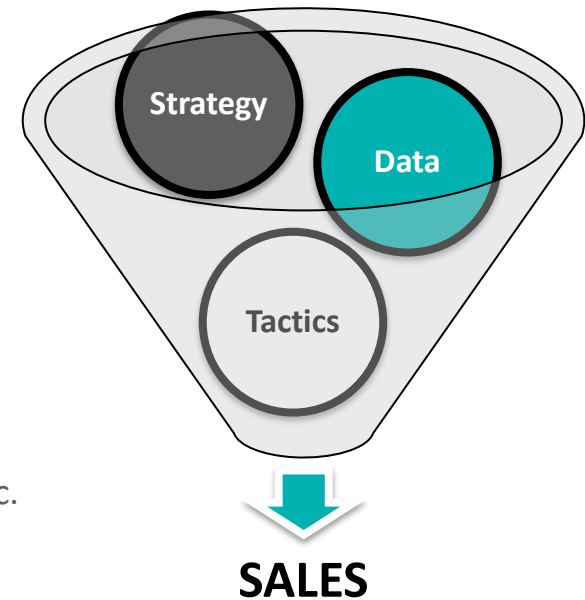
- ▶ Brand awareness
- ▶ Direct marketing campaigns
- ▶ Conversions
 - Current Alliance Medi-Cal Duals
 - Age-in/24 consecutive months disability

▷ Internal agents

- ▶ Field and provider offices
- ▶ Collaboration with FQHCs/providers/senior centers/CBOs, etc.
- ▶ Phone, in-person, and events

▷ Concierge-like sales model

- ▶ High touch
- ▶ Community-focused
- ▶ Health Risk Assessment (HRA), member portal, and Teladoc



Star Ratings Overview

- 

Administrative Operations
HRAs, Complaints, Appeals, Disenrollment, Call Center Interpreter
- 

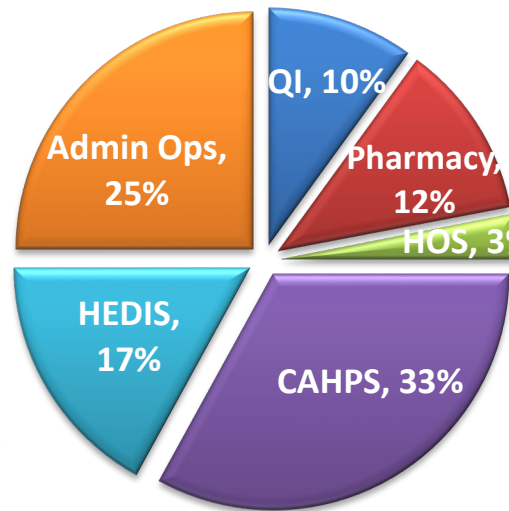
HEDIS®
Clinical Process and Outcome Measures
- 

CAHPS Survey
Member Experience with the Plan
- 

HOS Survey
Member Outcomes & Health Status
- 

Pharmacy
Adherence & Rx Benefit Administrative Ops
- 

Quality Improvement
Health Plan & Drug Plan



Measurement Year **2024**
for Stars Rating Year **2026**

- ▶ Monday, September 23, 2024 – Start date for new Director, Stars Strategy and Program Management
- ▶ **Stars Rating** designation of “Plan too New to be Measured” for the first two (2) years
- ▶ Stars Rating is always a two (2)-year lookback
- ▶ **Quality Bonus Payment (QBP)** Rating is treated as a new plan for the first three (3) years
 - ▶ 2028 **Stars Rating** will be used to calculate the 2029 **QBP Rating**

Provider Collaboration

- ▶ CA State Medicaid Agency Contract (SMAC):
 - ▶ Face-to-Face Encounters
 - ▶ Individualized Care Plans (ICPs) and Interdisciplinary Care Teams (ICTs)
 - ▶ Dementia/Alzheimer's Care
 - ▶ Palliative Care
 - ▶ Model of Care (MOC) Training
 - ▶ Provider Roster Data Exchange
 - ▶ Transitions of Care
 - ▶ Information Sharing

Provider Network

- ▷ Hire two (2) contract specialists
- ▷ Started contracting on Monday, July 22, 2024
- ▷ Sent out 497 provider contracts with receiving 53 back
 - ▶ Sending out hospital/specialist within September
- ▷ Four (4) Tier Strategy:
 - ▶ Meet CMS Network Adequacy
 - ▶ Mirror Medi-Cal Network
 - ▶ Strategic Contracting with Medi-Cal Dual FFS Medicare Providers
 - ▶ Expand Outside Alameda County

Accomplished/Work in Progress

- ▶ Submitted DMHC filings
- ▶ Initiated provider contracting with existing providers (PCP and specialty)
- ▶ Hosting provider town hall educational sessions
- ▶ Developing Model of Care (MOC)
- ▶ Developing program descriptions, policies & procedures, and standard operating procedures across all workstreams (as appropriate)
- ▶ Eliciting business & system requirements across all workstreams

Challenges and Risks

- ▷ Delays in completion of business requirements due to audit
 - ▶ IT processes documented, configured, and implemented
- ▷ Keeping pace with D-SNP product regulatory changes
- ▷ Building the internal knowledge and Medicare operational excellence
- ▷ Resource constraints

Next Steps

- ▷ Coordination and integration of Medicare and Medi-Cal benefits
- ▷ Collaboration activities with providers:
 - ▶ Co-branding / marketing
 - ▶ Training
 - ▶ Member campaigns
 - ▶ Webinars – October 2024
- ▷ Board Retreat – Thursday, January 30, 2025
 - ▶ Branding presentation
- ▷ On-site provider stakeholder meeting – Q1 2025
- ▷ Future discussions on the following:
 - ▶ Value Base Payment Models
 - Pay for Performance (P4P)
 - ▶ Provider engagement
 - ▶ Coding
 - General coding (risk adjustment)
 - Annual coding for chronic disease management

Thank You!

Questions?



Health care you can count on.
Service you can trust.

BEHAVIORAL HEALTH UPDATE



Behavioral Health Insourcing Report

Agenda

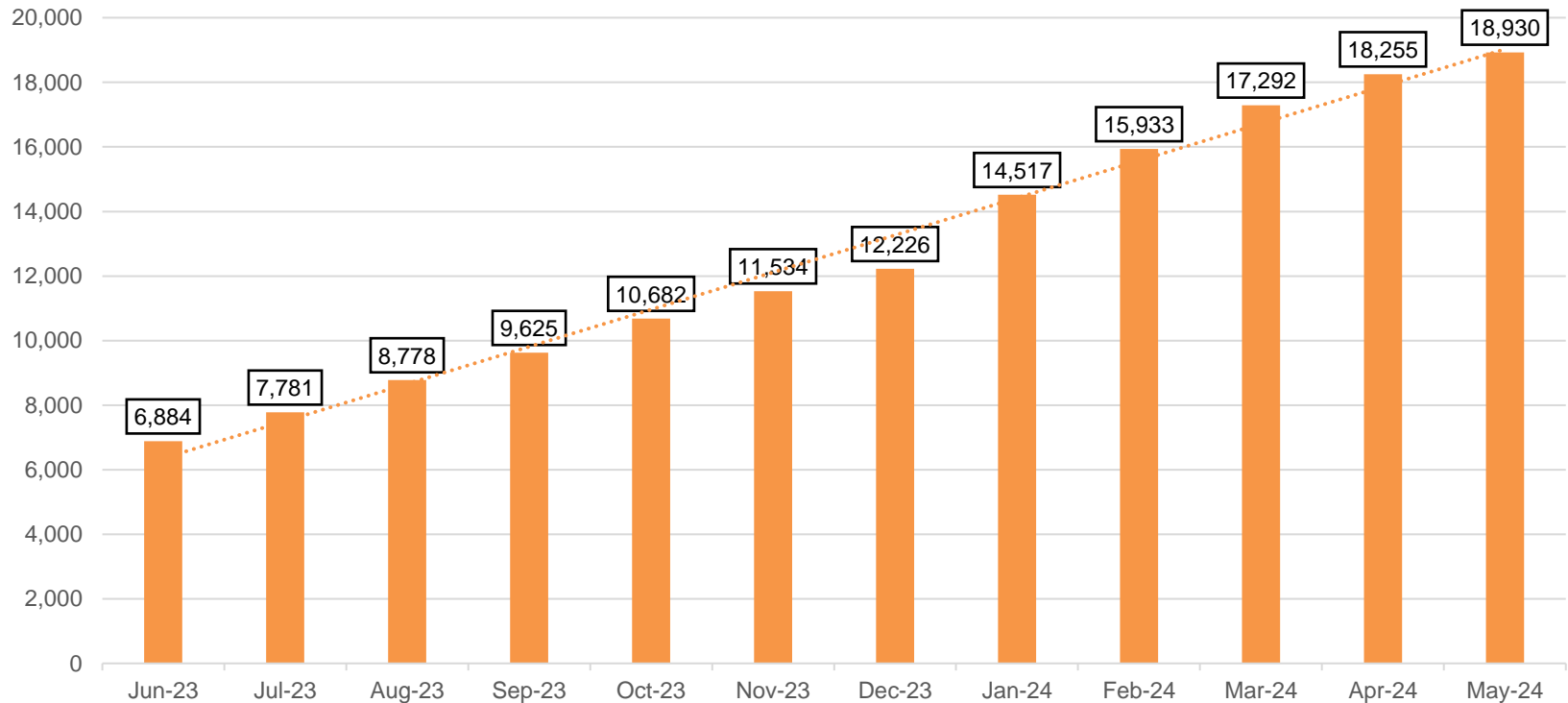
- ▶ Lessons Learned
- ▶ AAH vs Beacon Health Options Utilization
 - ▶ Mental Health
 - ▶ Behavioral Health Treatment
- ▶ Successes / Challenges
- ▶ Looking Forward

Lessons Learned

- ▶ On 4/1/23 Alameda Alliance (AAH) insourced Behavioral Health services
- ▶ Pent up demand (Mental Health / Behavioral Health Treatment)
- ▶ Significant Care Coordination Needs
- ▶ Specialized Staff
- ▶ Introduced Regulatory requirements at the same time as insourcing
- ▶ Coordination of Care with Primary Care and Co-Treating Providers under development
- ▶ Strong relationship with ACBH is critical

Unique Utilizers / Month

Mental Health

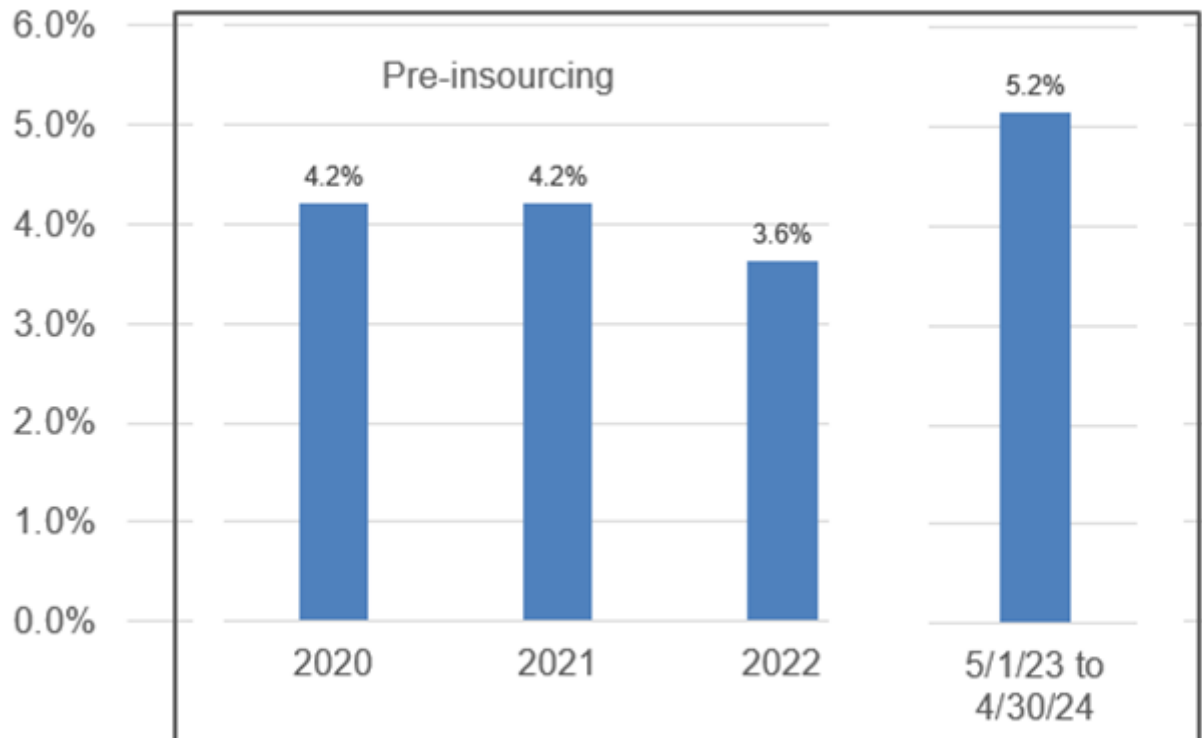


From June 2023 to May 2024, we have seen a 175% increase in unique utilizers

Penetration Rate

Mental Health

Annual Utilization: Pre- and Post-Insourcing



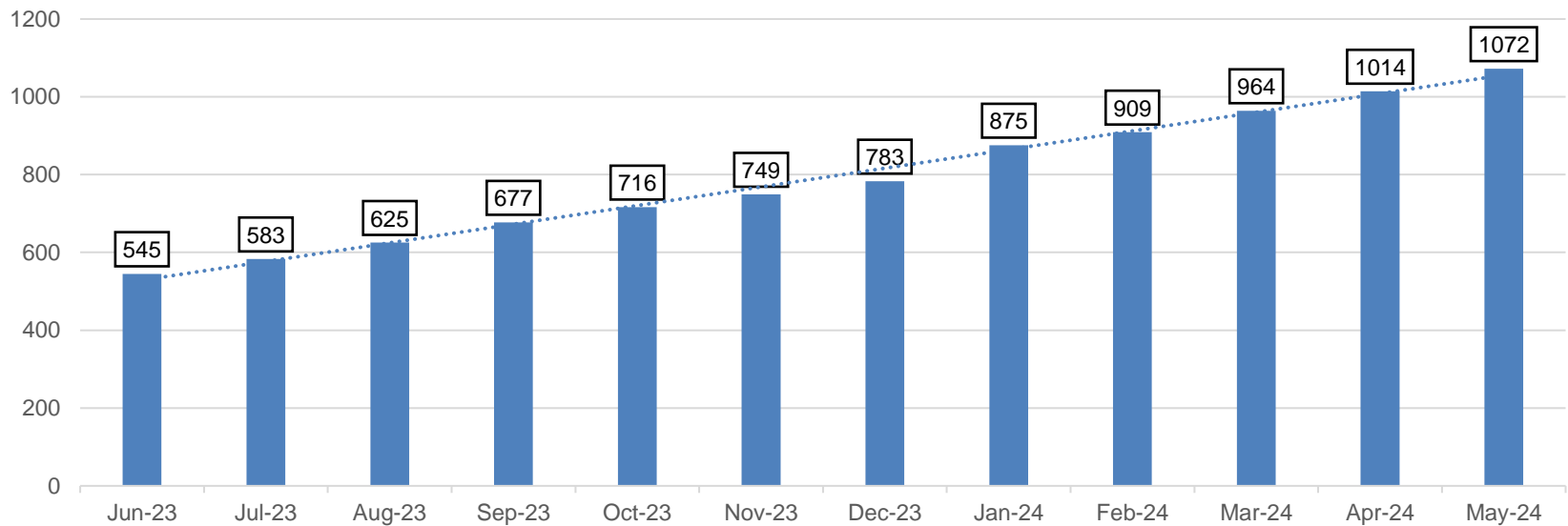
Post Insourcing, we have seen an increase in penetration rate from 3.6% to 5.2%

Behavioral Health Therapy (BHT)

- ▶ BHT is an evidence-based therapy used to assist members with autism and developmental disorders
- ▶ Members requiring BHT services have higher touch needs
 - ▶ The Alliance assigns a specific care manager that follows up with parents and caregivers to provide care coordination and personalize a member's care

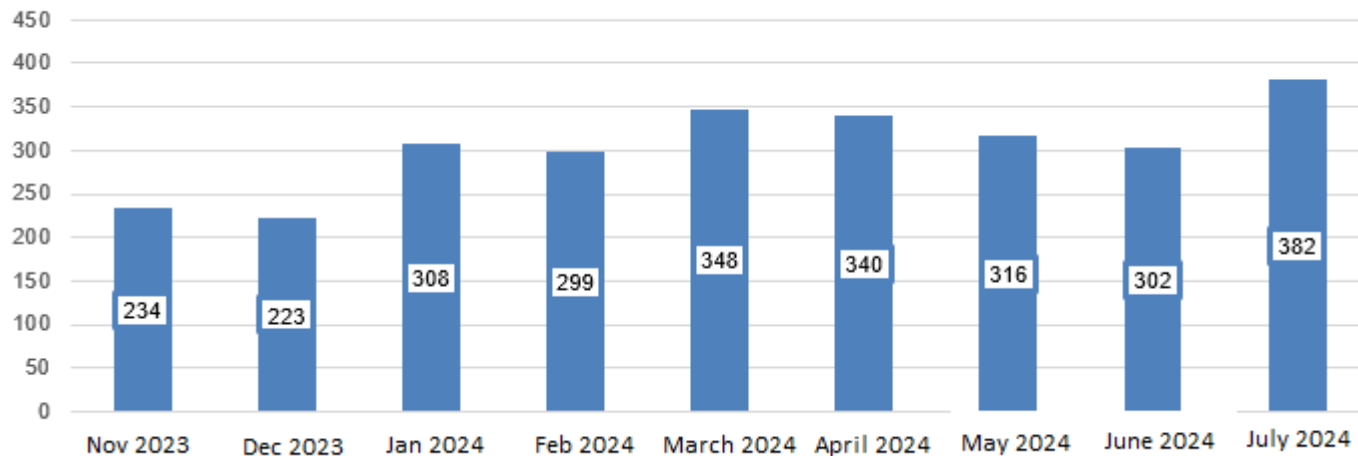
Unique Utilizers / Month

Behavioral Health Therapy



We have seen a 97% increase in unique utilizers from June 2023 to May 2024

BHT Authorization



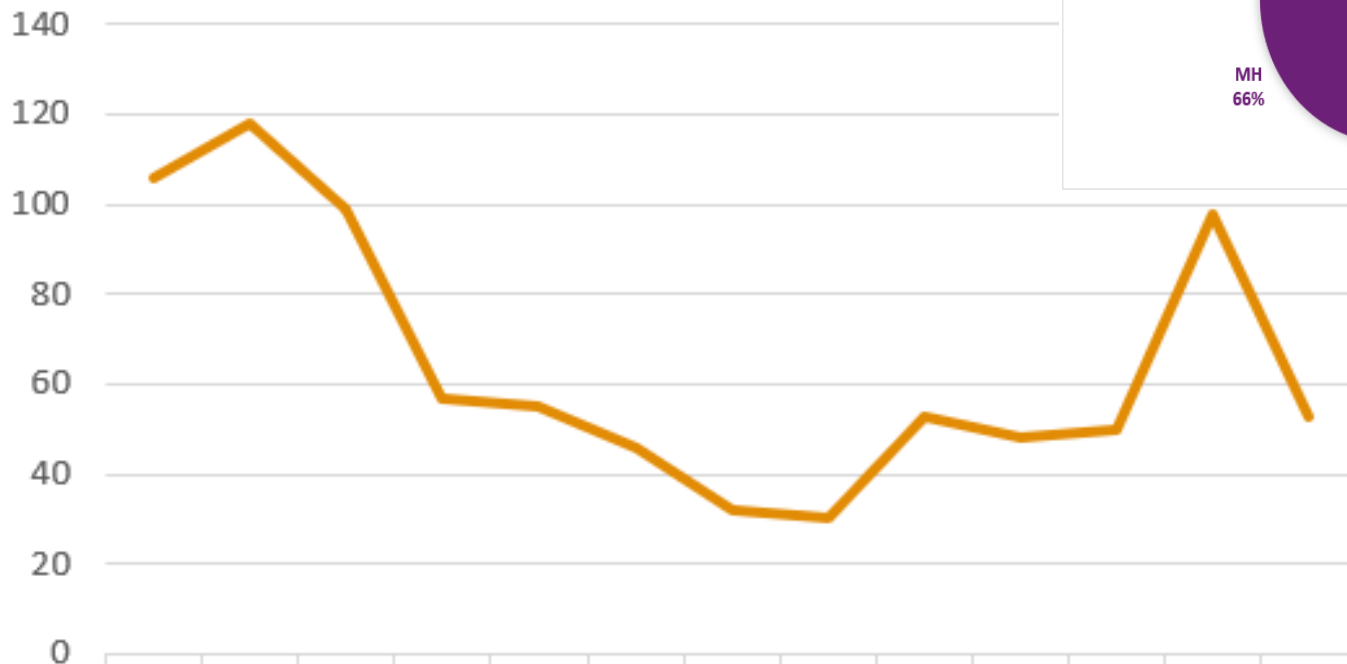
- ▶ As shown under BHT Utilization, demand increased by 38% from December 2023 to January 2024 with the Anthem transition. We averaged 328 prior authorization requests per month in 2024.
- ▶ Notably, there was a spike in authorizations from June 2024 through July 2024, which is attributed to authorizations expiring every six months requiring updated BHT treatment plans be reviewed for reauthorization.

Successes

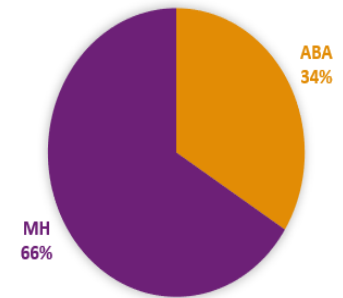
- ▶ Member Utilization has about doubled from pre-launch utilization
- ▶ Regulatory Compliance with recent DHCS Audit Success
- ▶ Behavioral Health Team meeting service line requirements
- ▶ Strong Community Relationships
 - ▶ Special Needs Committee, ACBH, High Volume Providers, Comprehensive Diagnostic Evaluation (CDE) Providers
- ▶ Expanded Network Since Insourcing
 - ▶ 53% overall increase in Mental Health Network
 - Language Specific Increase 29% (Spanish), 72% (Chinese), 43% (Arabic)
 - ▶ 56% overall increase in Behavioral Health Treatment Network
 - Language Specific Increase 4% (Spanish), 17% (Chinese), 25% (Arabic)
- ▶ Addressing Grievances

Addressing Grievances

June 2023 - June 2024 Against Plan



ABA VS. MH - AGAINST PLAN



Challenges

- ▶ Understanding member needs
 - ▶ ~35% of authorized ABA services are provided
- ▶ Understanding what specific services a provider can provide
- ▶ Expanding the BHT Network to meet member needs
 - ▶ Encouraging & incentivizing providers to see members between 3PM - 7PM
 - ▶ Expanding Network to meet Linguistic and Cultural Member Needs
 - ▶ High Turn Over of the ABA paraprofessional providers who provide direct services
- ▶ Building out workflow for members flowing from member services to behavioral health team
 - ▶ Getting members to the right services at the right time

Network Expansion

MH Network Type	MH Network 4/1/23	MH Network 9/5/24	Percent Increase from April 1, 2023
Mental Health	458	1266	176.4%
ABA (BCBA)	260	802	208.4%
Total	718	2068	188%

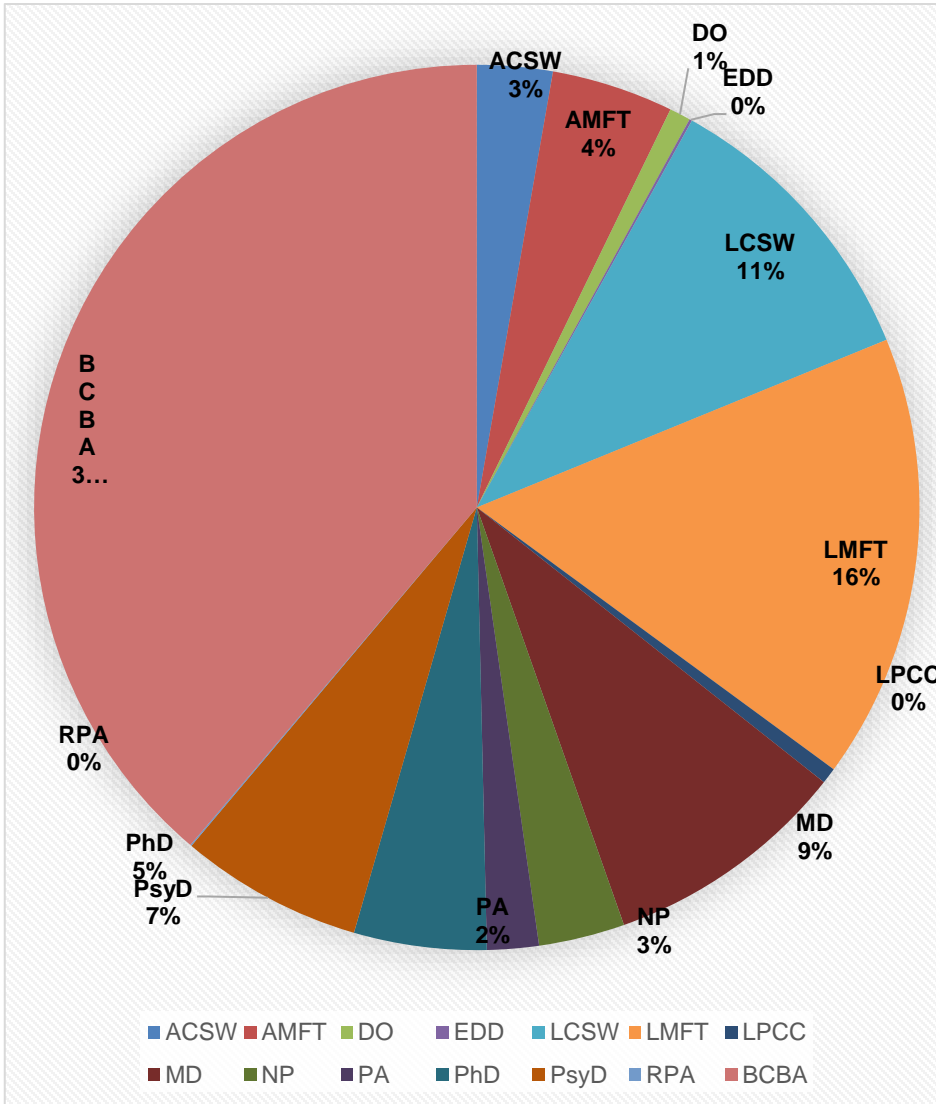
MH Network Type	Groups as of 4/1/23	Groups as of 9/5/2024	Percent Increase from April 1, 2023
Mental Health	144	221	53.4%
ABA (BCBA)	30	47	57%
Total	174	268	54%

* Numbers above represent individual providers in solo and group practices

** CDE Providers under Blanket LOA: 4 Groups with 10 Individual Providers

Network Makeup

By Specialty Type As of 9/5/24



By Specialty Type-Individuals	As of 04/1/2023	As of 9/4/2024	Percent Increase from April 1, 2023
ACSW	19	57	200%
AMFT	33	92	179%
DO	3	16	433%
EDD	1	2	100%
LCSSW	110	222	102%
LMFT	123	336	173%
LPCC	2	12	500%
MD	56	185	230%
NP	15	65	333%
PA	18	39	117%
PhD	41	100	144%
PsyD	37	138	273%
RPA	0	1	N/A
BCBA	260	802	208%

Looking Forward

- ▶ Provider Directory
 - ▶ Detailed Survey of Mental Health Providers to Improve Provider Directory and improve matching members with providers
- ▶ Care Coordination
 - ▶ Implement Sending the Mental Health Treatment Reports to PCPs for Coordination of Care (connecting mental health providers with PCPs)
 - ▶ Developing BHT/ABA Treatment Report Web Forms for improved Treatment Review and to send updated ABA Treatment Plans to referring PCPs, Psychologists and Pediatricians
 - ▶ Complete Data Exchange with ACBH for Closed Loop Referrals & Coordination of Care
 - ▶ Incentivize Mental Health Providers to submit coordination of care Treatment Reports and Transition of Care Forms (referrals to ACBH)

Looking Forward

▶ Network Development

- ▶ Incentivize availability of BHT/ABA services for High-Demand times (2pm to 7pm)
- ▶ Increase number of Providers who perform a Comprehensive Diagnostic Evaluation (CDE)

▶ Member Experience

- ▶ Help members better understand how to access Mental Health / BHT benefits



Questions?



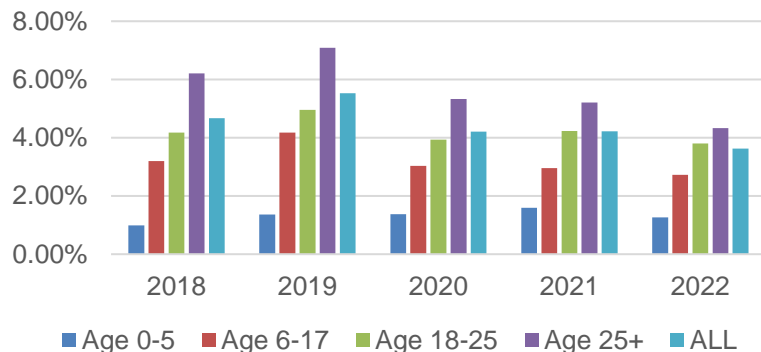
Additional Slides



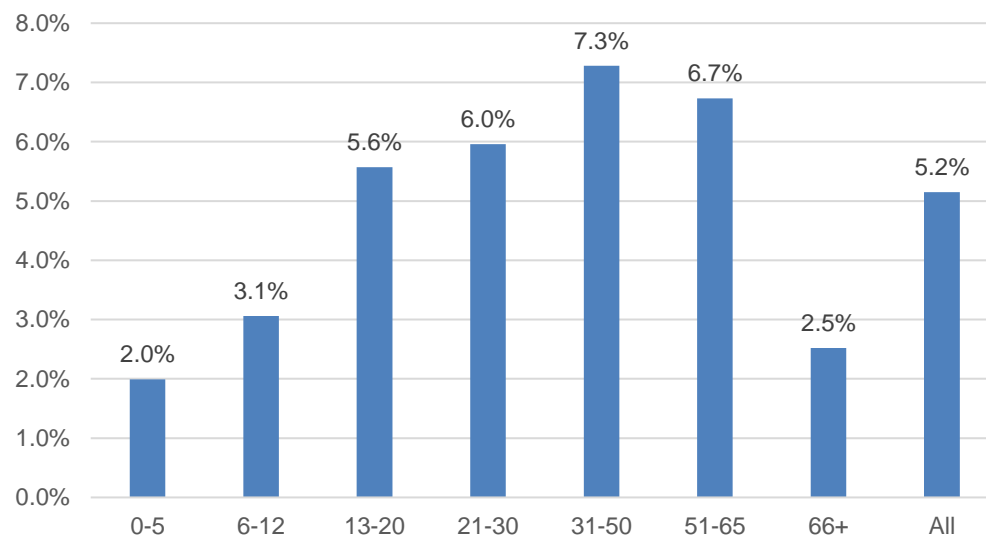
MH Utilization

Utilization by Age

Annual Utilization by Age: Pre-Insourcing



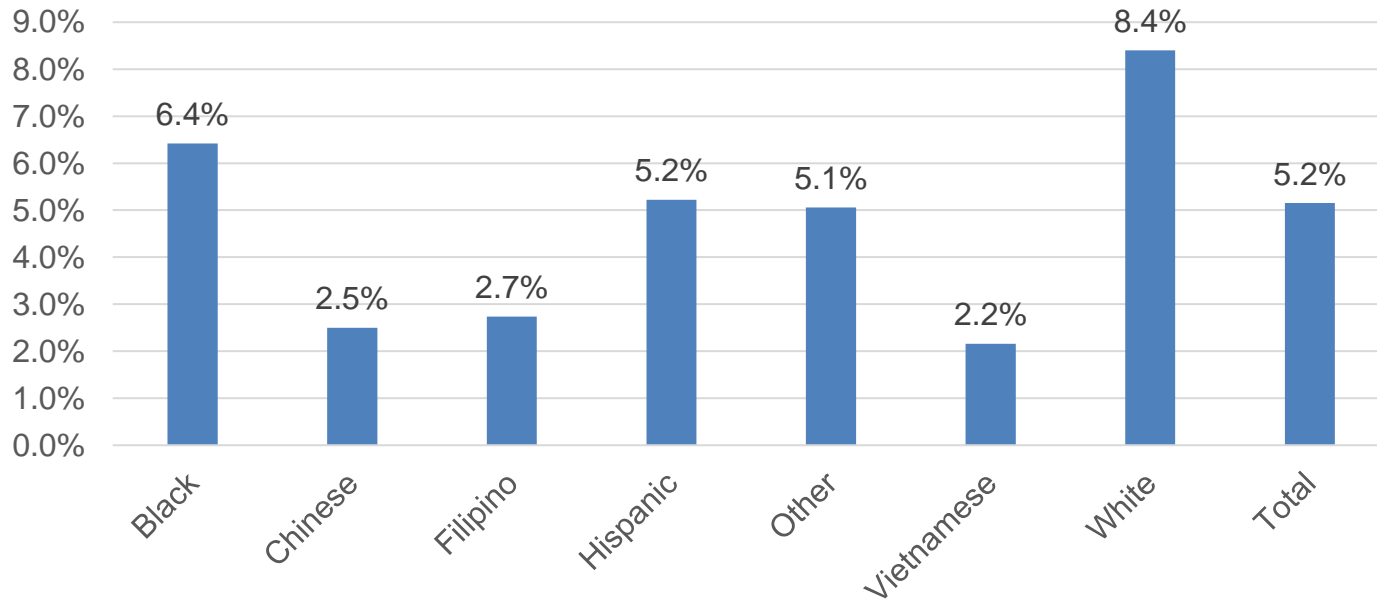
Alliance Utilization by Age: 5/1/2023 to 4/30/2024



- ▶ The age categories we are reporting on are not directly comparable to those used by Beacon. However, across the board there has been an increase in utilization across every age group.
- ▶ The strongest utilization of the NSMH benefit is generally seen in the 18+ age category. Historically, the County Specialty Mental Health Plan has had more tools to serve children and youth, especially those 0-5. This is starting to change as the NSMH benefit has expanded to allow for family therapy and dyadic care.

Utilization by Race/Ethnicity: Post-In sourcing

Utilization by Race/Ethnicity: 5/1/2023-4/30/2024



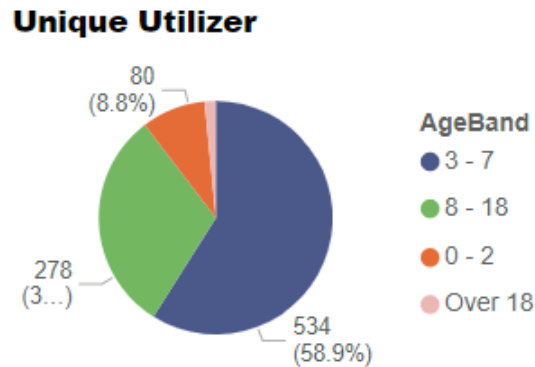
- ▶ While those who identify as White still have the greatest utilization of the NSMH benefit, we are seeing stronger utilization by other races/ethnicities than reported under Beacon management.
- ▶ For example, those who identify as Black had a 4% utilization rate in 2022 compared to 6.4% since in-sourcing. It is hard to know if this is due entirely to an increase under Alliance management, or if there was claims data Beacon was missing and/or issues in the data in the 834 sent to Beacon.
- ▶ While some races/ethnicities are showing improved utilization since in-sourcing the benefit, there is still significant work to do to explore any disparities in utilization and improve access for some populations, such as Chinese, Filipino and Vietnamese.



BHT Utilization

BHT Member Demographics

January 2024 through May 2024



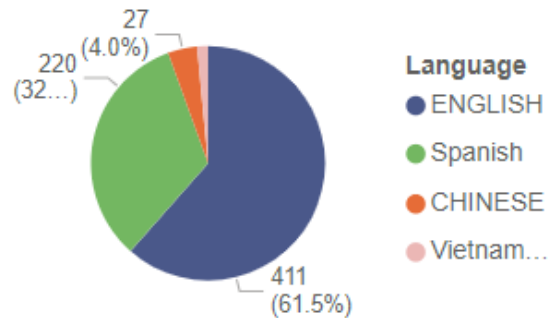
This data represents the unique utilizers categorized by age group from January 2024 through May 2024.

- ▶ The age group of 3-7 years old represents the highest number of individuals receiving services.
- ▶ Currently, there are 703 males and 203 females undergoing treatment.

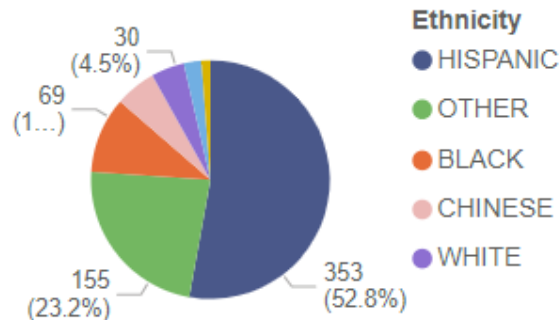
BHT Member Demographics

January 2024 and May 2024

Unique Utilizer



Unique Utilizer



- ▶ We discovered that some providers were hesitant to accept members who do not speak the same language. This reluctance stems from the challenges associated with conducting comprehensive evaluations and developing effective treatment plans for these members when the provider does not speak the same language as the member's family.
- ▶ The Behavioral Health Department is supporting our providers by utilizing AAH interpreter services, Cyracom for telephonic interpretation services, and Hanna for in-person appointments. This approach aims to ensure that our members receive the essential communication support throughout their evaluations and treatments.



Health care you can count on.
Service you can trust.

Finance

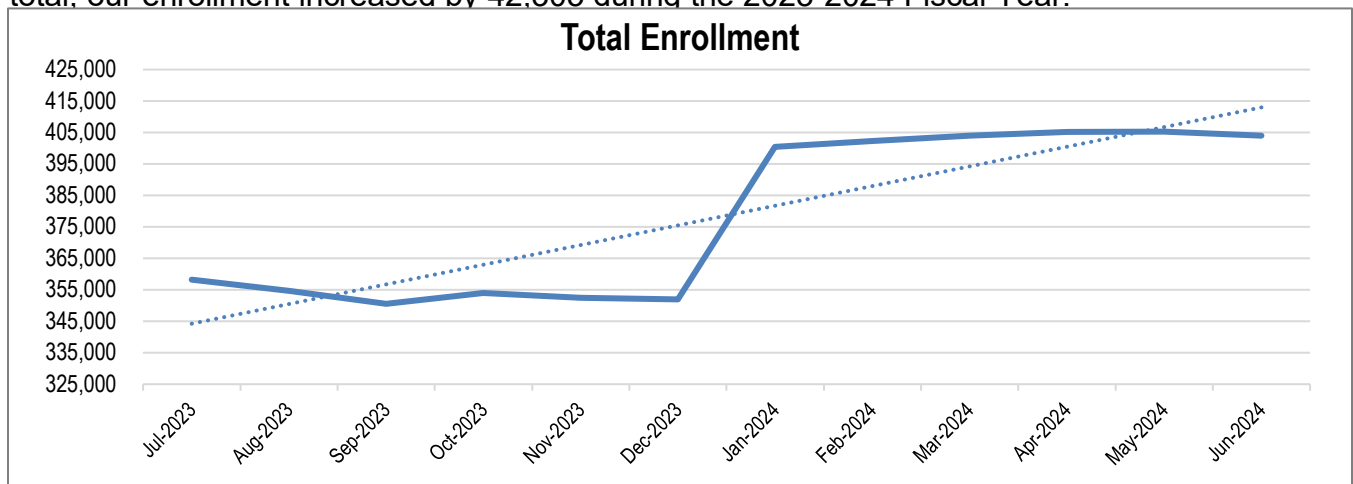
Gil Riojas

To: Alameda Alliance for Health, Board of Governors
From: Gil Riojas, Chief Financial Officer
Date: August 2024 - Recess
Subject: Finance Report – June 2024 Financials

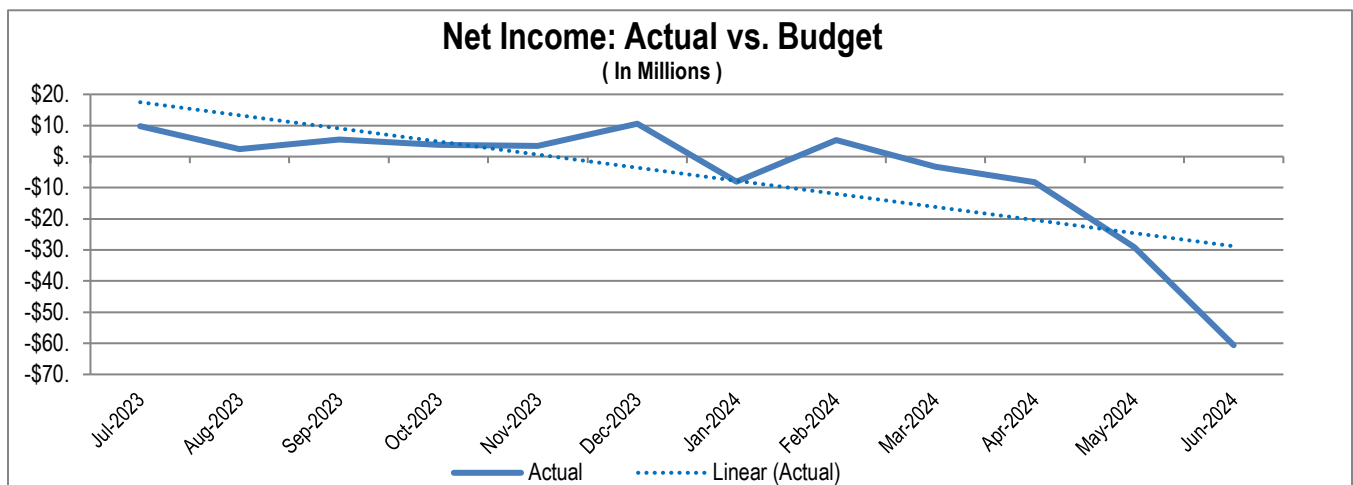
Executive Summary

For the month and fiscal-year-ended June 30th, 2024, the Alliance experienced a decrease in enrollment, ending our fiscal year at 404K members. A Net Loss of \$60.6 million was reported in June. The Plan’s Medical Expenses represented 139.2% of revenue. Alliance reserves decreased to 403% of required but remain above minimum requirements.

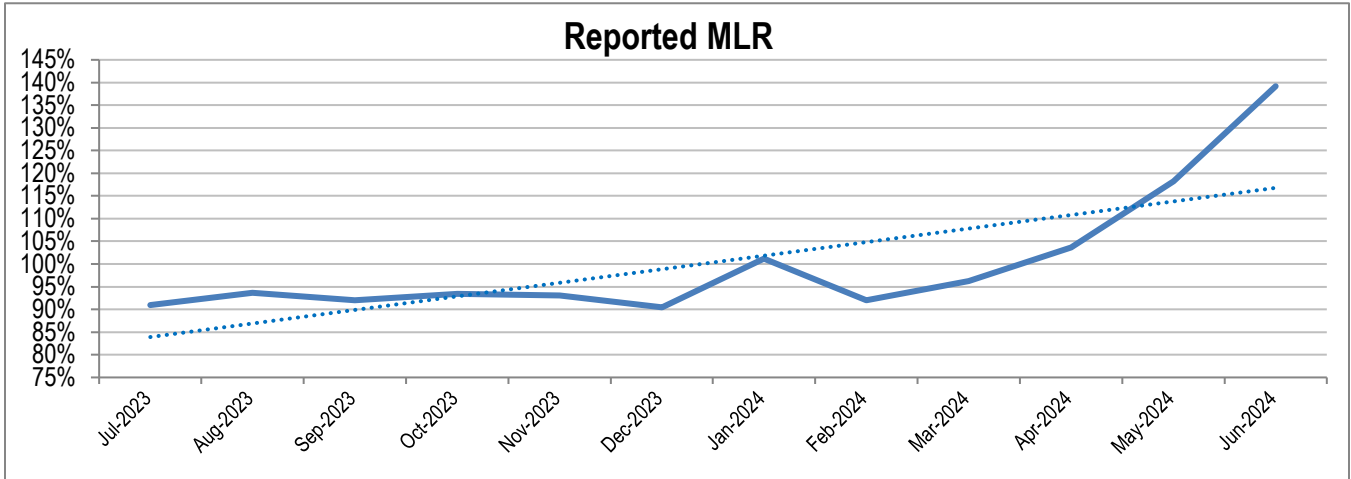
Enrollment – In June, Enrollment decreased by 1,289 members from the previous month. In total, our enrollment increased by 42,305 during the 2023-2024 Fiscal Year.



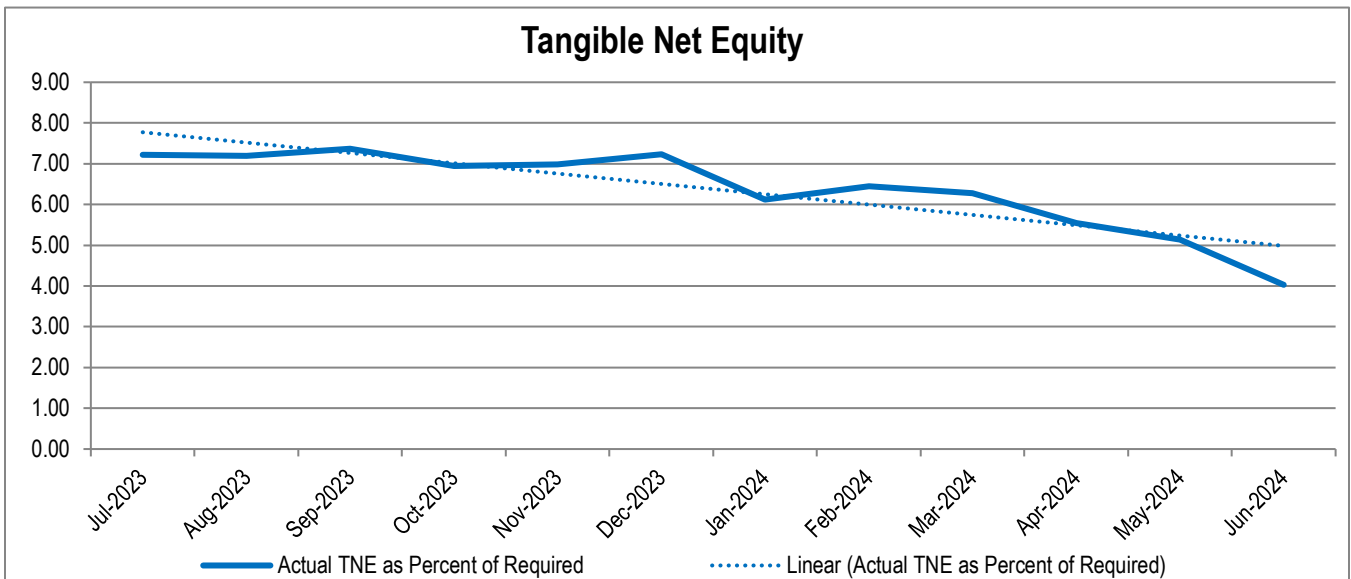
Net Income – For the month ended June 30th, 2024, actual Net Loss was \$60.6 million vs. budgeted Net Loss of \$1.8 million. Fiscal year-to-date actual Net Loss was \$68.6 million vs. Budgeted Net Income of \$9.3 million. For the month, Premium Revenue was unfavorable to budget, actual Revenue was \$138.2 million vs. budgeted Revenue of \$157.2 million.



Medical Loss Ratio (MLR) – The Medical Loss Ratio was 139.2% for the month and 100.1% for the fiscal year-to-date. Revenue reductions related to the CY23 acuity adjustment significantly impacted revenue and consequently the MLR, which compares revenue to medical expenses.



Tangible Net Equity (TNE) - The Department of Managed Health Care (DMHC) required \$63.4M in reserves, we reported \$192.0M. Our overall TNE remains above required levels at 403%.



The Alliance continues to benefit from increased non-operating income. For Fiscal year-to-date, we reported returns of \$31.7M, in the investment portfolio, and paid \$865,000 in claims interest expense.

To: Alameda Alliance for Health, Board of Governors

From: Gil Riojas, Chief Financial Officer

Date: September 13th, 2024

Subject: Finance Report – June 2024 (Pre-Audit)

Executive Summary

- For the month ended June 30th, 2024, the Alliance had enrollment of 403,990 members, a Net Loss of \$60.6 million and 403% of required Tangible Net Equity (TNE).

Overall Results: (in Thousands)		
	Month	YTD
Revenue	\$252,933	\$2,365,626
Medical Expense	192,317	1,751,782
Admin. Expense	9,500	97,655
MCO Tax Expense	114,755	615,599
Other Inc. / (Exp.)	3,025	30,828
Net Income	(\$60,614)	(\$68,582)

Net Income by Program: (in Thousands)		
	Month	YTD
Medi-Cal*	(\$59,239)	(\$69,649)
Group Care	(1,375)	1,067
	(\$60,614)	(\$68,582)

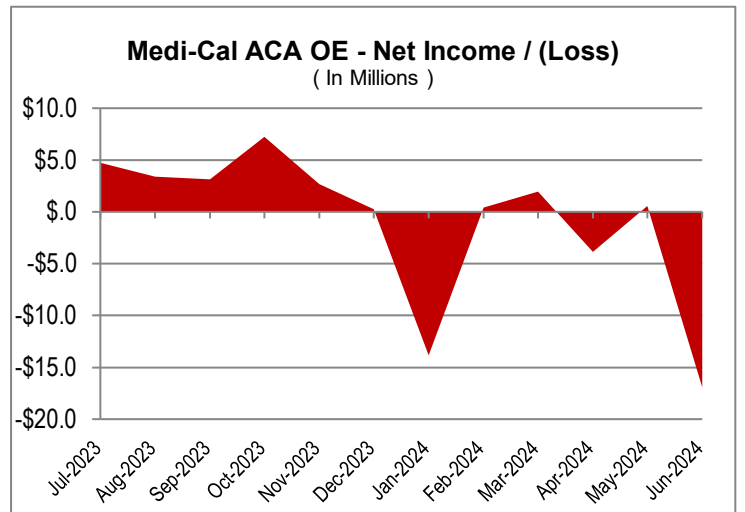
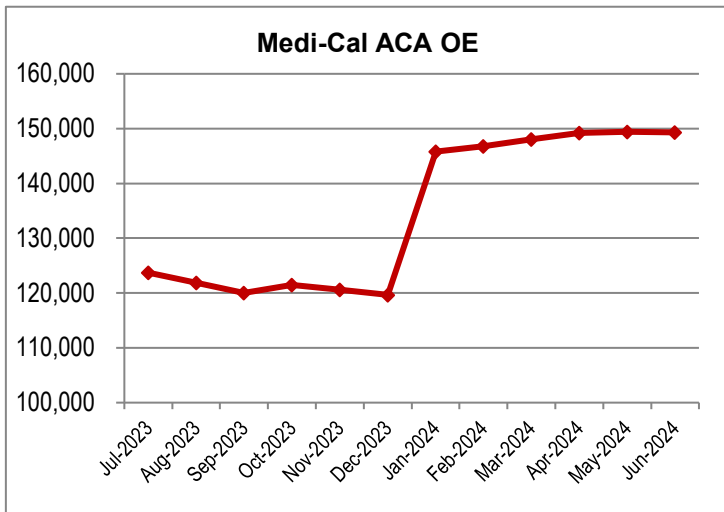
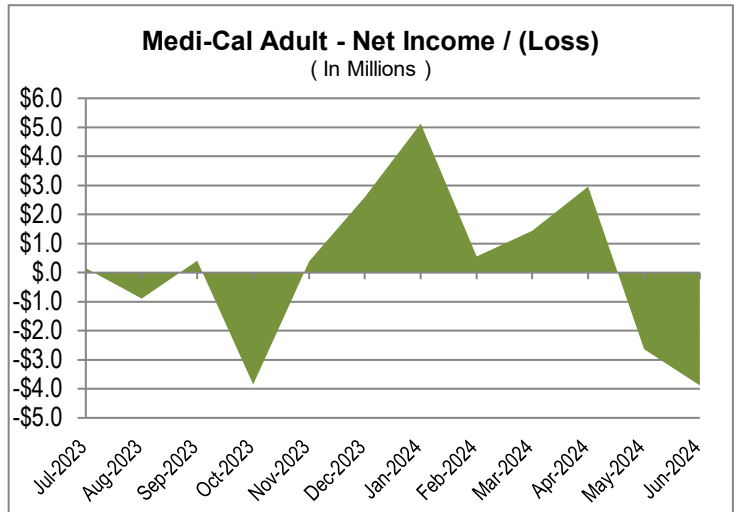
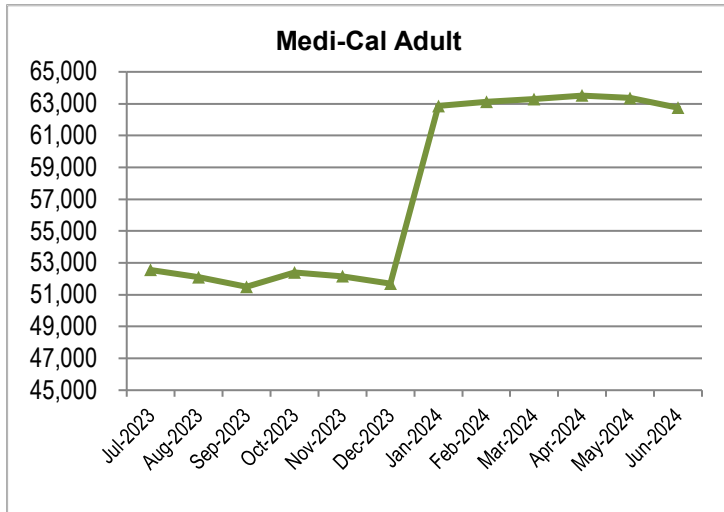
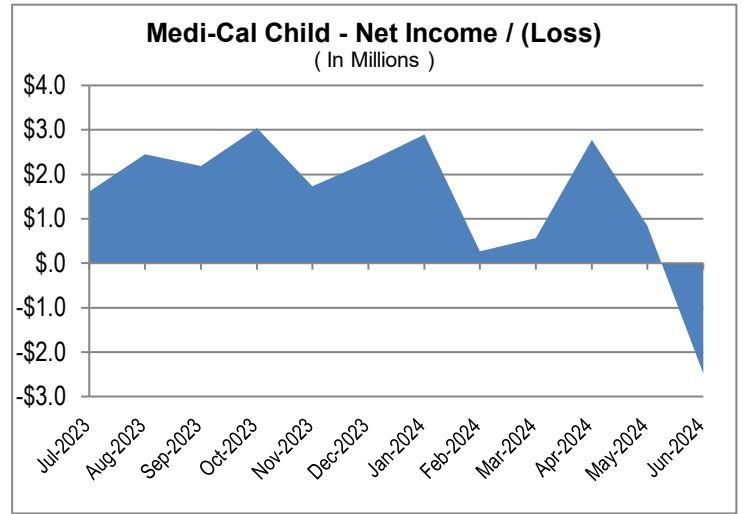
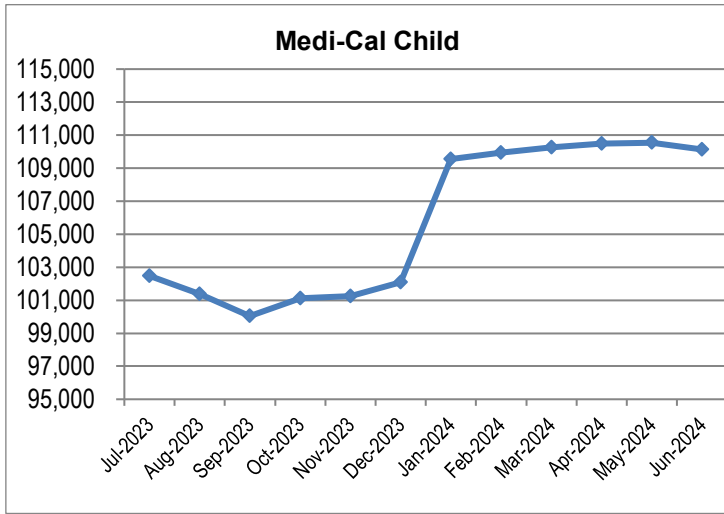
*Includes costs for Medicare implementation.

Enrollment

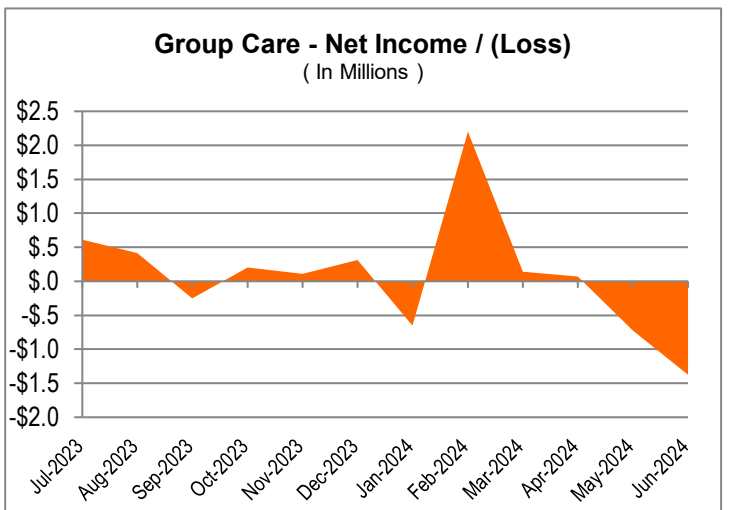
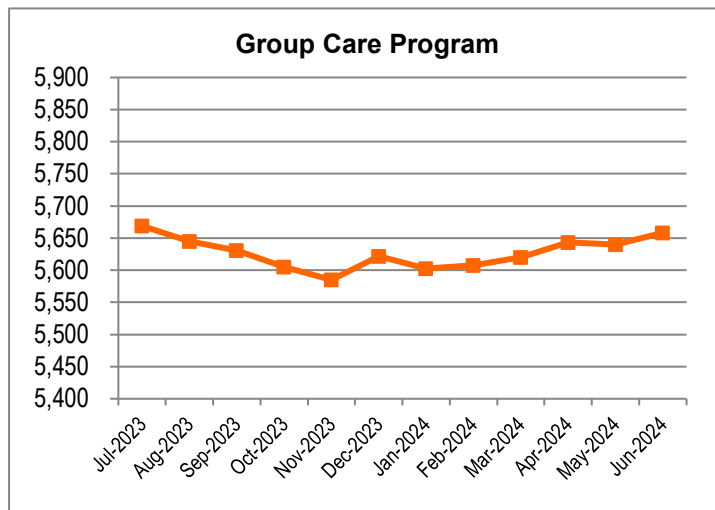
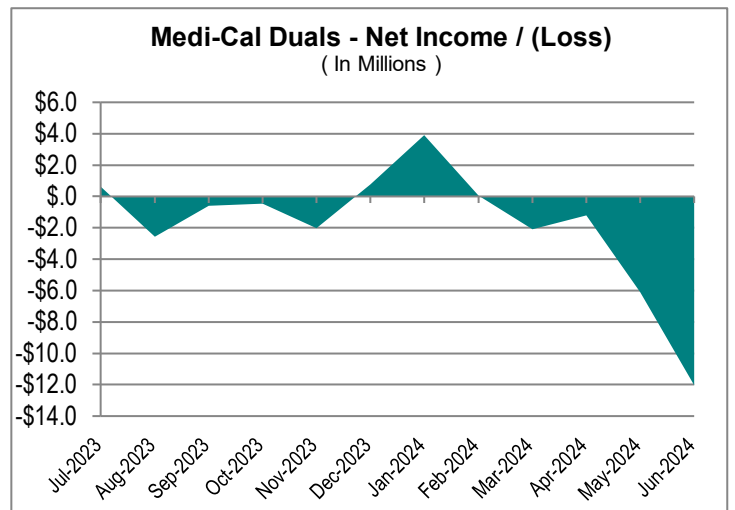
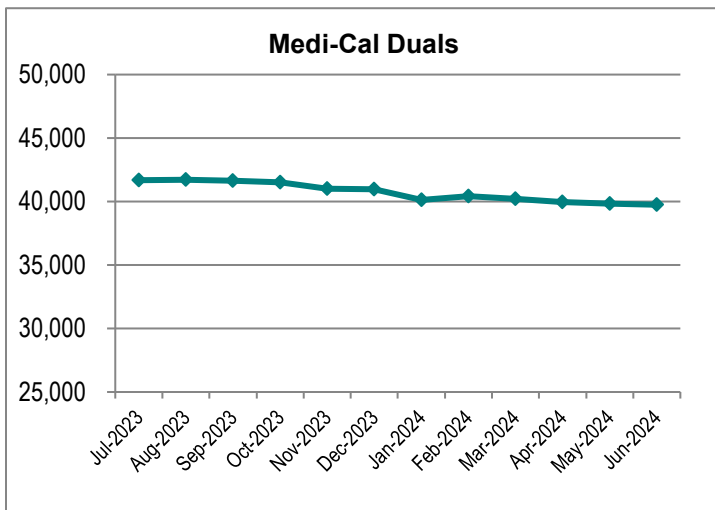
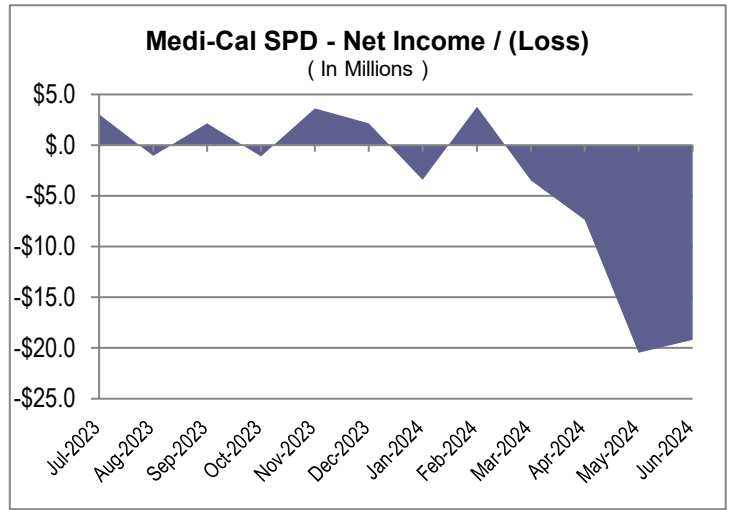
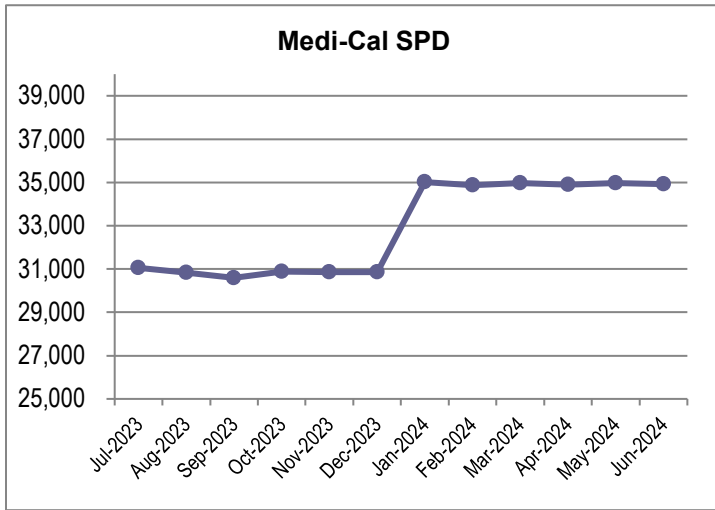
- Total enrollment decreased by 1,289 members since May 2024.
- Total enrollment increased by 42,305 members since June 2023.

Monthly Membership and YTD Member Months									
Actual vs. Budget									
For the Month and Fiscal Year-to-Date									
Enrollment					Member Months				
Current Month					Year-to-Date				
Actual	Budget	Variance	Variance %		Actual	Budget	Variance	Variance %	
					Medi-Cal:				
62,746	54,112	8,634	16.0%	Adult	691,282	646,408	44,874	6.9%	
110,124	96,565	13,559	14.0%	Child	1,269,266	1,199,975	69,291	5.8%	
34,920	40,801	(5,881)	-14.4%	SPD	394,719	434,392	(39,673)	-9.1%	
39,748	45,318	(5,570)	-12.3%	Duals	488,782	522,580	(33,798)	-6.5%	
149,324	141,170	8,154	5.8%	ACA OE	1,615,790	1,598,681	17,109	1.1%	
222	177	45	25.4%	LTC	2,143	1,873	270	14.4%	
1,248	1,108	140	12.6%	LTC Duals	13,748	12,913	835	6.5%	
398,332	379,251	19,081	5.0%	Medi-Cal Total	4,475,730	4,416,822	58,908	1.3%	
5,658	5,493	165	3.0%	Group Care	67,529	66,886	643	1.0%	
403,990	384,744	19,246	5.0%	Total	4,543,259	4,483,708	59,551	1.3%	

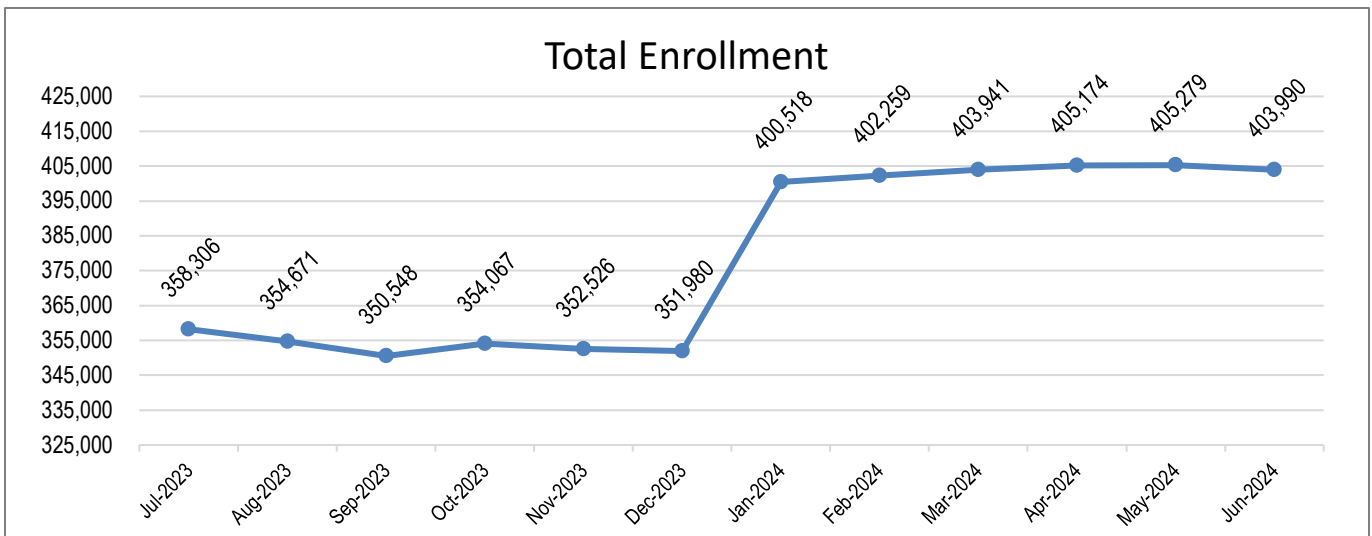
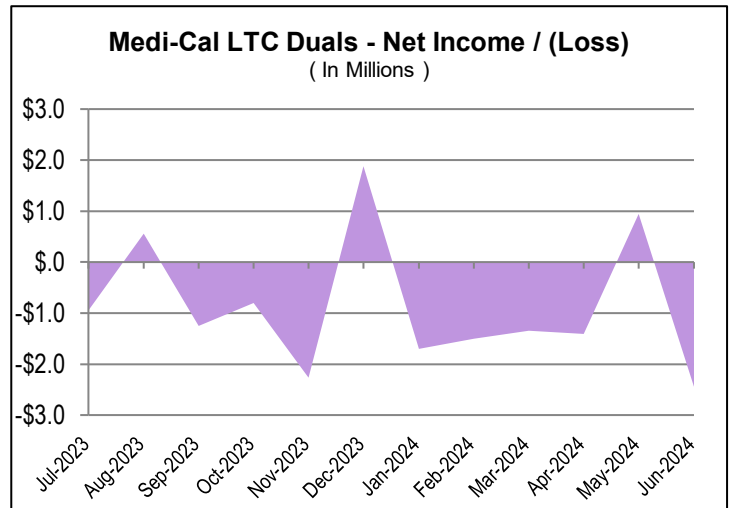
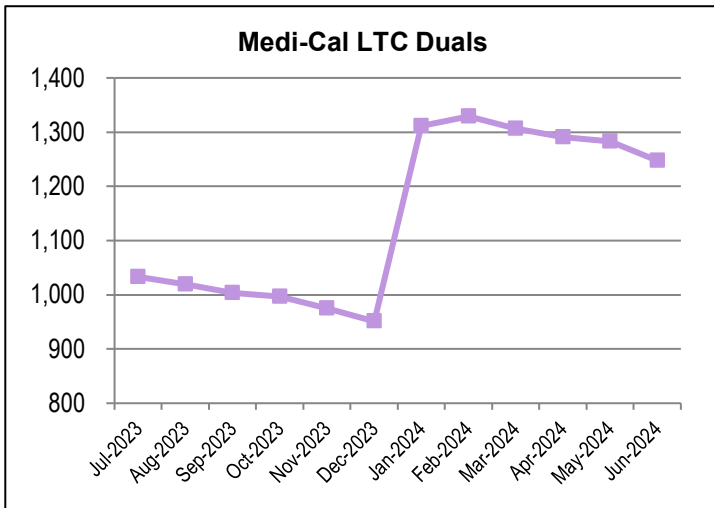
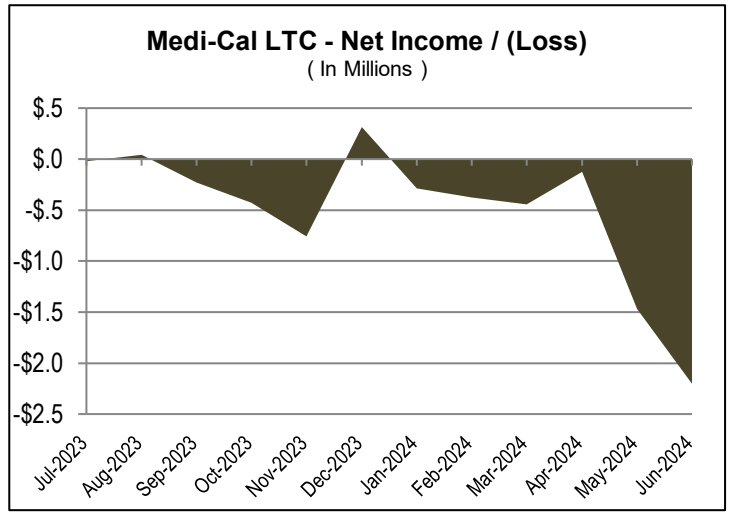
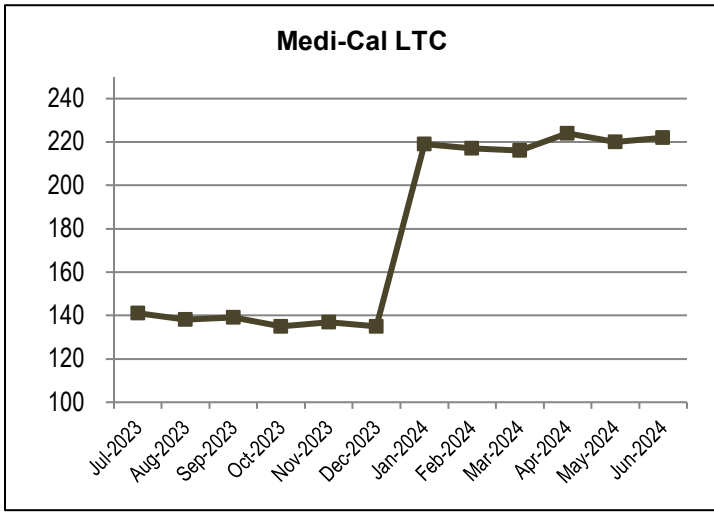
Enrollment and Profitability by Program and Category of Aid

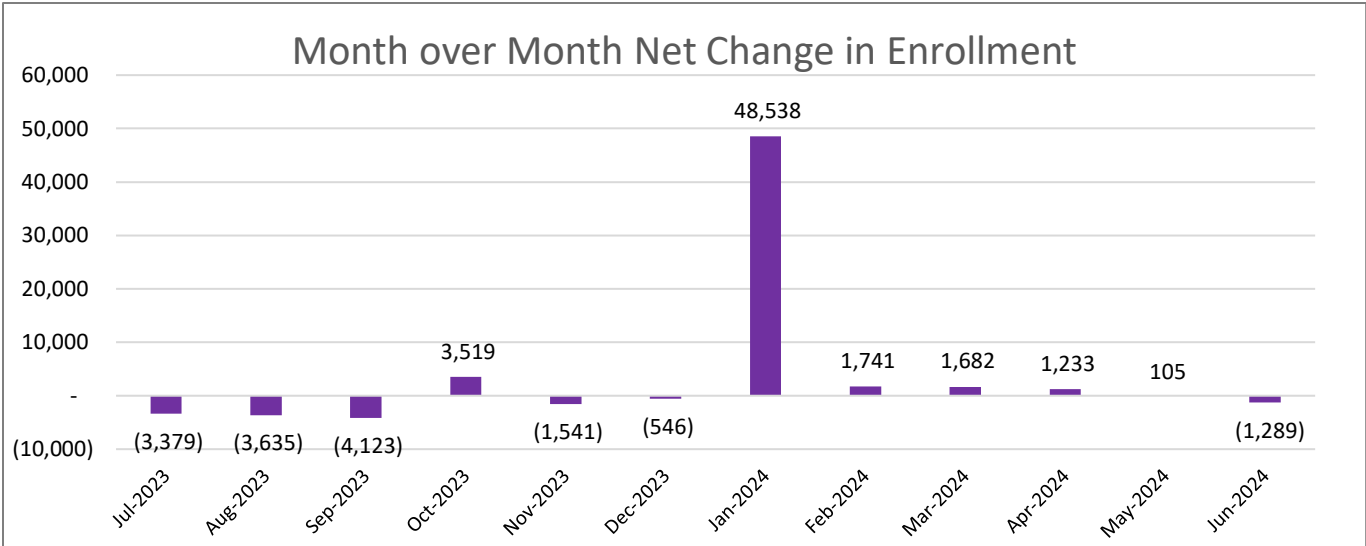


Enrollment and Profitability by Program and Category of Aid



Enrollment and Profitability by Program and Category of Aid

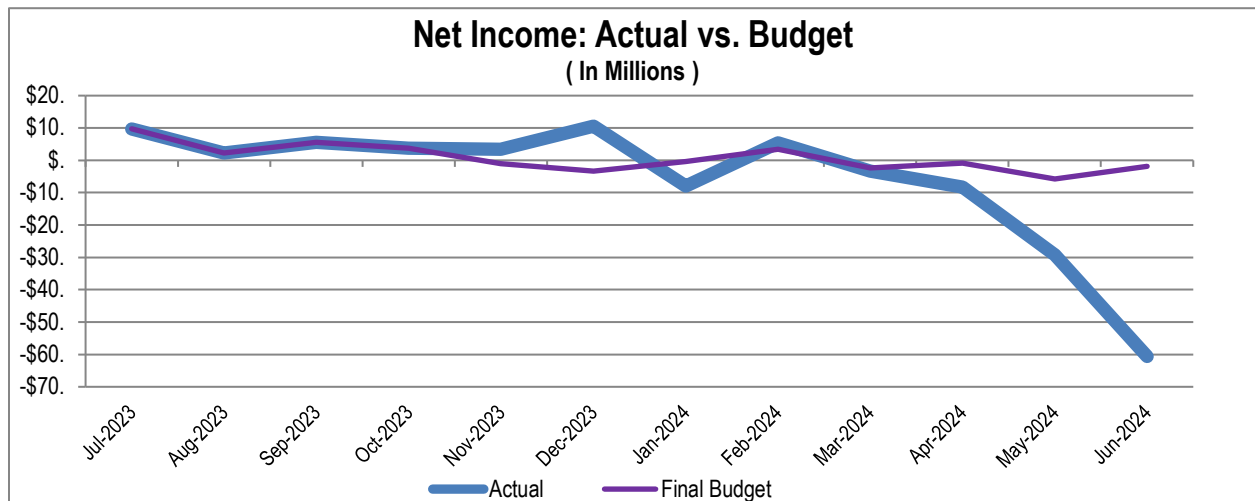




- The Public Health Emergency (PHE) ended May 2023. Disenrollments related to redetermination started July 2023 and ended May 2024. In preparation for the Single Plan Model, effective October 2023 DHCS no longer assigned members to Anthem, and instead new members were assigned to the Alliance.
- In January 2024, enrollment significantly increased due to transition to Single Plan Model and expansion of full scope Medi-Cal to California residents 26-49 regardless of immigration status. Kaiser’s transition to a direct contract with the State resulted in a partially offsetting membership reduction.

Net Income

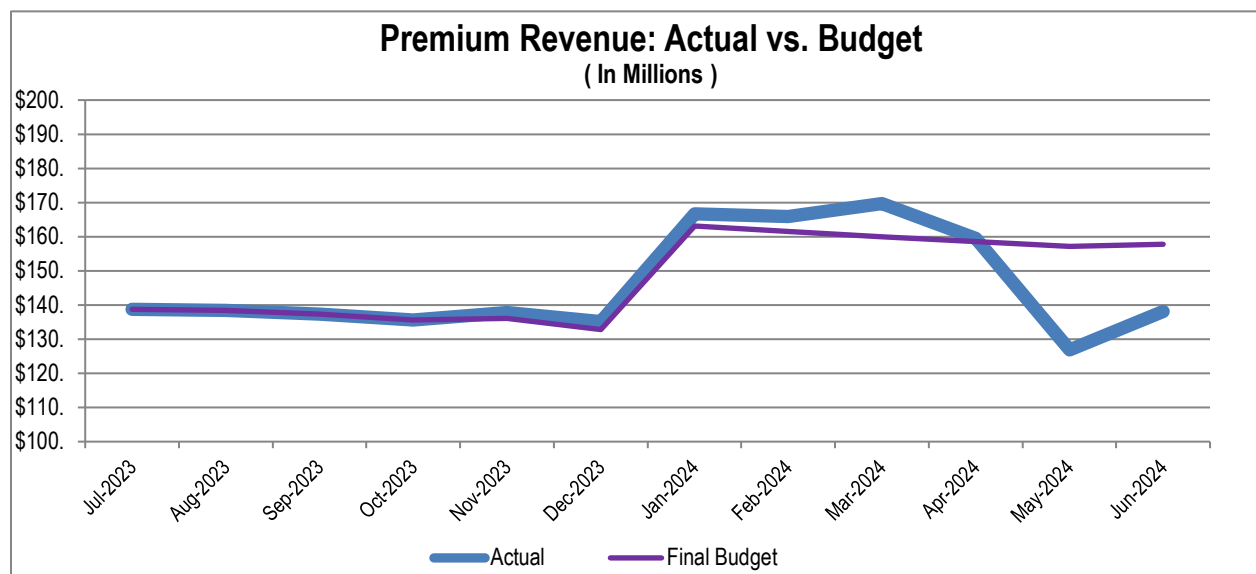
- For the month ended June 30th, 2024:
 - Actual Net Loss \$60.6 million.
 - Budgeted Net Loss \$1.8 million.
- For the fiscal YTD ended June 30th, 2024:
 - Actual Net Loss \$68.6 million.
 - Budgeted Net Income \$9.3 million.



- The unfavorable variance of \$58.8 million in the current month is primarily due to:
 - Unfavorable \$40.0 million higher than anticipated Medical Expense.
 - Unfavorable \$19.5 million lower than anticipated Premium Revenue.

Premium Revenue

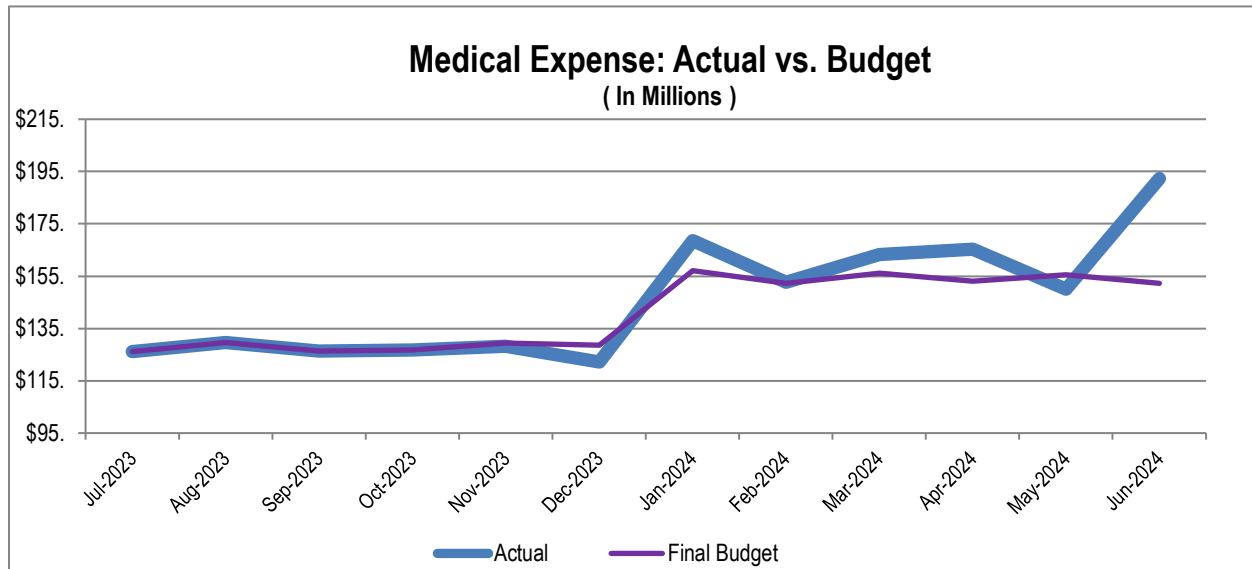
- For the month ended June 30th, 2024:
 - Actual Revenue: \$138.2 million.
 - Budgeted Revenue: \$157.7 million.
- For the fiscal YTD ended June 30th, 2024:
 - Actual Revenue: \$1.8 billion
 - Budgeted Revenue: \$1.8 billion.



- For the month ended June 30th, 2024, the unfavorable Premium Revenue variance of \$19.5 million is primarily due to the following:
 - Unfavorable Medi-Cal Rate Acuity adjustment for CY2023 with greatly lower rates than anticipated.
 - Unfavorable accrual for the estimated 2023 Major Organ Transplant risk corridor payback to DHCS.
 - Medi-Cal Rate Acuity adjustment for CY2024
 - Favorable Medi-Cal Capitation Rate variance. Rates were not available at the time of budget and the magnitude of upcoming Targeted Rate Increase (TRI) revenue and expense was unknown and therefore not budgeted.
 - Favorable adjustment of historical Medical Loss Ratio (MLR) reserve.
 - Favorable retroactive Capitation payments for CY2022 Kaiser Contract.

Medical Expense

- For the month ended June 30th, 2024:
 - Actual Medical Expense: \$192.3 million.
 - Budgeted Medical Expense: \$152.3 million.
- For the fiscal YTD ended June 30th, 2024:
 - Actual Medical Expense: \$1.8 billion.
 - Budgeted Medical Expense: \$1.7 billion.



- Reported financial results include medical expense, which contains estimates for Incurred-But-Not-Paid (IBNP) claims. Calculation of monthly IBNP is based on historical trends and claims payment. The Alliance’s IBNP reserves are reviewed by our actuarial consultants.
- For June, updates to Fee-For-Service (FFS) increased the estimate for prior period unpaid Medical Expenses by \$26.5 million. Year to date, the estimate for prior years increased by \$11.0 million (per table below).
- Prior period IBNP in June was driven primarily by Long Term Care FFS medical expense which had higher unit cost and utilization than anticipated. The Alliance has been receiving additional claims and adjustments for months which were thought to be relatively complete, which makes it difficult to calculate IBNP during an exact timeframe.

Medical Expense - Actual vs. Budget (In Dollars)						
Adjusted to Eliminate the Impact of Prior Period IBNP Estimates						
	Actual			Budget	Variance Actual vs. Budget Favorable/(Unfavorable)	
	<u>Adjusted</u>	<u>Change in IBNP</u>	<u>Reported</u>		\$	%
Capitated Medical Expense	\$266,148,714	\$0	\$266,148,714	\$251,048,563	(\$15,100,151)	-6.0%
Primary Care FFS	\$57,743,670	(\$4,926)	\$57,738,744	\$73,334,806	\$15,591,135	21.3%
Specialty Care FFS	\$74,337,846	(\$4,256)	\$74,333,589	\$76,995,468	\$2,657,623	3.5%
Outpatient FFS	\$112,009,213	\$187,998	\$112,197,211	\$121,862,351	\$9,853,138	8.1%
Ancillary FFS	\$160,517,297	\$1,332,319	\$161,849,616	\$150,178,558	(\$10,338,739)	-6.9%
Pharmacy FFS	\$119,050,700	\$487,616	\$119,538,316	\$125,550,416	\$6,499,716	5.2%
ER Services FFS	\$92,720,914	(\$75,331)	\$92,645,583	\$80,304,222	(\$12,416,692)	-15.5%
Inpatient Hospital & SNF FFS	\$487,412,684	\$4,395,562	\$491,808,246	\$489,017,992	\$1,605,308	0.3%
Long Term Care FFS	\$318,414,216	\$4,678,946	\$323,093,163	\$257,634,255	(\$60,779,962)	-23.6%
Other Benefits & Services	\$51,030,763	\$0	\$51,030,763	\$61,271,381	\$10,240,618	16.7%
Net Reinsurance	(\$1,602,160)	\$0	(\$1,602,160)	\$3,027,462	\$4,629,622	152.9%
Provider Incentive	\$3,000,000	\$0	\$3,000,000	\$3,000,000	\$0	0.0%
	\$1,740,783,857	\$10,997,927	\$1,751,781,784	\$1,693,225,473	(\$47,558,384)	-2.8%

Medical Expense - Actual vs. Budget (Per Member Per Month)						
Adjusted to Eliminate the Impact of Prior Year IBNP Estimates						
	Actual			Budget	Variance Actual vs. Budget Favorable/(Unfavorable)	
	<u>Adjusted</u>	<u>Change in IBNP</u>	<u>Reported</u>		\$	%
Capitated Medical Expense	\$58.58	\$0.00	\$58.58	\$55.99	(\$2.59)	-4.6%
Primary Care FFS	\$12.71	(\$0.00)	\$12.71	\$16.36	\$3.65	22.3%
Specialty Care FFS	\$16.36	(\$0.00)	\$16.36	\$17.17	\$0.81	4.7%
Outpatient FFS	\$24.65	\$0.04	\$24.70	\$27.18	\$2.52	9.3%
Ancillary FFS	\$35.33	\$0.29	\$35.62	\$33.49	(\$1.84)	-5.5%
Pharmacy FFS	\$26.20	\$0.11	\$26.31	\$28.00	\$1.80	6.4%
ER Services FFS	\$20.41	(\$0.02)	\$20.39	\$17.91	(\$2.50)	-13.9%
Inpatient Hospital & SNF FFS	\$107.28	\$0.97	\$108.25	\$109.07	\$1.78	1.6%
Long Term Care FFS	\$70.08	\$1.03	\$71.11	\$57.46	(\$12.62)	-22.0%
Other Benefits & Services	\$11.23	\$0.00	\$11.23	\$13.67	\$2.43	17.8%
Net Reinsurance	(\$0.35)	\$0.00	(\$0.35)	\$0.68	\$1.03	152.2%
Provider Incentive	\$0.66	\$0.00	\$0.66	\$0.67	\$0.01	1.3%
	\$383.16	\$2.42	\$385.58	\$377.64	(\$5.52)	-1.5%

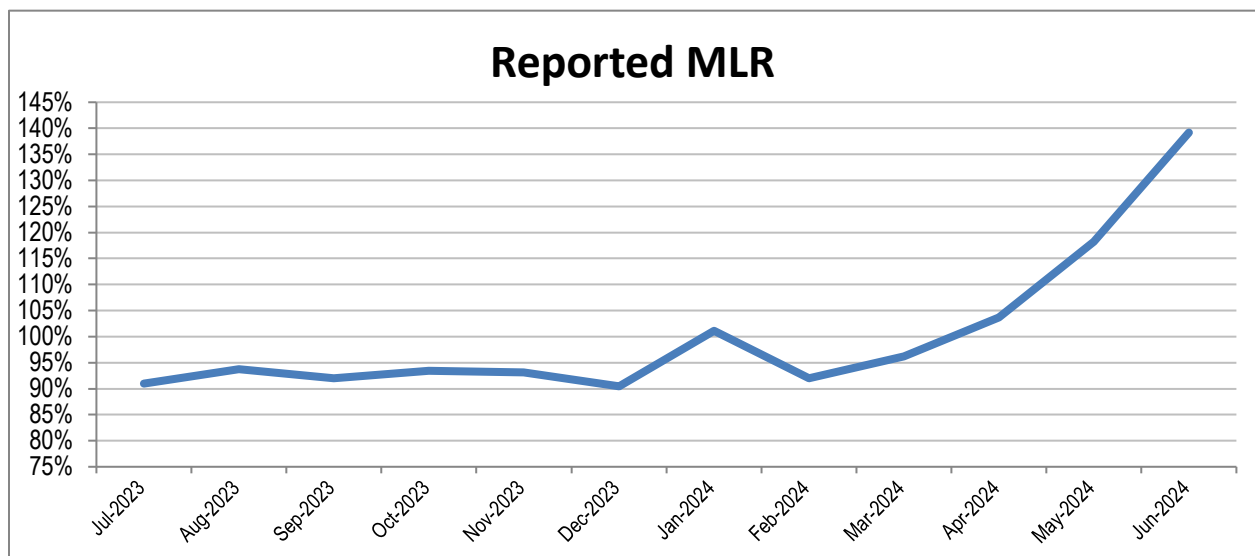
- Excluding the impact of prior year estimates for IBNP, year-to-date medical expense variance is \$47.6 million unfavorable to budget. On a PMPM basis, medical expense is 1.5% unfavorable to budget. For per-member-per-month expense:
 - Capitated Expense is slightly over budget, largely driven by unfavorable PCP Capitation expense due to inception of Provider Targeted Rate

Increases (TRI), partially offset by favorable FQHC expense and favorable Global subcontract expense related to prior fiscal year rate adjustment.

- Primary Care Expense is under budget driven by the low utilization in the ACA OE, SPD, Adult and Child aid code categories and a surplus of Prop 56 revenue.
- Specialty Care Expense is below budget, driven mostly by less than expected SPD aid code category utilization.
- Outpatient Expense is under budget due to low lab and radiology utilization and facility other unit cost in all populations except for Child and LTC Dual populations.
- Ancillary Expense is over budget mostly due to higher than expected utilization in all populations except for the Child category of aid.
- Pharmacy Expense is under budget due to low Non-PBM expense driven by lower utilization in the ACA OE aid code category.
- Emergency Room Expense is over budget driven by high utilization in all populations except for LTC Duals and Group Care.
- Inpatient Expense is over budget driven by high utilization and unit cost in the ACA OE, SPD and LTC aid code categories.
- Long Term Care Expense is over budget due to high utilization and unit cost in all populations except for the LTC aid code category.
- Other Benefits & Services is under budget, due to lower than expected community relations, other purchased, professional and Cal Aim Incentive expense offset by HHIP and other employee expense.
- Net Reinsurance year-to-date is under budget because more recoveries were received than expected.

Medical Loss Ratio (MLR)

The Medical Loss Ratio (total reported medical expense divided by Premium revenue) was 139.2% for the month and 100.1% for the fiscal year-to-date.



Administrative Expense

- For the month ended June 30th, 2024:
 - Actual Administrative Expense: \$9.5 million.
 - Budgeted Administrative Expense: \$9.7 million.

- For the fiscal YTD ended June 30th, 2024:
 - Actual Administrative Expense: \$97.7 million.
 - Budgeted Administrative Expense: \$104.2 million.

Summary of Administrative Expense (In Dollars)								
For the Month and Fiscal Year-to-Date								
Current Month				Favorable/(Unfavorable)	Year-to-Date			
Actual	Budget	Variance \$	Variance %		Actual	Budget	Variance \$	Variance %
\$4,422,056	\$5,863,602	\$1,441,546	24.6%	Employee Expense	\$60,138,340	\$66,271,689	\$6,133,349	9.3%
75,167	71,455	(3,712)	-5.2%	Medical Benefits Admin Expense	2,001,755	1,612,583	(389,172)	-24.1%
1,307,911	1,075,118	(232,793)	-21.7%	Purchased & Professional Services	15,213,956	12,372,079	(2,841,877)	-23.0%
3,694,618	2,668,963	(1,025,655)	-38.4%	Other Admin Expense	20,301,157	23,973,926	3,672,769	15.3%
\$9,499,752	\$9,679,138	\$179,387	1.9%	Total Administrative Expense	\$97,655,208	\$104,230,277	\$6,575,069	6.3%

The year-to-date variances include:

- Favorable Employee and Temporary Services and delayed training, travel, Recruitment and other employee-related expenses.
- Favorable Building Occupancy costs.
- Favorable Licenses, Insurance & Fees
- Favorable Consulting Fees
- Unfavorable impact of timing for Computer Support Services, Other Purchased Services; Medical Benefit Admin fees, Community Relation fees; as well as the change in account bookings for IT-related Licenses and Subscriptions.

The Administrative Loss Ratio (ALR) is 6.9% of net revenue for the month and 5.6% of net revenue year-to-date.

Other Income / (Expense)

Other Income & Expense is comprised of investment income and claims interest.

- Fiscal year-to-date net investments show a gain of \$31.7 million.
- Fiscal year-to-date claims interest expense, due to delayed payment of certain claims, or recalculated interest on previously paid claims is \$865,000.

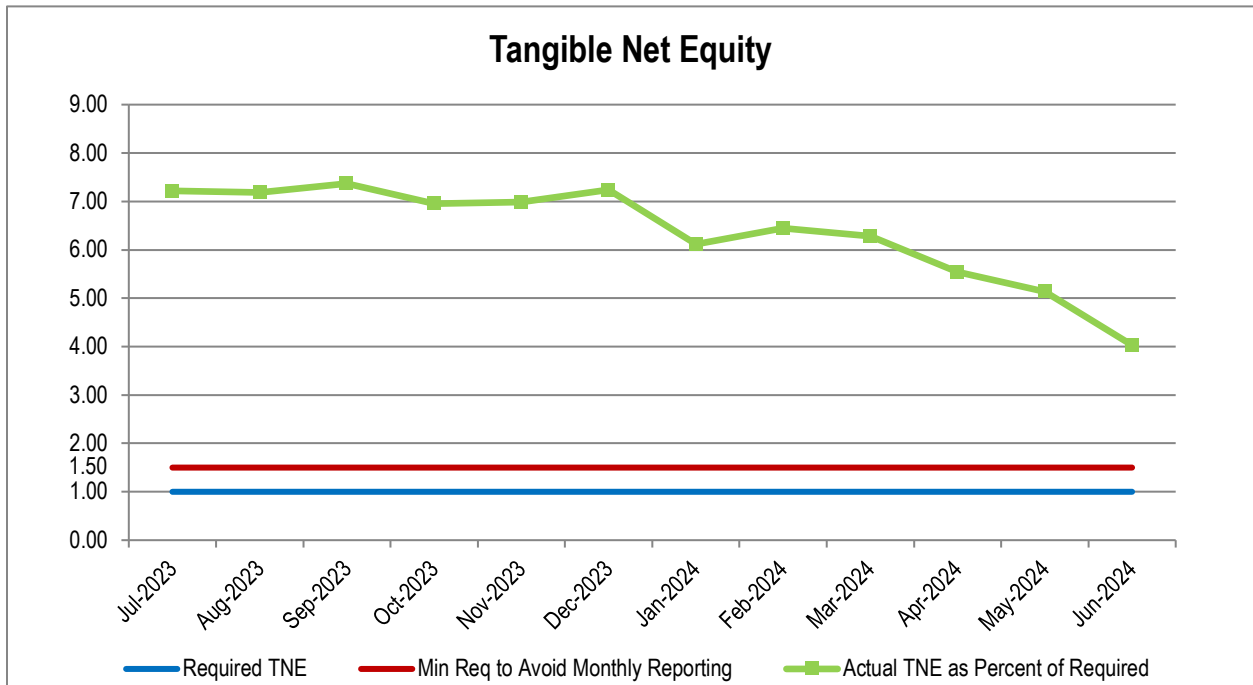
Managed Care Organization (MCO) Provider Tax

- For the month ended June 30th, 2024:
 - \$114.8 million unbudgeted MCO Tax Revenue.
 - \$114.8 million unbudgeted MCO Tax Expense.

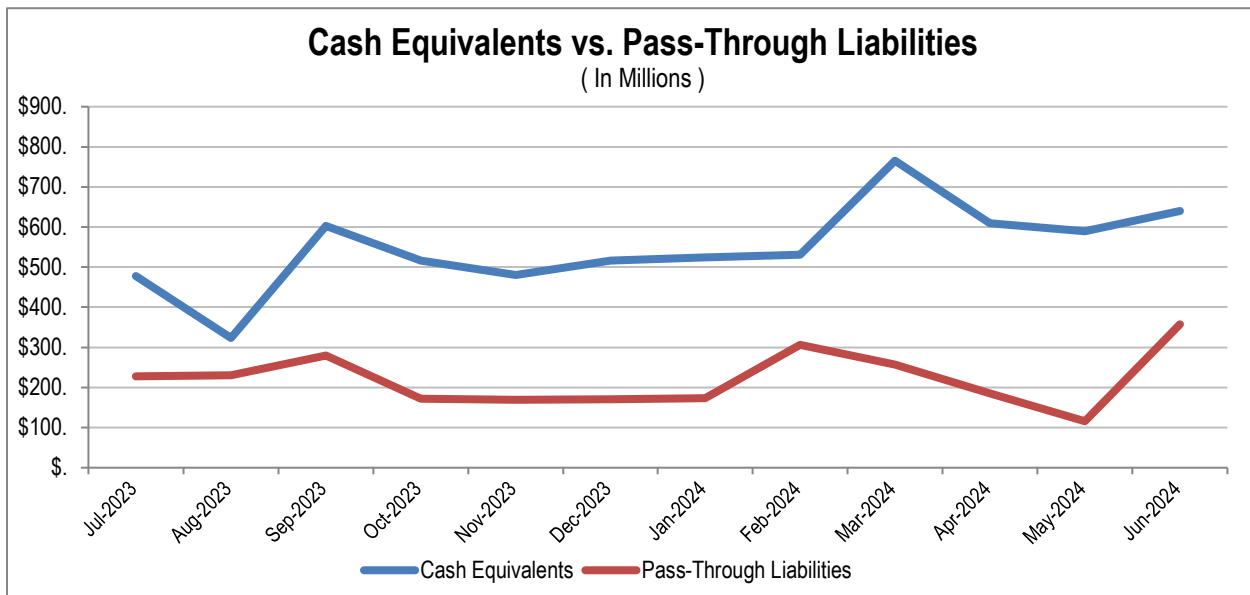
Tangible Net Equity (TNE)

- The Department of Managed Health Care (DMHC) monitors the financial stability of health plans to ensure that they can meet their financial obligations to providers. TNE is a calculation of a company's total tangible assets minus a percentage of fee-for-service medical expenses. The Alliance exceeds DMHC's required TNE.

- Required TNE \$63.4 million
- Actual TNE \$255.4 million
- Excess TNE \$192.0 million
- TNE % of Required TNE 403%



- To ensure appropriate liquidity and limit risk, the majority of Alliance financial assets are kept in short-term investments.
- Key Metrics
 - Cash & Cash Equivalents \$640.3 million
 - Pass-Through Liabilities \$357.5 million
 - Uncommitted Cash \$282.9 million
 - Working Capital \$212.7 million
 - Current Ratio 1.26 (regulatory minimum is 1.00)



Capital Investment

- Fiscal year-to-date capital assets acquired: \$415,000.
- Annual capital budget: \$1.6 million.
- A summary of year-to-date capital asset acquisitions is included in this monthly financial statement package.

Caveats to Financial Statements

- We continue to caveat these financial statements that, due to challenges of projecting medical expense and liabilities based on incomplete claims experience, financial results are subject to revision.
- The full set of financial statements and reports are included in the Board of Governors Report. This is a high-level summary of key components of those statements, which are unaudited.

Finance

Supporting Documents

ALAMEDA ALLIANCE FOR HEALTH
STATEMENT OF REVENUE & EXPENSES
ACTUAL VS. BUDGET
COMBINED BASIS (RESTRICTED & UNRESTRICTED FUNDS)
FOR THE MONTH AND FISCAL YTD ENDED JUNE 30, 2024

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance	% Variance	Account Description	Actual	Budget	\$ Variance	% Variance
		(Unfavorable)	(Unfavorable)				(Unfavorable)	(Unfavorable)
				MEMBERSHIP				
398,332	379,251	19,081	5.0%	1. Medi-Cal	4,475,730	4,416,822	58,908	1.3%
5,658	5,493	165	3.0%	2. GroupCare	67,529	66,886	643	1.0%
403,990	384,744	19,246	5.0%	3. TOTAL MEMBER MONTHS	4,543,259	4,483,708	59,551	1.3%
				REVENUE				
138,178,166	157,721,756	(19,543,590)	(12.4%)	4. Premium Revenue	1,750,002,982	1,777,122,514	(27,119,532)	(1.5%)
114,754,580	0	114,754,580	0.0%	5. MCO Tax Revenue AB119	615,623,026	0	615,623,026	0.0%
\$252,932,746	\$157,721,756	\$95,210,990	60.4%	6. TOTAL REVENUE	\$2,365,626,008	\$1,777,122,514	\$588,503,495	33.1%
				MEDICAL EXPENSES				
				<u>Capitated Medical Expenses:</u>				
\$19,351,023	\$15,576,865	(\$3,774,157)	(24.2%)	7. Capitated Medical Expense	\$266,148,714	\$251,048,563	(\$15,100,151)	(6.0%)
				<u>Fee for Service Medical Expenses:</u>				
\$51,124,312	\$47,623,940	(\$3,500,373)	(7.4%)	8. Inpatient Hospital Expense	\$491,808,246	\$489,017,992	(\$2,790,254)	(0.6%)
\$5,174,843	\$6,533,868	\$1,359,025	20.8%	9. Primary Care Physician Expense	\$57,738,744	\$73,334,806	\$15,596,061	21.3%
\$8,459,740	\$7,558,321	(\$901,419)	(11.9%)	10. Specialty Care Physician Expense	\$74,333,589	\$76,995,468	\$2,661,879	3.5%
\$24,752,152	\$14,016,325	(\$10,735,827)	(76.6%)	11. Ancillary Medical Expense	\$161,849,616	\$150,178,558	(\$11,671,058)	(7.8%)
\$11,721,206	\$12,086,307	\$365,101	3.0%	12. Outpatient Medical Expense	\$112,197,211	\$121,862,351	\$9,665,140	7.9%
\$11,287,171	\$7,579,788	(\$3,707,383)	(48.9%)	13. Emergency Expense	\$92,645,583	\$80,304,222	(\$12,341,361)	(15.4%)
\$16,422,835	\$12,137,822	(\$4,285,013)	(35.3%)	14. Pharmacy Expense	\$119,538,316	\$125,550,416	\$6,012,100	4.8%
\$43,899,900	\$23,401,431	(\$20,498,469)	(87.6%)	15. Long Term Care Expense	\$323,093,163	\$257,634,255	(\$65,458,908)	(25.4%)
\$172,842,159	\$130,937,801	(\$41,904,358)	(32.0%)	16. Total Fee for Service Expense	\$1,433,204,468	\$1,374,878,067	(\$58,326,401)	(4.2%)
(\$24,594)	\$5,427,665	\$5,452,259	100.5%	17. Other Benefits & Services	\$51,030,763	\$61,271,381	\$10,240,618	16.7%
\$148,695	\$351,286	\$202,591	57.7%	18. Reinsurance Expense	(\$1,602,160)	\$3,027,462	\$4,629,622	152.9%
\$0	\$0	\$0	0.0%	19. Risk Pool Distribution	\$3,000,000	\$3,000,000	\$0	(0.0%)
\$192,317,283	\$152,293,617	(\$40,023,666)	(26.3%)	20. TOTAL MEDICAL EXPENSES	\$1,751,781,784	\$1,693,225,473	(\$58,556,311)	(3.5%)
\$60,615,463	\$5,428,139	(\$55,187,324)	(1,016.7%)	21. GROSS MARGIN	\$613,844,224	\$83,897,041	(\$529,947,183)	(631.7%)
				ADMINISTRATIVE EXPENSES				
\$4,422,056	\$5,863,602	\$1,441,546	24.6%	22. Personnel Expense	\$60,138,340	\$66,271,692	\$6,133,352	9.3%
\$75,167	\$71,455	(\$3,712)	(5.2%)	23. Benefits Administration Expense	\$2,001,755	\$1,612,583	(\$389,172)	(24.1%)
\$1,307,911	\$1,075,118	(\$232,793)	(21.7%)	24. Purchased & Professional Services	\$15,213,956	\$12,372,079	(\$2,841,877)	(23.0%)
\$3,694,618	\$2,668,963	(\$1,025,655)	(38.4%)	25. Other Administrative Expense	\$20,301,157	\$23,973,926	\$3,672,769	15.3%
\$9,499,752	\$9,679,139	\$179,387	1.9%	26. TOTAL ADMINISTRATIVE EXPENSES	\$97,655,208	\$104,230,280	\$6,575,072	6.3%
\$114,754,580	\$0	(\$114,754,580)	0.0%	27. MCO TAX EXPENSES	\$615,599,026	\$0	(\$615,599,026)	0.0%
(\$63,638,869)	(\$4,251,000)	(\$59,387,869)	(1,397.0%)	28. NET OPERATING INCOME / (LOSS)	(\$99,410,010)	(\$20,333,239)	(\$79,076,771)	(388.9%)
\$3,024,840	\$2,450,000	\$574,840	23.5%	OTHER INCOME / EXPENSES				
(\$60,614,028)	(\$1,801,000)	(\$58,813,029)	(3,265.6%)	29. TOTAL OTHER INCOME / (EXPENSES)	\$30,828,113	\$29,588,843	\$1,239,270	4.2%
139.2%	96.6%	-42.6%	-44.1%	30. NET SURPLUS (DEFICIT)	(\$68,581,898)	\$9,255,603	(\$77,837,501)	(841.0%)
6.9%	6.1%	-0.8%	-13.1%	31. Medical Loss Ratio	100.1%	95.3%	-4.8%	-5.0%
-24.0%	-1.1%	-22.9%	-2,081.8%	32. Administrative Expense Ratio	5.6%	5.9%	-0.3%	-5.1%
				33. Net Surplus (Deficit) Ratio	-2.9%	0.5%	-3.4%	-680.0%

**ALAMEDA ALLIANCE FOR HEALTH
BALANCE SHEETS
CURRENT MONTH VS. PRIOR MONTH
FOR THE MONTH AND FISCAL YTD ENDED JUNE 30, 2024**

	<u>6/30/2024</u>	<u>5/31/2024</u>	<u>Difference</u>	<u>% Difference</u>
CURRENT ASSETS:				
Cash & Equivalents				
Cash	(\$6,756,723)	\$17,969,861	(\$24,726,584)	-137.60%
Short-Term Investments	647,097,949	571,035,527	76,062,422	13.32%
Interest Receivable	1,916,063	1,526,874	389,189	25.49%
Premium Receivables	366,943,520	162,334,975	204,608,545	126.04%
Reinsurance Receivables	5,610,158	5,300,879	309,279	5.83%
Other Receivables	5,326,985	5,268,678	58,307	1.11%
Prepaid Expenses	296,016	904,521	(608,506)	-67.27%
CalPERS Net Pension Assets	(6,144,132)	(5,286,448)	(857,684)	16.22%
Deferred Outflow	14,319,532	14,099,056	220,476	1.56%
TOTAL CURRENT ASSETS	\$1,028,609,368	\$773,153,923	\$255,455,445	33.04%
OTHER ASSETS:				
Long-Term Investments	32,992,246	26,748,669	6,243,578	23.34%
Restricted Assets	350,000	350,000	0	0.00%
GASB 87-Lease Assets (Net)	806,923	872,837	(65,913)	-7.55%
GASB 96-SBITA Assets (Net)	4,089,460	4,311,777	(222,317)	-5.16%
TOTAL OTHER ASSETS	\$38,238,629	\$32,283,282	\$5,955,347	18.45%
PROPERTY AND EQUIPMENT:				
Land, Building & Improvements	9,842,648	9,842,648	0	0.00%
Furniture And Equipment	12,541,393	12,541,393	0	0.00%
Leasehold Improvement	902,447	903,599	(1,153)	-0.13%
Internally Developed Software	14,824,002	14,824,002	0	0.00%
Fixed Assets at Cost	\$38,110,489	\$38,111,641	(\$1,153)	0.00%
Less: Accumulated Depreciation	(\$32,662,672)	(\$32,612,126)	(\$50,546)	0.15%
NET PROPERTY AND EQUIPMENT	\$5,447,816	\$5,499,516	(\$51,699)	-0.94%
TOTAL ASSETS	\$1,072,295,814	\$810,936,720	\$261,359,094	32.23%
CURRENT LIABILITIES:				
Accounts Payable	5,304,306	2,409,177	2,895,129	120.17%
Other Accrued Liabilities	80,257,691	72,173,398	8,084,293	11.20%
GASB 87 ST Lease Liabilities	777,289	922,283	(144,994)	-15.72%
GASB 96 ST SBITA Liabilities	2,621,143	2,380,680	240,464	10.10%
Claims Payable	36,144,921	34,543,423	1,601,498	4.64%
IBNP Reserves	296,304,258	245,687,493	50,616,765	20.60%
Pass-Through Liabilities	357,458,504	115,807,452	241,651,052	208.67%
Risk Sharing - Providers	6,629,337	6,629,337	0	0.00%
Risk Corridor Reserves	19,000,000	0	19,000,000	0.00%
Payroll Liabilities	8,099,226	8,189,492	(90,266)	-1.10%
Deferred Inflow	3,327,530	5,004,985	(1,677,455)	-33.52%
TOTAL CURRENT LIABILITIES	\$815,924,205	\$493,747,720	\$322,176,485	65.25%
LONG TERM LIABILITIES:				
GASB 87 LT Lease Liabilities	78,600	71,130	7,470	10.50%
GASB 96 LT SBITA Liabilities	917,866	1,128,698	(210,832)	-18.68%
TOTAL LONG TERM LIABILITIES	\$996,466	\$1,199,828	(\$203,362)	-16.95%
TOTAL LIABILITIES	\$816,920,671	\$494,947,548	\$321,973,123	65.05%
NET WORTH:				
Contributed Capital	840,233	840,233	0	0.00%
Restricted & Unrestricted Funds	323,116,808	323,116,808	0	0.00%
Year-to Date Net Income / (Loss)	(68,581,898)	(7,967,869)	(60,614,028)	760.73%
TOTAL NET WORTH	\$255,375,143	\$315,989,172	(\$60,614,029)	-19.18%
TOTAL LIABILITIES AND NET WORTH	\$1,072,295,814	\$810,936,720	\$261,359,094	32.23%
Cash Equivalents	\$640,341,226	\$589,005,388	\$51,335,838	8.72%
Pass-Through	\$357,458,504	\$115,807,452	\$241,651,052	208.67%
Uncommitted Cash	\$282,882,722	\$473,197,936	(\$190,315,214)	-40.22%
Working Capital	\$212,685,163	\$279,406,203	(\$66,721,040)	-23.88%
Current Ratio	126.1%	156.6%	-30.5%	-19.5%

**ALAMEDA ALLIANCE FOR HEALTH
CASH FLOW STATEMENT
FOR THE MONTH AND FISCAL YTD ENDED**

June 30, 2024

	MONTH	3 MONTHS	6 MONTHS	YTD
CASH FLOWS FROM OPERATING ACTIVITIES				
Commercial Premium Cash Flows				
Commercial Premium Revenue	\$2,587,465	\$7,744,562	\$15,442,943	\$30,877,657
GroupCare Receivable	2,537,169	2,544,485	2,541,742	(3,661)
Total	5,124,634	10,289,047	17,984,685	30,873,996
Medi-Cal Premium Cash Flows				
Medi-Cal Revenue	250,345,281	759,073,063	1,527,136,355	2,334,748,351
Premium Receivable	(207,145,716)	(229,041,456)	(142,425,104)	(70,577,438)
Total	43,199,565	530,031,607	1,384,711,251	2,264,170,913
Investment & Other Income Cash Flows				
Other Revenues	(228,928)	(373,264)	(61,609)	2,227,835
Interest Income	3,352,279	8,833,283	15,094,260	29,679,875
Interest Receivable	(389,189)	587,394	2,070,692	(1,201,488)
Total	2,734,162	9,047,413	17,103,343	30,706,222
Medical & Hospital Cash Flows				
Total Medical Expenses	(192,317,288)	(507,735,400)	(992,369,750)	(1,751,781,784)
Other Health Care Receivables	(366,754)	(2,533,393)	(5,990,904)	(7,099,868)
Capitation Payable	-	-	-	(7,387,555)
IBNP Payable	50,616,765	59,255,944	128,161,762	131,799,856
Other Medical Payable	158,792,784	69,858,994	126,558,915	73,624,872
Risk Share Payable	-	-	-	1,022,154
New Health Program Payable	-	-	-	-
Total	16,725,507	(381,153,855)	(743,639,977)	(1,559,822,325)
Administrative Cash Flows				
Total Administrative Expenses	(9,598,263)	(28,784,466)	(53,610,974)	(98,734,806)
Prepaid Expenses	705,952	56,502	3,484,093	4,624,922
Other Receivables	(98,278)	(55,646)	(43,045)	1,570
CalPERS Pension	637,208	637,208	637,208	637,208
Trade Accounts Payable	(302,074)	970,796	(2,150,162)	64,872
Payroll Liabilities	(1,767,722)	(2,180,889)	(289,684)	491,884
GASB Assets and Liabilities	180,337	378,013	633,996	3,450
Depreciation Expense	50,546	(365,647)	(173,681)	185,548
Total	(10,192,294)	(29,344,129)	(51,512,249)	(92,725,352)
MCO Tax AB119 Cash Flows				
MCO Tax Expense AB119	(114,754,580)	(336,794,922)	(615,599,026)	(615,599,026)
MCO Tax Liabilities	114,741,263	99,945,965	142,793,859	143,198,487
Total	(13,317)	(236,848,957)	(472,805,167)	(472,400,539)
Net Cash Flows from Operating Activities	57,578,257	(97,978,874)	151,841,886	200,802,915

**ALAMEDA ALLIANCE FOR HEALTH
CASH FLOW STATEMENT
FOR THE MONTH AND FISCAL YTD ENDED**

June 30, 2024

	MONTH	3 MONTHS	6 MONTHS	YTD
<u>CASH FLOWS FROM INVESTING ACTIVITIES</u>				
Investment Cash Flows				
Long Term Investments	(6,243,571)	(27,800,524)	(28,254,020)	(21,431,710)
Total	(6,243,571)	(27,800,524)	(28,254,020)	(21,431,710)
Restricted Cash & Other Asset Cash Flows				
Restricted Assets-Treasury Account	-	-	-	-
Total	-	-	-	-
Fixed Asset Cash Flows				
Fixed Asset Acquisitions	1,153	744,002	723,597	(415,393)
Purchases of Property and Equipment	1,153	744,002	723,597	(415,393)
Net Cash Flows from Investing Activities	(6,242,418)	(27,056,522)	(27,530,423)	(21,847,103)
Net Change in Cash	51,335,839	(125,035,396)	124,311,463	178,955,812
Rounding	(1.00)	-	-	(1.00)
Cash @ Beginning of Period	589,005,389	765,376,623	516,029,764	461,385,416
Cash @ End of Period	\$640,341,227	\$640,341,227	\$640,341,227	\$640,341,227
Variance	-	-	-	-

**ALAMEDA ALLIANCE FOR HEALTH
CASH FLOW STATEMENT
FOR THE MONTH AND FISCAL YTD ENDED**

June 30, 2024

	MONTH	3 MONTHS	6 MONTHS	YTD
NET INCOME RECONCILIATION				
Net Income / (Loss)	(\$60,614,034)	(\$98,037,144)	(\$103,967,802)	(\$68,581,898)
Add back: Depreciation & Amortization	50,546	(365,647)	(173,681)	185,548
Receivables				
Premiums Receivable	(207,145,716)	(229,041,456)	(142,425,104)	(70,577,438)
Interest Receivable	(389,189)	587,394	2,070,692	(1,201,488)
Other Health Care Receivables	(366,754)	(2,533,393)	(5,990,904)	(7,099,868)
Other Receivables	(98,278)	(55,646)	(43,045)	1,570
GroupCare Receivable	2,537,169	2,544,485	2,541,742	(3,661)
Total	<u>(205,462,768)</u>	<u>(228,498,616)</u>	<u>(143,846,619)</u>	<u>(78,880,885)</u>
Prepaid Expenses	705,952	56,502	3,484,093	4,624,922
Trade Payables	(302,074)	970,796	(2,150,162)	64,872
Claims Payable and Shared Risk Pool				
IBNP Payable	50,616,765	59,255,944	128,161,762	131,799,856
Capitation Payable & Other Medical Payable	158,792,784	69,858,994	126,558,915	66,237,317
Risk Share Payable	-	-	0	1,022,154
Claims Payable				
Total	<u>209,409,549</u>	<u>129,114,938</u>	<u>254,720,677</u>	<u>199,059,327</u>
Other Liabilities				
CalPERS Pension	637,208.00	637,208.00	637,208.00	637,208.00
Payroll Liabilities	(1,767,722)	(2,180,889)	(289,683)	491,884
GASB Assets and Liabilities	180,337	378,013	633,996	3,450
New Health Program	-	-	-	-
MCO Tax Liabilities	114,741,263	99,945,965	142,793,859	143,198,487
Total	<u>113,791,086</u>	<u>98,780,297</u>	<u>143,775,380</u>	<u>144,331,029</u>
Rounding	-	-	-	-
Cash Flows from Operating Activities	<u>57,578,257</u>	<u>(97,978,874)</u>	<u>151,841,886</u>	<u>200,802,915</u>
Variance	-	-	-	-

**ALAMEDA ALLIANCE FOR HEALTH
CASH FLOW STATEMENT
FOR THE MONTH AND FISCAL YTD ENDED**

June 30, 2024

	MONTH	3 MONTHS	6 MONTHS	YTD
CASH FLOW STATEMENT:				
Cash Flows from Operating Activities:				
Cash Received				
Capitation Received from State of CA	\$43,199,565	\$530,031,607	\$1,384,711,251	\$2,264,170,913
Medicare Revenue	\$0	\$0	\$0	\$0
GroupCare Premium Revenue	5,124,634	10,289,047	17,984,685	30,873,996
Other Income	(228,928)	(373,264)	(61,609)	2,227,835
Interest Income	2,963,090	9,420,677	17,164,952	28,478,387
Less Cash Paid				
Medical Expenses	16,725,507	(381,153,855)	(743,639,977)	(1,559,822,325)
Vendor & Employee Expenses	(10,192,294)	(29,344,129)	(51,512,249)	(92,725,352)
MCO Tax Expense AB119	(13,317)	(236,848,957)	(472,805,167)	(472,400,539)
Net Cash Flows from Operating Activities	57,578,257	(97,978,874)	151,841,886	200,802,915
Cash Flows from Investing Activities:				
Long Term Investments	(6,243,571)	(27,800,524)	(28,254,020)	(21,431,710)
Restricted Assets-Treasury Account	0	0	0	0
Purchases of Property and Equipment	1,153	744,002	723,597	(415,393)
Net Cash Flows from Investing Activities	(6,242,418)	(27,056,522)	(27,530,423)	(21,847,103)
Net Change in Cash	51,335,839	(125,035,396)	124,311,463	178,955,812
Rounding	(1.00)	-	-	(1.00)
Cash @ Beginning of Period	589,005,389	765,376,623	516,029,764	461,385,416
Cash @ End of Period	\$640,341,227	\$640,341,227	\$640,341,227	\$640,341,227
Variance	\$0	-	-	-
RECONCILIATION OF NET INCOME TO NET CASH FLOW FROM OPERATING ACTIVITIES:				
Net Income / (Loss)	(\$60,614,034)	(\$98,037,143)	(\$103,967,803)	(\$68,581,898)
Add Back: Depreciation	50,546	(365,647)	(173,681)	185,548
Net Change in Operating Assets & Liabilities				
Premium & Other Receivables	(205,462,768)	(228,498,616)	(143,846,619)	(78,880,885)
Prepaid Expenses	705,952	56,501	3,484,094	4,624,922
Trade Payables	(302,074)	970,796	(2,150,162)	64,872
Claims Payable, IBNP and Risk Sharing	209,409,549	129,114,938	254,720,677	199,059,327
Deferred Revenue	0	0	0	0
Other Liabilities	113,791,086	98,780,297	143,775,380	144,331,029
Total	57,578,257	(97,978,874)	151,841,886	200,802,915
Rounding	-	-	-	-
Cash Flows from Operating Activities	\$57,578,257	(\$97,978,874)	\$151,841,886	\$200,802,915
Variance	\$0	-	-	-

**ALAMEDA ALLIANCE FOR HEALTH
OPERATING STATEMENT BY CATEGORY OF AID**

**GAAP BASIS
FOR THE MONTH OF JUNE 2024**

	Medi-Cal Child	Medi-Cal Adult	Medi-Cal SPD	Medi-Cal ACA OE	Medi-Cal Duals	Medi-Cal LTC	Medi-Cal LTC Duals	Medi-Cal Total	Group Care	Medicare	Grand Total
Enrollments/Member Months	110,124	62,746	34,920	149,324	39,748	222	1,248	398,332	5,658	-	403,990
Revenue	\$46,400,777	\$35,376,993	\$42,941,451	\$88,438,988	\$24,393,132	\$1,780,514	\$11,013,426	\$250,345,281	\$2,587,465	\$0	\$252,932,746
Medical Expense	15,392,927	21,456,501	49,860,543	62,526,425	22,777,161	3,847,919	12,647,413	188,508,889	3,808,394	-	\$192,317,283
Gross Margin	\$31,007,850	\$13,920,492	(\$6,919,092)	\$25,912,563	\$1,615,971	(\$2,067,405)	(\$1,633,987)	\$61,836,392	(\$1,220,929)	\$0	\$60,615,463
Administrative Expense	\$473,873	\$1,072,171	\$3,001,878	\$3,066,500	\$788,542	\$140,490	\$669,843	\$9,213,297	\$206,979	\$79,476	\$9,499,752
MCO Tax Expense	\$33,167,131	\$17,074,944	\$10,250,398	\$40,753,921	\$13,110,601	\$40,928	\$356,657	\$114,754,580	\$0	\$0	\$114,754,580
Operating Income / (Expense)	(\$2,633,154)	(\$4,226,623)	(\$20,171,369)	(\$17,907,857)	(\$12,283,171)	(\$2,248,824)	(\$2,660,487)	(\$62,131,484)	(\$1,427,908)	(\$79,476)	(\$63,638,869)
Other Income / (Expense)	\$151,227	\$343,667	\$979,662	\$984,781	\$250,672	\$46,292	\$215,591	\$2,971,892	\$52,949	\$0	\$3,024,840
Net Income / (Loss)	(\$2,481,927)	(\$3,882,957)	(\$19,191,707)	(\$16,923,076)	(\$12,032,499)	(\$2,202,532)	(\$2,444,896)	(\$59,159,592)	(\$1,374,960)	(\$79,476)	(\$60,614,028)
PMPM Metrics:											
Revenue PMPM	\$421.35	\$563.81	\$1,229.71	\$592.26	\$613.69	\$8,020.33	\$8,824.86	\$628.48	\$457.31	\$0.00	\$626.09
Medical Expense PMPM	\$139.78	\$341.96	\$1,427.85	\$418.73	\$573.04	\$17,332.97	\$10,134.15	\$473.25	\$673.10	\$0.00	\$476.04
Gross Margin PMPM	\$281.57	\$221.85	(\$198.14)	\$173.53	\$40.66	(\$9,312.64)	(\$1,309.28)	\$155.24	(\$215.79)	\$0.00	\$150.04
Administrative Expense PMPM	\$4.30	\$17.09	\$85.96	\$20.54	\$19.84	\$632.84	\$536.73	\$23.13	\$36.58	\$0.00	\$23.51
MCO Tax Expense PMPM	\$301.18	\$272.13	\$293.54	\$272.92	\$329.84	\$184.36	\$285.78	\$288.09	\$0.00	\$0.00	\$284.05
Operating Income / (Expense) PMPM	(\$23.91)	(\$67.36)	(\$577.65)	(\$119.93)	(\$309.03)	(\$10,129.84)	(\$2,131.80)	(\$155.98)	(\$252.37)	\$0.00	(\$157.53)
Other Income / (Expense) PMPM	\$1.37	\$5.48	\$28.05	\$6.59	\$6.31	\$208.52	\$172.75	\$7.46	\$9.36	\$0.00	\$7.49
Net Income / (Loss) PMPM	(\$22.54)	(\$61.88)	(\$549.59)	(\$113.33)	(\$302.72)	(\$9,921.32)	(\$1,959.05)	(\$148.52)	(\$243.01)	\$0.00	(\$150.04)
Ratio:											
Medical Loss Ratio	116.3%	117.2%	152.5%	131.1%	201.9%	221.2%	118.7%	139.0%	147.2%	0.0%	139.2%
Administrative Expense Ratio	3.6%	5.9%	9.2%	6.4%	7.0%	8.1%	6.3%	6.8%	8.0%	0.0%	6.9%
Net Income Ratio	-5.3%	-11.0%	-44.7%	-19.1%	-49.3%	-123.7%	-22.2%	-23.6%	-53.1%	0.0%	-24.0%

**ALAMEDA ALLIANCE FOR HEALTH
OPERATING STATEMENT BY CATEGORY OF AID**

**GAAP BASIS
FOR THE FISCAL YEAR TO DATE JUNE 2024**

	Medi-Cal Child	Medi-Cal Adult	Medi-Cal SPD	Medi-Cal ACA OE	Medi-Cal Duals	Medi-Cal LTC	Medi-Cal LTC Duals	Medi-Cal Total	Group Care	Medicare	Grand Total
Enrollments/Member Months	1,269,266	691,282	394,719	1,615,790	488,782	2,143	13,748	4,475,730	67,529	-	4,543,259
Revenue	\$340,509,368	\$320,015,948	\$497,475,114	\$812,750,198	\$223,868,704	\$21,721,704	\$118,407,316	\$2,334,748,352	\$30,877,656	\$0	\$2,365,626,008
Medical Expense	142,533,339	216,283,828	463,485,113	580,943,997	171,270,349	26,492,422	122,336,272	1,723,345,321	28,429,463	7,000	\$1,751,781,784
Gross Margin	\$197,976,029	\$103,732,120	\$33,990,001	\$231,806,201	\$52,598,355	(\$4,770,718)	(\$3,928,957)	\$611,403,031	\$2,448,193	(\$7,000)	\$613,844,224
Administrative Expense	\$5,751,877	\$10,658,145	\$30,932,280	\$31,095,774	\$8,742,673	\$1,387,269	\$6,607,981	\$95,175,998	\$1,896,956	\$582,254	\$97,655,208
MCO Tax Expense	\$175,748,796	\$94,089,415	\$54,400,864	\$220,882,584	\$68,314,938	\$277,622	\$1,884,808	\$615,599,026	\$0	\$0	\$615,599,026
Operating Income / (Expense)	\$16,475,356	(\$1,015,439)	(\$51,343,144)	(\$20,172,157)	(\$24,459,256)	(\$6,435,609)	(\$12,421,745)	(\$99,371,994)	\$551,237	(\$589,254)	(\$99,410,010)
Other Income / (Expense)	\$1,681,648	\$3,368,829	\$10,012,654	\$9,894,322	\$2,769,413	\$455,868	\$2,129,575	\$30,312,310	\$515,803	\$0	\$30,828,113
Net Income / (Loss)	\$18,157,004	\$2,353,390	(\$41,330,490)	(\$10,277,834)	(\$21,689,842)	(\$5,979,741)	(\$10,292,170)	(\$69,059,684)	\$1,067,040	(\$589,254)	(\$68,581,898)
PMPM Metrics:											
Revenue PMPM	\$268.27	\$462.93	\$1,260.33	\$503.00	\$458.01	\$10,136.12	\$8,612.69	\$521.65	\$457.25	\$0.00	\$520.69
Medical Expense PMPM	\$112.30	\$312.87	\$1,174.22	\$359.54	\$350.40	\$12,362.31	\$8,898.48	\$385.04	\$421.00	\$0.00	\$385.58
Gross Margin PMPM	\$155.98	\$150.06	\$86.11	\$143.46	\$107.61	(\$2,226.19)	(\$285.78)	\$136.60	\$36.25	\$0.00	\$135.11
Administrative Expense PMPM	\$4.53	\$15.42	\$78.37	\$19.24	\$17.89	\$647.35	\$480.65	\$21.26	\$28.09	\$0.00	\$21.49
MCO Tax Expense PMPM	\$138.46	\$136.11	\$137.82	\$136.70	\$139.77	\$129.55	\$137.10	\$137.54	\$0.00	\$0.00	\$135.50
Operating Income / (Expense) PMPM	\$12.98	(\$1.47)	(\$130.08)	(\$12.48)	(\$50.04)	(\$3,003.08)	(\$903.53)	(\$22.20)	\$8.16	\$0.00	(\$21.88)
Other Income / (Expense) PMPM	\$1.32	\$4.87	\$25.37	\$6.12	\$5.67	\$212.72	\$154.90	\$6.77	\$7.64	\$0.00	\$6.79
Net Income / (Loss) PMPM	\$14.31	\$3.40	(\$104.71)	(\$6.36)	(\$44.38)	(\$2,790.36)	(\$748.63)	(\$15.43)	\$15.80	\$0.00	(\$15.10)
Ratio:											
Medical Loss Ratio	86.5%	95.7%	104.6%	98.2%	110.1%	123.5%	105.0%	100.2%	92.1%	0.0%	100.1%
Administrative Expense Ratio	3.5%	4.7%	7.0%	5.3%	5.6%	6.5%	5.7%	5.5%	6.1%	0.0%	5.6%
Net Income Ratio	5.3%	0.7%	-8.3%	-1.3%	-9.7%	-27.5%	-8.7%	-3.0%	3.5%	0.0%	-2.9%

ALAMEDA ALLIANCE FOR HEALTH
ADMINISTRATIVE EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED June 30, 2024

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)
ADMINISTRATIVE EXPENSE SUMMARY								
\$4,422,056	\$5,863,602	\$1,441,546	24.6%	Personnel Expenses	\$60,138,340	\$66,271,692	\$6,133,352	9.3%
75,167	71,455	(3,712)	(5.2%)	Benefits Administration Expense	2,001,755	1,612,583	(389,172)	(24.1%)
1,307,911	1,075,118	(232,793)	(21.7%)	Purchased & Professional Services	15,213,956	12,372,079	(2,841,877)	(23.0%)
480,190	522,532	42,342	8.1%	Occupancy	4,091,346	6,044,874	1,953,528	32.3%
2,857,913	1,077,950	(1,779,963)	(165.1%)	Printing Postage & Promotion	9,346,962	8,167,043	(1,179,919)	(14.4%)
225,696	1,040,113	814,418	78.3%	Licenses Insurance & Fees	6,183,761	9,467,793	3,284,032	34.7%
130,819	28,368	(102,451)	(361.1%)	Supplies & Other Expenses	679,088	294,216	(384,872)	(130.8%)
\$5,077,696	\$3,815,537	(\$1,262,159)	(33.1%)	Total Other Administrative Expense	\$37,516,868	\$37,958,588	\$441,720	1.2%
\$9,499,752	\$9,679,139	\$179,387	1.9%	Total Administrative Expenses	\$97,655,208	\$104,230,280	\$6,575,072	6.3%

ALAMEDA ALLIANCE FOR HEALTH
ADMINISTRATIVE EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED June 30, 2024

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)
				Personnel Expenses				
3,217,216	3,371,768	154,552	4.6%	Salaries & Wages	39,315,222	39,305,046	(10,176)	0.0%
484,246	370,678	(113,567)	(30.6%)	Paid Time Off	4,052,050	4,344,296	292,246	6.7%
435	5,150	4,715	91.6%	Compensated Incentives	20,731	1,949,082	1,928,351	98.9%
0	0	0	0.0%	Severance Pay	139,537	842,000	702,463	83.4%
56,809	54,287	(2,522)	(4.6%)	Payroll Taxes	751,068	761,382	10,314	1.4%
25,093	19,467	(5,627)	(28.9%)	Overtime	415,763	291,728	(124,035)	(42.5%)
(543,469)	285,651	829,120	290.3%	CalPERS ER Match	2,603,404	3,426,368	822,964	24.0%
864,552	1,062,878	198,326	18.7%	Employee Benefits	9,393,708	10,403,267	1,009,559	9.7%
(892)	0	892	0.0%	Personal Floating Holiday	171,551	169,701	(1,850)	(1.1%)
17,220	23,500	6,280	26.7%	Premium Bi/Multilingual Pay	171,813	191,250	19,437	10.2%
0	0	0	0.0%	Prizes	231	0	(231)	0.0%
4,050	0	(4,050)	0.0%	Med Ins Opted Out Stipend	16,650	0	(16,650)	0.0%
139,000	0	(139,000)	0.0%	Holiday Bonus	1,541,961	0	(1,541,961)	0.0%
40,667	0	(40,667)	0.0%	Sick Leave	212,684	0	(212,684)	0.0%
4,635	32,105	27,470	85.6%	Compensated Employee Relations	63,368	345,708	282,341	81.7%
19,880	23,200	3,320	14.3%	Work from Home Stipend	204,140	239,895	35,755	14.9%
820	5,383	4,563	84.8%	Mileage, Parking & Local Travel	13,106	38,467	25,360	65.9%
7,706	33,322	25,615	76.9%	Travel & Lodging	120,965	265,728	144,763	54.5%
19,437	173,922	154,485	88.8%	Temporary Help Services	497,498	1,914,492	1,416,994	74.0%
56,920	314,927	258,007	81.9%	Staff Development/Training	301,013	1,322,228	1,021,215	77.2%
7,730	87,365	79,635	91.2%	Staff Recruitment/Advertising	131,878	461,055	329,176	71.4%
\$4,422,056	\$5,863,602	\$1,441,546	24.6%	Total Employee Expenses	\$60,138,340	\$66,271,692	\$6,133,352	9.3%
				Benefit Administration Expense				
22,902	21,438	(1,464)	(6.8%)	RX Administration Expense	260,736	253,510	(7,226)	(2.9%)
0	0	0	0.0%	Behavioral Hlth Administration Fees	1,193,429	817,710	(375,719)	(45.9%)
52,265	50,017	(2,248)	(4.5%)	Telemedicine Admin Fees	547,590	541,364	(6,227)	(1.2%)
\$75,167	\$71,455	(\$3,712)	(5.2%)	Total Benefit Administration Expenses	\$2,001,755	\$1,612,583	(\$389,172)	(24.1%)
				Purchased & Professional Services				
448,406	375,941	(72,465)	(19.3%)	Consultant Fees - Non Medical	3,503,298	4,084,085	580,788	14.2%
356,891	276,389	(80,502)	(29.1%)	Computer Support Services	4,952,228	3,794,214	(1,158,014)	(30.5%)
3,875	12,500	8,625	69.0%	Audit Fees	134,500	147,500	13,000	8.8%
(1,800)	33	1,833	5,500.5%	Consultant Fees - Medical	(1,800)	267	2,067	775.0%
60,464	95,771	35,306	36.9%	Other Purchased Services	1,887,816	956,291	(931,526)	(97.4%)
2,713	1,576	(1,137)	(72.1%)	Maint.& Repair-Office Equipment	11,710	15,250	3,540	23.2%
0	0	0	0.0%	Maint.&Repair-Computer Hardware	1,180	1,180	0	0.0%
(133,512)	126,966	260,478	205.2%	Medical Refund Recovery Fees	858,287	1,375,835	517,548	37.6%
350,483	10,000	(340,483)	(3,404.8%)	Software - IT Licenses & Subsc	1,967,928	10,000	(1,957,928)	(19,579.3%)
106,451	79,028	(27,423)	(34.7%)	Hardware (Non-Capital)	1,105,621	964,774	(140,847)	(14.6%)
39,739	44,565	4,826	10.8%	Provider Relations-Credentialing	414,273	471,018	56,745	12.0%
74,202	52,350	(21,852)	(41.7%)	Legal Fees	354,951	551,666	196,715	35.7%
0	0	0	0.0%	Interpretive Services	23,964	0	(23,964)	0.0%
\$1,307,911	\$1,075,118	(\$232,793)	(21.7%)	Total Purchased & Professional Services	\$15,213,956	\$12,372,079	(\$2,841,877)	(23.0%)
				Occupancy				
50,546	52,722	2,176	4.1%	Depreciation	185,548	659,372	473,825	71.9%
63,791	64,863	1,072	1.7%	Building Lease	678,970	751,730	72,760	9.7%

ALAMEDA ALLIANCE FOR HEALTH
ADMINISTRATIVE EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED June 30, 2024

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)
9,226	5,870	(3,356)	(57.2%)	Leased and Rented Office Equipment	42,087	79,379	37,292	47.0%
24,764	15,482	(9,282)	(60.0%)	Utilities	212,836	224,044	11,209	5.0%
74,641	86,510	11,869	13.7%	Telephone	865,834	1,004,501	138,667	13.8%
34,903	47,949	13,046	27.2%	Building Maintenance	681,261	392,499	(288,762)	(73.6%)
222,317	249,136	26,819	10.8%	SBITA Amortization Expense-GASB 96	1,424,811	2,933,348	1,508,537	51.4%
\$480,190	\$522,532	\$42,342	8.1%	Total Occupancy	\$4,091,346	\$6,044,874	\$1,953,528	32.3%
				Printing Postage & Promotion				
177,987	117,321	(60,666)	(51.7%)	Postage	899,219	972,902	73,684	7.6%
7,387	5,300	(2,087)	(39.4%)	Design & Layout	40,056	84,316	44,260	52.5%
401,590	155,772	(245,818)	(157.8%)	Printing Services	1,827,518	1,373,133	(454,386)	(33.1%)
26,071	6,910	(19,161)	(277.3%)	Mailing Services	119,975	105,501	(14,474)	(13.7%)
2,896	13,330	10,435	78.3%	Courier/Delivery Service	105,310	123,871	18,561	15.0%
0	333	333	100.0%	Pre-Printed Materials and Publications	1,038	1,500	462	30.8%
0	0	0	0.0%	Promotional Products	6,594	25,371	18,777	74.0%
0	150	150	100.0%	Promotional Services	(1,253)	5,650	6,903	122.2%
2,208,516	755,500	(1,453,016)	(192.3%)	Community Relations	6,042,792	5,170,139	(872,653)	(16.9%)
33,467	23,333	(10,134)	(43.4%)	Translation - Non-Clinical	305,712	304,659	(1,053)	(0.3%)
\$2,857,913	\$1,077,950	(\$1,779,963)	(165.1%)	Total Printing Postage & Promotion	\$9,346,962	\$8,167,043	(\$1,179,919)	(14.4%)
				Licenses Insurance & Fees				
0	250,000	250,000	100.0%	Regulatory Penalties	80,000	1,000,000	920,000	92.0%
83,070	29,000	(54,070)	(186.4%)	Bank Fees	401,168	337,587	(63,582)	(18.8%)
0	89,101	89,101	100.0%	Insurance Premium	1,057,904	1,023,624	(34,280)	(3.3%)
28,462	501,834	473,372	94.3%	Licenses, Permits and Fees	3,374,930	4,965,361	1,590,431	32.0%
114,164	170,179	56,015	32.9%	Subscriptions and Dues - NonIT	1,269,758	2,141,221	871,463	40.7%
\$225,696	\$1,040,113	\$814,418	78.3%	Total Licenses Insurance & Postage	\$6,183,761	\$9,467,793	\$3,284,032	34.7%
				Supplies & Other Expenses				
5,219	5,859	640	10.9%	Office and Other Supplies	106,436	78,452	(27,984)	(35.7%)
0	2,000	2,000	100.0%	Furniture and Equipment	21,300	41,753	20,453	49.0%
62,809	1,300	(61,509)	(4,731.4%)	Ergonomic Supplies	119,959	23,525	(96,434)	(409.9%)
7,581	13,593	6,012	44.2%	Meals and Entertainment	96,405	98,605	2,201	2.2%
29,864	0	(29,864)	0.0%	Miscellaneous Expense	52,223	27,948	(24,276)	(86.9%)
4,850	4,850	0	0.0%	Member Incentive Expense	14,450	19,400	4,950	25.5%
20,497	0	(20,497)	0.0%	Equity & Practice Transformation (EPT)	268,315	0	(268,315)	0.0%
0	100	100	100.0%	Covid-19 IT Expenses	0	800	800	100.0%
0	667	667	100.0%	Covid-19 Non IT Expenses	0	3,733	3,733	100.0%
\$130,819	\$28,368	(\$102,451)	(361.1%)	Total Supplies & Other Expense	\$679,088	\$294,216	(\$384,872)	(130.8%)
\$9,499,752	\$9,679,139	\$179,387	1.9%	TOTAL ADMINISTRATIVE EXPENSE	\$97,655,208	\$104,230,280	\$6,575,072	6.3%

ALAMEDA ALLIANCE FOR HEALTH
 CAPITAL SPENDING INCLUDING CONSTRUCTION-IN-PROCESS
 ACTUAL VS. BUDGET
 FOR THE FISCAL YEAR-TO-DATE ENDED JUNE 30, 2024

	Project ID	Prior YTD Acquisitions	Current Month Acquisitions	Fiscal YTD Acquisitions	Capital Budget Total	\$ Variance Fav/(Unf.)
1. Hardware:						
	Cisco Catalyst 9300 - Catalyst Switches	IT-FY24-01	\$ -	\$ -	\$ -	\$ 50,000
	Cisco Catalyst 8500 - Routers	IT-FY24-02	\$ -	\$ -	\$ -	\$ 60,000
	Cisco AP-9166 - Access Point	IT-FY24-03	\$ -	\$ -	\$ -	\$ 10,000
	Cisco UCS-X M6 or M7 Blades x 6	IT-FY24-04	\$ 426,471	\$ -	\$ 426,471	\$ 426,371
	PURE Storage array	IT-FY24-05	\$ -	\$ -	\$ -	\$ 300,000
	PKI management	IT-FY24-06	\$ -	\$ -	\$ -	\$ 20,000
	IBM Power Hardware Upgrade	IT-FY24-07	\$ 560,652	\$ -	\$ 560,652	\$ 288,629
	Misc Hardware	IT-FY24-08	\$ 7,119	\$ -	\$ 7,119	\$ 15,000
	Network / AV Cabling	IT-FY24-09	\$ 95,054	\$ -	\$ 95,054	\$ 30,000
	Training Room Projector	IT-FY24-10	\$ 12,546	\$ -	\$ 12,546	\$ 13,000
	Conference room upgrades	IT-FY24-11	\$ -	\$ -	\$ -	\$ 107,701
	Fixed Asset Reclass due to new policy (FN-601)		\$ (387,427)	\$ -	\$ (387,427)	\$ -
	Hardware Subtotal		\$ 714,414	\$ -	\$ 714,414	\$ 1,320,701
2. Software:						
	Zerto renewal and Tier 2 add	AC-FY24-01	\$ -	\$ -	\$ -	\$ 126,000
	Fixed Asset Reclass due to new policy (FN-601)		\$ (28,099)	\$ -	\$ (28,099)	\$ -
	Software Subtotal		\$ (28,099)	\$ -	\$ (28,099)	\$ 154,099
3. Building Improvement:						
	Appliances over 1k new/replacement (all buildings/suites)	FA-FY24-01	\$ -	\$ -	\$ -	\$ -
	ACME Security: Readers, HID boxes, Cameras, Doors (planned/unplanned)	FA-FY24-02	\$ -	\$ -	\$ -	\$ 20,000
	HVAC: Replace VAV boxes, duct work, replace old equipment	FA-FY24-03	\$ 18,295	\$ -	\$ 18,295	\$ 20,000
	Electrical work for projects, workstations requirement	FA-FY24-04	\$ -	\$ -	\$ -	\$ 10,000
	1240 Interior blinds replacement	FA-FY24-05	\$ -	\$ -	\$ -	\$ 25,000
	EV Charging stations, if not completed in FY23 and carried over to FY24	FA-FY24-06	\$ 35,399	\$ -	\$ 35,399	\$ 50,000
	Fixed Asset Reclass due to new policy (FN-601)		\$ (324,617)	\$ -	\$ (324,617)	\$ -
	Building Improvement Subtotal		\$ (270,923)	\$ -	\$ (270,923)	\$ 125,000
4. Furniture & Equipment:						
	Office desks, cabinets, shelvings (all building/suites: new or replacement)	FA-FY24-17	\$ 3,860	\$ -	\$ 3,860	\$ 10,000
	Replace, reconfigure, re-design workstations	FA-FY24-18	\$ -	\$ -	\$ -	\$ 20,000
	Fixed Asset Reclass due to new policy (FN-601)		\$ (3,860)	\$ -	\$ (3,860)	\$ -
	Furniture & Equipment Subtotal		\$ -	\$ -	\$ -	\$ 30,000
5. Leasehold Improvement						
	Exacq/Vision NVR Upgrade, Cameras/Video System upgrade	FA-FY24-02	\$ 1,153	\$ (1,153)	\$ -	\$ -
			\$ -	\$ -	\$ -	\$ -
			\$ -	\$ -	\$ -	\$ -
	Leasehold Improvement Subtotal		\$ 1,153	\$ (1,153)	\$ -	\$ -
GRAND TOTAL						
			\$ 416,545	\$ (1,153)	\$ 415,393	\$ 1,601,701
6. Reconciliation to Balance Sheet:						
	Fixed Assets @ Cost - 6/30/24			\$ 38,110,489		
	Fixed Assets @ Cost - 6/30/23			\$ 37,695,096		
	Fixed Assets Acquired YTD			\$ 415,393		

ALAMEDA ALLIANCE FOR HEALTH
TANGIBLE NET EQUITY (TNE) AND LIQUID TNE ANALYSIS
SUMMARY - FISCAL YEAR 2024

TANGIBLE NET EQUITY (TNE)

	QTR. END			QTR. END			QTR. END			QTR. END		
	Jul-23	Aug-23	Sep-23	Oct-23	Nov-23	Dec-23	Jan-24	Feb-24	Mar-24	Apr-24	May-24	Jun-24
Current Month Net Income / (Loss)	\$9,746,933	\$2,343,460	\$5,514,335	\$3,776,499	\$3,440,910	\$10,563,766	(\$8,009,058)	\$5,392,121	(\$3,313,721)	(\$8,258,822)	(\$29,164,293)	(\$60,614,028)
YTD Net Income / (Loss)	\$9,746,933	\$12,090,393	\$17,604,728	\$21,381,227	\$24,822,137	\$35,385,903	\$27,376,845	\$32,768,966	\$29,455,245	\$21,196,423	(\$7,967,870)	(\$68,581,898)
Actual TNE												
Net Assets	\$333,703,974	\$336,047,435	\$341,561,770	\$345,338,268	\$348,779,178	\$359,342,945	\$351,333,888	\$356,726,008	\$353,412,287	\$345,153,466	\$315,989,172	\$255,375,144
Subordinated Debt & Interest	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Total Actual TNE	\$333,703,974	\$336,047,435	\$341,561,770	\$345,338,268	\$348,779,178	\$359,342,945	\$351,333,888	\$356,726,008	\$353,412,287	\$345,153,466	\$315,989,172	\$255,375,144
Increase/(Decrease) in Actual TNE	\$9,746,933	\$2,343,460	\$5,514,335	\$3,776,499	\$3,440,910	\$10,563,766	(\$8,009,058)	\$5,392,121	(\$3,313,721)	(\$8,258,822)	(\$29,164,293)	(\$60,614,028)
Required TNE⁽¹⁾	\$46,228,233	\$46,744,204	\$46,352,062	\$49,676,617	\$49,894,371	\$49,622,261	\$57,429,796	\$55,347,714	\$56,252,051	\$62,358,321	\$61,532,891	\$63,353,150
Min. Req'd to Avoid Monthly Reporting (Increased from 130% to 150% of Required TNE effective July-2022)	\$69,342,350	\$70,116,307	\$69,528,093	\$74,514,926	\$74,841,557	\$74,433,391	\$86,144,695	\$83,021,571	\$84,378,076	\$93,537,481	\$92,299,337	\$95,029,725
TNE Excess / (Deficiency)	\$287,475,741	\$289,303,231	\$295,209,708	\$295,661,651	\$298,884,807	\$309,720,684	\$293,904,092	\$301,378,294	\$297,160,236	\$282,795,145	\$254,456,281	\$192,021,994
Actual TNE as a Multiple of Required	7.22	7.19	7.37	6.95	6.99	7.24	6.12	6.45	6.28	5.54	5.14	4.03

Note 1: Required TNE reflects quarterly DMHC calculations for quarter-end months (underlined) and monthly DMHC calculations (not underlined). Quarterly and Monthly Required TNE calculations differ slightly in calculation methodology.

LIQUID TANGIBLE NET EQUITY

Net Assets	\$333,703,974	\$336,047,435	\$341,561,770	\$345,338,268	\$348,779,178	\$359,342,945	\$351,333,888	\$356,726,008	\$353,412,287	\$345,153,466	\$315,989,172	\$255,375,144
Fixed Assets at Net Book Value	(5,169,098)	(5,539,264)	(5,608,622)	(5,653,388)	(6,079,010)	(5,997,733)	(7,085,899)	(6,961,780)	(5,826,171)	(5,763,018)	(5,499,516)	(5,447,816)
Net Lease Assets/Liabilities/Interest	(711,429)	(475,037)	(1,115,074)	(727,353)	(662,463)	(1,135,481)	(1,193,576)	(1,033,509)	(879,498)	(859,354)	(681,823)	(501,485)
CD Pledged to DMHC	(350,000)	(350,000)	(350,000)	(350,000)	(350,000)	(350,000)	(350,000)	(350,000)	(350,000)	(350,000)	(350,000)	(350,000)
Liquid TNE (Liquid Reserves)	\$328,184,876	\$330,158,171	\$335,603,148	\$339,334,880	\$342,350,168	\$352,995,212	\$343,897,989	\$349,414,228	\$347,236,116	\$339,040,448	\$310,139,656	\$249,577,328
Liquid TNE as Multiple of Required	7.10	7.06	7.24	6.83	6.86	7.11	5.99	6.31	6.17	5.44	5.04	3.94

**ALAMEDA ALLIANCE FOR HEALTH
TRENDED ENROLLMENT REPORTING
FOR THE FISCAL YEAR 2024**

	Actual Jul-23	Actual Aug-23	Actual Sep-23	Actual Oct-23	Actual Nov-23	Actual Dec-23	Actual Jan-24	Actual Feb-24	Actual Mar-24	Actual Apr-24	Actual May-24	Actual Jun-24	YTD Member Months
Enrollment by Plan & Aid Category:													
Medi-Cal Program:													
Child	102,463	101,393	100,038	101,120	101,243	102,088	109,553	109,953	110,250	110,502	110,539	110,124	1,269,266
Adult	52,550	52,102	51,499	52,396	52,151	51,696	62,860	63,117	63,293	63,507	63,365	62,746	691,282
SPD	31,055	30,840	30,592	30,888	30,865	30,846	35,013	34,875	34,972	34,888	34,965	34,920	394,719
ACA OE	123,707	121,819	120,016	121,430	120,573	119,668	145,842	146,757	148,061	149,168	149,425	149,324	1,615,790
Duals	41,688	41,715	41,629	41,496	40,997	40,974	40,117	40,403	40,222	39,951	39,842	39,748	488,782
MCAL LTC	141	138	139	135	137	135	219	217	216	224	220	222	2,143
MCAL LTC Duals	1,033	1,019	1,004	997	975	951	1,311	1,329	1,307	1,291	1,283	1,248	13,748
Medi-Cal Program	352,637	349,026	344,917	348,462	346,941	346,358	394,915	396,651	398,321	399,531	399,639	398,332	4,475,730
Group Care Program	5,669	5,645	5,631	5,605	5,585	5,622	5,603	5,608	5,620	5,643	5,640	5,658	67,529
Total	358,306	354,671	350,548	354,067	352,526	351,980	400,518	402,259	403,941	405,174	405,279	403,990	4,543,259

Month Over Month Enrollment Change:													
Medi-Cal Monthly Change													
Child	(1,207)	(1,070)	(1,355)	1,082	123	845	7,465	400	297	252	37	(415)	6,454
Adult	(624)	(448)	(603)	897	(245)	(455)	11,164	257	176	214	(142)	(619)	9,572
SPD	(225)	(215)	(248)	296	(23)	(19)	4,167	(138)	97	(84)	77	(45)	3,640
ACA OE	(1,260)	(1,888)	(1,803)	1,414	(857)	(905)	26,174	915	1,304	1,107	257	(101)	24,357
Duals	(43)	27	(86)	(133)	(499)	(23)	(857)	286	(181)	(271)	(109)	(94)	(1,983)
MCAL LTC	(9)	(3)	1	(4)	2	(2)	84	(2)	(1)	8	(4)	2	72
MCAL LTC Duals	4	(14)	(15)	(7)	(22)	(24)	360	18	(22)	(16)	(8)	(35)	219
Medi-Cal Program	(3,364)	(3,611)	(4,109)	3,545	(1,521)	(583)	48,557	1,736	1,670	1,210	108	(1,307)	42,331
Group Care Program	(15)	(24)	(14)	(26)	(20)	37	(19)	5	12	23	(3)	18	(26)
Total	(3,379)	(3,635)	(4,123)	3,519	(1,541)	(546)	48,538	1,741	1,682	1,233	105	(1,289)	42,305

Enrollment Percentages:													
Medi-Cal Program:													
Child % of Medi-Cal	29.1%	29.1%	29.0%	29.0%	29.2%	29.5%	27.7%	27.7%	27.7%	27.7%	27.7%	27.6%	28.4%
Adult % of Medi-Cal	14.9%	14.9%	14.9%	15.0%	15.0%	14.9%	15.9%	15.9%	15.9%	15.9%	15.9%	15.8%	15.4%
SPD % of Medi-Cal	8.8%	8.8%	8.9%	8.9%	8.9%	8.9%	8.9%	8.8%	8.8%	8.7%	8.7%	8.8%	8.8%
ACA OE % of Medi-Cal	35.1%	34.9%	34.8%	34.8%	34.8%	34.6%	36.9%	37.0%	37.2%	37.3%	37.4%	37.5%	36.1%
Duals % of Medi-Cal	11.8%	12.0%	12.1%	11.9%	11.8%	11.8%	10.2%	10.2%	10.1%	10.0%	10.0%	10.0%	10.9%
Medi-Cal Program % of Total	98.4%	98.4%	98.4%	98.4%	98.4%	98.4%	98.6%	98.6%	98.6%	98.6%	98.6%	98.6%	98.5%
Group Care Program % of Total	1.6%	1.6%	1.6%	1.6%	1.6%	1.6%	1.4%	1.4%	1.4%	1.4%	1.4%	1.4%	1.5%
Total	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%

**ALAMEDA ALLIANCE FOR HEALTH
TRENDED ENROLLMENT REPORTING
FOR THE FISCAL YEAR 2024**

	Actual Jul-23	Actual Aug-23	Actual Sep-23	Actual Oct-23	Actual Nov-23	Actual Dec-23	Actual Jan-24	Actual Feb-24	Actual Mar-24	Actual Apr-24	Actual May-24	Actual Jun-24	YTD Member Months
Current Direct/Delegate Enrollment:													
Directly-Contracted													
Directly Contracted (DCP)	74,547	73,027	72,504	78,530	75,141	76,228	104,906	91,656	89,759	89,551	88,353	88,040	1,002,242
Alameda Health System	66,089	65,344	64,133	63,271	63,903	63,545	83,981	89,168	90,086	90,631	91,108	90,864	922,123
	<u>140,636</u>	<u>138,371</u>	<u>136,637</u>	<u>141,801</u>	<u>139,044</u>	<u>139,773</u>	<u>188,887</u>	<u>180,824</u>	<u>179,845</u>	<u>180,182</u>	<u>179,461</u>	<u>178,904</u>	<u>1,924,365</u>
Delegated:													
CFMG	34,810	34,649	34,144	34,035	35,105	35,399	42,148	43,527	43,412	43,700	44,076	43,991	468,996
CHCN	130,230	129,183	127,430	126,705	127,641	128,331	169,483	177,908	180,684	181,292	181,742	181,095	1,841,724
Kaiser	52,630	52,468	52,337	51,526	50,736	48,477	0	0	0	0	0	0	308,174
Delegated Subtotal	<u>217,670</u>	<u>216,300</u>	<u>213,911</u>	<u>212,266</u>	<u>213,482</u>	<u>212,207</u>	<u>211,631</u>	<u>221,435</u>	<u>224,096</u>	<u>224,992</u>	<u>225,818</u>	<u>225,086</u>	<u>2,618,894</u>
Total	<u>358,306</u>	<u>354,671</u>	<u>350,548</u>	<u>354,067</u>	<u>352,526</u>	<u>351,980</u>	<u>400,518</u>	<u>402,259</u>	<u>403,941</u>	<u>405,174</u>	<u>405,279</u>	<u>403,990</u>	<u>4,543,259</u>
Direct/Delegate Month Over Month Enrollment Change:													
Directly-Contracted													
	(939)	(2,265)	(1,734)	5,164	(2,757)	729	49,114	(8,063)	(979)	337	(721)	(557)	37,329
Delegated:													
CFMG	(441)	(161)	(505)	(109)	1,070	294	6,749	1,379	(115)	288	376	(85)	8,740
CHCN	(1,721)	(1,047)	(1,753)	(725)	936	690	41,152	8,425	2,776	608	450	(647)	49,144
Kaiser	(278)	(162)	(131)	(811)	(790)	(2,259)	(48,477)	0	0	0	0	0	(52,908)
Delegated Subtotal	<u>(2,440)</u>	<u>(1,370)</u>	<u>(2,389)</u>	<u>(1,645)</u>	<u>1,216</u>	<u>(1,275)</u>	<u>(576)</u>	<u>9,804</u>	<u>2,661</u>	<u>896</u>	<u>826</u>	<u>(732)</u>	<u>4,976</u>
Total	<u>(3,379)</u>	<u>(3,635)</u>	<u>(4,123)</u>	<u>3,519</u>	<u>(1,541)</u>	<u>(546)</u>	<u>48,538</u>	<u>1,741</u>	<u>1,682</u>	<u>1,233</u>	<u>105</u>	<u>(1,289)</u>	<u>42,305</u>
Direct/Delegate Enrollment Percentages:													
Directly-Contracted													
	39.3%	39.0%	39.0%	40.0%	39.4%	39.7%	47.2%	45.0%	44.5%	44.5%	44.3%	44.3%	42.4%
Delegated:													
CFMG	9.7%	9.8%	9.7%	9.6%	10.0%	10.1%	10.5%	10.8%	10.7%	10.8%	10.9%	10.9%	10.3%
CHCN	36.3%	36.4%	36.4%	35.8%	36.2%	36.5%	42.3%	44.2%	44.7%	44.7%	44.8%	44.8%	40.5%
Kaiser	14.7%	14.8%	14.9%	14.6%	14.4%	13.8%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	6.8%
Delegated Subtotal	<u>60.7%</u>	<u>61.0%</u>	<u>61.0%</u>	<u>60.0%</u>	<u>60.6%</u>	<u>60.3%</u>	<u>52.8%</u>	<u>55.0%</u>	<u>55.5%</u>	<u>55.5%</u>	<u>55.7%</u>	<u>55.7%</u>	<u>57.6%</u>
Total	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>	<u>100.0%</u>

**ALAMEDA ALLIANCE FOR HEALTH
TRENDED ENROLLMENT REPORTING**

FOR THE FISCAL YEAR 2024	FINAL BUDGET													YTD Member Months
	Budget Jul-23	Budget Aug-23	Budget Sep-23	Budget Oct-23	Budget Nov-23	Budget Dec-23	Budget Jan-24	Budget Feb-24	Budget Mar-24	Budget Apr-24	Budget May-24	Budget Jun-24		
Enrollment by Plan & Aid Category:														
Medi-Cal Program by Category of Aid:														
Child	102,463	101,393	100,038	101,120	100,109	99,008	102,159	100,933	99,823	98,725	97,639	96,565	1,199,975	
Adult	52,550	52,102	51,499	52,396	51,872	51,301	57,478	56,788	56,107	55,434	54,769	54,112	646,408	
SPD	31,055	30,840	30,592	30,888	30,734	30,488	42,473	42,133	41,796	41,462	41,130	40,801	434,392	
ACA OE	123,707	121,819	120,016	121,430	121,180	119,605	149,197	147,556	145,933	144,328	142,740	141,170	1,598,681	
Duals	41,688	41,715	41,629	41,496	41,410	41,325	45,787	45,694	45,600	45,506	45,412	45,318	522,580	
MCAL LTC	141	138	139	135	136	137	172	173	174	175	176	177	1,873	
MCAL LTC Duals	1,033	1,019	1,004	997	985	971	1,194	1,176	1,159	1,142	1,125	1,108	12,913	
Medi-Cal Program	352,637	349,026	344,917	348,462	346,426	342,835	398,460	394,453	390,592	386,772	382,991	379,251	4,416,822	
Group Care Program	5,669	5,645	5,631	5,605	5,591	5,577	5,563	5,549	5,535	5,521	5,507	5,493	66,886	
Total	358,306	354,671	350,548	354,067	352,017	348,412	404,023	400,002	396,127	392,293	388,498	384,744	4,483,708	

Month Over Month Enrollment Change:														
Medi-Cal Monthly Change														
Child	(1,207)	(1,070)	(1,355)	1,082	(1,011)	(1,101)	3,151	(1,226)	(1,110)	(1,098)	(1,086)	(1,074)	(7,105)	
Adult	(624)	(448)	(603)	897	(524)	(571)	6,177	(690)	(681)	(673)	(665)	(657)	938	
SPD	(225)	(215)	(248)	296	(154)	(246)	11,985	(340)	(337)	(334)	(332)	(329)	9,521	
ACA OE	(1,260)	(1,888)	(1,803)	1,414	(250)	(1,575)	29,592	(1,641)	(1,623)	(1,605)	(1,588)	(1,570)	16,203	
Duals	(43)	27	(86)	(133)	(86)	(85)	4,462	(93)	(94)	(94)	(94)	(94)	3,587	
MCAL LTC	(9)	(3)	1	(4)	1	1	35	1	1	1	1	1	27	
MCAL LTC Duals	4	(14)	(15)	(7)	(12)	(14)	223	(18)	(17)	(17)	(17)	(17)	79	
Medi-Cal Program	(3,364)	(3,611)	(4,109)	3,545	(2,036)	(3,591)	55,625	(4,007)	(3,861)	(3,820)	(3,781)	(3,740)	23,250	
Group Care Program	(15)	(24)	(14)	(26)	(14)	(14)	(14)	(14)	(14)	(14)	(14)	(14)	(191)	
Total	(3,379)	(3,635)	(4,123)	3,519	(2,050)	(3,605)	55,611	(4,021)	(3,875)	(3,834)	(3,795)	(3,754)	23,059	

Enrollment Percentages:														
Medi-Cal Program:														
Child % (Medi-Cal)	29.1%	29.1%	29.0%	29.0%	28.9%	28.9%	25.6%	25.6%	25.6%	25.5%	25.5%	25.5%	27.2%	
Adult % (Medi-Cal)	14.9%	14.9%	14.9%	15.0%	15.0%	15.0%	14.4%	14.4%	14.4%	14.3%	14.3%	14.3%	14.6%	
SPD % (Medi-Cal)	8.8%	8.8%	8.9%	8.9%	8.9%	8.9%	10.7%	10.7%	10.7%	10.7%	10.7%	10.8%	9.8%	
ACA OE % (Medi-Cal)	35.1%	34.9%	34.8%	34.8%	35.0%	34.9%	37.4%	37.4%	37.4%	37.3%	37.3%	37.2%	36.2%	
Duals % (Medi-Cal)	11.8%	12.0%	12.1%	11.9%	12.0%	12.1%	11.5%	11.6%	11.7%	11.8%	11.9%	11.9%	11.8%	
MCAL LTC % (Medi-Cal)	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	
MCAL LTC Duals % (Medi-Cal)	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	
Medi-Cal Program % of Total	98.4%	98.4%	98.4%	98.4%	98.4%	98.4%	98.6%	98.6%	98.6%	98.6%	98.6%	98.6%	98.5%	
Group Care Program % of Total	1.6%	1.6%	1.6%	1.6%	1.6%	1.6%	1.4%	1.4%	1.4%	1.4%	1.4%	1.4%	1.5%	
Total	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	

ALAMEDA ALLIANCE FOR HEALTH
TRENDED ENROLLMENT REPORTING

FOR THE FISCAL YEAR 2024	FINAL BUDGET													YTD Member Months
	Budget Jul-23	Budget Aug-23	Budget Sep-23	Budget Oct-23	Budget Nov-23	Budget Dec-23	Budget Jan-24	Budget Feb-24	Budget Mar-24	Budget Apr-24	Budget May-24	Budget Jun-24		
Current Direct/Delegate Enrollment:														
Directly-Contracted														
Directly Contracted (DCP)	74,547	73,027	72,504	78,530	78,174	77,543	103,987	103,154	102,341	101,536	100,739	99,949	1,066,031	
Alameda Health System	66,089	65,344	64,133	63,271	62,977	62,254	86,850	85,925	85,022	84,129	83,245	82,371	891,610	
	140,636	138,371	136,637	141,801	141,151	139,797	190,837	189,079	187,363	185,665	183,984	182,320	1,957,641	
Delegated:														
CFMG	34,810	34,649	34,144	34,035	33,709	33,339	43,104	42,595	42,131	41,671	41,217	40,767	456,171	
CHCN	130,230	129,183	127,430	126,705	125,969	124,637	170,082	168,328	166,633	164,957	163,297	161,657	1,759,108	
Kaiser	52,630	52,468	52,337	51,526	51,188	50,639	0	0	0	0	0	0	310,788	
Delegated Subtotal	217,670	216,300	213,911	212,266	210,866	208,615	213,186	210,923	208,764	206,628	204,514	202,424	2,526,067	
Total	358,306	354,671	350,548	354,067	352,017	348,412	404,023	400,002	396,127	392,293	388,498	384,744	4,483,708	
Direct/Delegate Month Over Month Enrollment Change:														
Directly-Contracted														
Directly Contracted (DCP)	305	(1,520)	(523)	6,026	(356)	(631)	26,444	(833)	(813)	(805)	(797)	(790)	25,707	
Alameda Health System	(1,244)	(745)	(1,211)	(862)	(294)	(723)	24,596	(925)	(903)	(893)	(884)	(874)	15,038	
	(939)	(2,265)	(1,734)	5,164	(650)	(1,354)	51,040	(1,758)	(1,716)	(1,698)	(1,681)	(1,664)	40,745	
Delegated:														
CFMG	(441)	(161)	(505)	(109)	(326)	(370)	9,765	(509)	(464)	(460)	(454)	(450)	5,516	
CHCN	(1,721)	(1,047)	(1,753)	(725)	(736)	(1,332)	45,445	(1,754)	(1,695)	(1,676)	(1,660)	(1,640)	29,706	
Kaiser	(278)	(162)	(131)	(811)	(338)	(549)	(50,639)	0	0	0	0	0	(52,908)	
Delegated Subtotal	(2,440)	(1,370)	(2,389)	(1,645)	(1,400)	(2,251)	4,571	(2,263)	(2,159)	(2,136)	(2,114)	(2,090)	(17,686)	
Total	(3,379)	(3,635)	(4,123)	3,519	(2,050)	(3,605)	55,611	(4,021)	(3,875)	(3,834)	(3,795)	(3,754)	23,059	
Direct/Delegate Enrollment Percentages:														
Directly-Contracted														
Directly Contracted (DCP)	20.8%	20.6%	20.7%	22.2%	22.2%	22.3%	25.7%	25.8%	25.8%	25.9%	25.9%	26.0%	23.8%	
Alameda Health System	18.4%	18.4%	18.3%	17.9%	17.9%	17.9%	21.5%	21.5%	21.5%	21.4%	21.4%	21.4%	19.9%	
	39.3%	39.0%	39.0%	40.0%	40.1%	40.1%	47.2%	47.3%	47.3%	47.3%	47.4%	47.4%	43.7%	
Delegated:														
CFMG	9.7%	9.8%	9.7%	9.6%	9.6%	9.6%	10.7%	10.6%	10.6%	10.6%	10.6%	10.6%	10.2%	
CHCN	36.3%	36.4%	36.4%	35.8%	35.8%	35.8%	42.1%	42.1%	42.1%	42.0%	42.0%	42.0%	39.2%	
Kaiser	14.7%	14.8%	14.9%	14.6%	14.5%	14.5%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	6.9%	
Delegated Subtotal	60.7%	61.0%	61.0%	60.0%	59.9%	59.9%	52.8%	52.7%	52.7%	52.7%	52.6%	52.6%	56.3%	
Total	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	

ALAMEDA ALLIANCE FOR HEALTH
TRENDING ENROLLMENT REPORTING
FOR THE FISCAL YEAR 2024

	Variance Jul-23	Variance Aug-23	Variance Sep-23	Variance Oct-23	Variance Nov-23	Variance Dec-23	Variance Jan-24	Variance Feb-24	Variance Mar-24	Variance Apr-24	Variance May-24	Variance Jun-24	YTD Member Month Variance
Enrollment Variance by Plan & Aid Category - Favorable/(Unfavorable)													
Medi-Cal Program:													
Child	0	0	0	0	1,134	3,080	7,394	9,020	10,427	11,777	12,900	13,559	69,291
Adult	0	0	0	0	279	395	5,382	6,329	7,186	8,073	8,596	8,634	44,874
SPD	0	0	0	0	131	358	(7,460)	(7,258)	(6,824)	(6,574)	(6,165)	(5,881)	(39,673)
ACA OE	0	0	0	0	(607)	63	(3,355)	(799)	2,128	4,840	6,685	8,154	17,109
Duals	0	0	0	0	(413)	(351)	(5,670)	(5,291)	(5,378)	(5,555)	(5,570)	(5,570)	(33,798)
MCAL LTC	0	0	0	0	1	(2)	47	44	42	49	44	45	270
MCAL LTC Duals	0	0	0	0	(10)	(20)	117	153	148	149	158	140	835
Medi-Cal Program	0	0	0	0	515	3,523	(3,545)	2,198	7,729	12,759	16,648	19,081	58,908
Group Care Program	0	0	0	0	(6)	45	40	59	85	122	133	165	643
Total	0	0	0	0	509	3,568	(3,505)	2,257	7,814	12,881	16,781	19,246	59,551
Current Direct/Delegate Enrollment Variance - Favorable/(Unfavorable)													
Directly-Contracted													
Directly Contracted (DCP)	0	0	0	0	(3,033)	(1,315)	919	(11,498)	(12,582)	(11,985)	(12,386)	(11,909)	(63,789)
Alameda Health System	0	0	0	0	926	1,291	(2,869)	3,243	5,064	6,502	7,863	8,493	30,513
	0	0	0	0	(2,107)	(24)	(1,950)	(8,255)	(7,518)	(5,483)	(4,523)	(3,416)	(33,276)
Delegated:													
CFMG	0	0	0	0	1,396	2,060	(956)	932	1,281	2,029	2,859	3,224	12,825
CHCN	0	0	0	0	1,672	3,694	(599)	9,580	14,051	16,335	18,445	19,438	82,616
Kaiser	0	0	0	0	(452)	(2,162)	0	0	0	0	0	0	(2,614)
Delegated Subtotal	0	0	0	0	2,616	3,592	(1,555)	10,512	15,332	18,364	21,304	22,662	92,827
Total	0	0	0	0	509	3,568	(3,505)	2,257	7,814	12,881	16,781	19,246	59,551

**ALAMEDA ALLIANCE FOR HEALTH
MEDICAL EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED JUNE 30, 2024**

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)
\$5,168,313	\$1,363,679	(\$3,804,634)	(279.0%)	CAPITATED MEDICAL EXPENSES:	\$37,893,253	\$15,299,003	(\$22,594,250)	(147.7%)
6,134,407	6,037,922	(96,485)	(1.6%)	PCP Capitation	62,652,001	63,665,560	1,013,559	1.6%
374,061	353,957	(20,104)	(5.7%)	PCP Capitation FQHC	4,061,646	3,959,010	(102,636)	(2.6%)
5,369,484	5,427,719	58,234	1.1%	Specialty-Capitation	54,616,999	56,517,220	1,900,220	3.4%
706,569	692,140	(14,429)	(2.1%)	Specialty-Capitation FQHC	7,471,564	7,312,260	(159,304)	(2.2%)
338,567	320,130	(18,437)	(5.8%)	Laboratory Capitation	3,551,898	3,483,625	(68,273)	(2.0%)
108,829	103,093	(5,736)	(5.6%)	Vision Cap	1,181,563	1,152,808	(28,755)	(2.5%)
265,196	265,110	(86)	0.0%	CFMG Capitation	2,703,411	2,776,867	73,456	2.6%
0	0	0	0.0%	Anc IPA Admin Capitation FQHC	80,008,718	84,015,590	4,006,872	4.8%
0	0	0	0.0%	Kaiser Capitation	4,672	0	(4,672)	0.0%
9,318	0	(9,318)	0.0%	BHT Supplemental Expense	2,442,419	2,311,103	(131,317)	(5.7%)
876,280	1,013,116	136,837	13.5%	Maternity Supplemental Expense	9,560,570	10,555,518	994,948	9.4%
\$19,351,023	\$15,576,865	(\$3,774,157)	(24.2%)	5 - TOTAL CAPITATED EXPENSES	\$266,148,714	\$251,048,563	(\$15,100,151)	(6.0%)
				FEE FOR SERVICE MEDICAL EXPENSES:				
9,567,178	0	(9,567,178)	0.0%	IBNR Inpatient Services	31,060,969	(2,306,298)	(33,367,267)	1,446.8%
287,017	0	(287,017)	0.0%	IBNR Settlement (IP)	931,830	(69,188)	(1,001,018)	1,446.8%
1,728,623	0	(1,728,623)	0.0%	IBNR Claims Fluctuation (IP)	2,484,879	(184,504)	(2,669,383)	1,446.8%
35,176,548	47,623,940	12,447,392	26.1%	Inpatient Hospitalization FFS	414,538,117	478,508,224	63,970,107	13.4%
3,089,769	0	(3,089,769)	0.0%	IP OB - Mom & NB	27,730,380	7,462,632	(20,267,747)	(271.6%)
11,942	0	(11,942)	0.0%	IP Behavioral Health	2,178,477	895,483	(1,282,993)	(143.3%)
1,263,236	0	(1,263,236)	0.0%	IP Facility Rehab FFS	12,883,595	4,711,642	(8,171,953)	(173.4%)
\$51,124,312	\$47,623,940	(\$3,500,373)	(7.4%)	6 - Inpatient Hospital & SNF Expense	\$491,808,246	\$489,017,992	(\$2,790,254)	(0.6%)
64,650	0	(64,650)	0.0%	IBNR PCP	555,320	46,983	(508,337)	(1,082.0%)
1,939	0	(1,939)	0.0%	IBNR Settlement (PCP)	16,658	1,409	(15,249)	(1,082.2%)
(5,398)	0	5,398	0.0%	IBNR Claims Fluctuation (PCP)	44,426	3,759	(40,667)	(1,081.9%)
4,497,867	2,663,317	(1,834,551)	(68.9%)	Primary Care Non-Contracted FF	38,190,460	27,659,529	(10,530,931)	(38.1%)
(223,275)	315,652	538,927	170.7%	PCP FQHC FFS	4,781,906	4,442,113	(339,793)	(7.6%)
(6,000)	0	6,000	0.0%	Phys Extended Hours Incentive	(2,500)	6,000	8,500	141.7%
(1,817)	3,554,900	3,556,717	100.1%	Prop 56 Physician	10,119,533	37,502,924	27,383,390	73.0%
(72,148)	0	72,148	0.0%	Prop 56 Hyde	185,552	58,257	(127,295)	(218.5%)
75,019	0	(75,019)	0.0%	Prop 56 Trauma Screening	784,000	316,945	(467,054)	(147.4%)
80,884	0	(80,884)	0.0%	Prop 56 Develop. Screening	857,377	383,782	(473,594)	(123.4%)
763,818	0	(763,818)	0.0%	Prop 56 Family Planning	6,512,355	2,905,675	(3,606,680)	(124.1%)
(696)	0	696	0.0%	Prop 56 VBP	(4,306,341)	7,428	4,313,770	58,071.9%
\$5,174,843	\$6,533,868	\$1,359,025	20.8%	7 - Primary Care Physician Expense	\$57,738,744	\$73,334,806	\$15,596,061	21.3%
1,741,426	0	(1,741,426)	0.0%	IBNR Specialist	2,041,509	(704,271)	(2,745,780)	389.9%
264,491	0	(264,491)	0.0%	Psychiatrist FFS	3,492,221	927,497	(2,564,724)	(276.5%)
2,991,039	7,456,794	4,465,755	59.9%	Specialty Care FFS	31,683,870	65,361,254	33,677,384	51.5%
196,614	0	(196,614)	0.0%	Specialty Anesthesiology	2,292,197	733,088	(1,559,109)	(212.7%)
1,189,455	0	(1,189,455)	0.0%	Specialty Imaging FFS	14,404,540	4,332,553	(10,071,986)	(232.5%)
22,229	0	(22,229)	0.0%	Obstetrics FFS	265,989	71,825	(194,165)	(270.3%)
370,212	0	(370,212)	0.0%	Specialty IP Surgery FFS	3,825,638	1,146,377	(2,679,261)	(233.7%)
794,933	0	(794,933)	0.0%	Specialty OP Surgery FFS	8,755,122	2,380,160	(6,374,963)	(267.8%)
627,470	0	(627,470)	0.0%	Spec IP Physician	6,214,542	1,804,945	(4,409,597)	(244.3%)
110,907	101,527	(9,380)	(9.2%)	SCP FQHC FFS	1,133,392	1,019,509	(113,882)	(11.2%)
52,242	0	(52,242)	0.0%	IBNR Settlement (SCP)	61,249	(21,127)	(82,376)	389.9%
98,722	0	(98,722)	0.0%	IBNR Claims Fluctuation (SCP)	163,320	(56,342)	(219,662)	389.9%
\$8,459,740	\$7,558,321	(\$901,419)	(11.9%)	8 - Specialty Care Physician Expense	\$74,333,589	\$76,995,468	\$2,661,879	3.5%
4,114,908	0	(4,114,908)	0.0%	IBNR Ancillary	7,687,756	2,122,555	(5,565,201)	(262.2%)
123,448	0	(123,448)	0.0%	IBNR Settlement (ANC)	230,635	63,677	(166,958)	(262.2%)
390,187	0	(390,187)	0.0%	IBNR Claims Fluctuation (ANC)	615,020	169,805	(445,215)	(262.2%)
115,438	0	(115,438)	0.0%	IBNR Transportation FFS	713,540	45,720	(667,820)	(1,460.7%)
1,533,903	0	(1,533,903)	0.0%	Behavioral Health Therapy FFS	16,614,052	4,951,126	(11,662,926)	(235.6%)
1,520,118	0	(1,520,118)	0.0%	Psychologist & Other MH Prof.	15,053,567	4,215,464	(10,838,103)	(257.1%)
320,977	0	(320,977)	0.0%	Acupuncture/Biofeedback	3,668,470	1,075,338	(2,593,131)	(241.1%)
122,821	0	(122,821)	0.0%	Hearing Devices	1,450,933	381,525	(1,069,407)	(280.3%)
53,827	0	(53,827)	0.0%	Imaging/MRI/CT Global	589,562	141,544	(448,018)	(316.5%)
69,931	0	(69,931)	0.0%	Vision FFS	710,757	164,593	(546,164)	(331.8%)
20	0	(20)	0.0%	Family Planning	109	30	(79)	(266.7%)
915,198	0	(915,198)	0.0%	Laboratory-FFS	7,512,705	1,917,612	(5,595,093)	(291.8%)
112,155	0	(112,155)	0.0%	ANC Therapist	1,290,289	395,200	(895,089)	(226.5%)
1,728,272	0	(1,728,272)	0.0%	Transportation (Ambulance)-FFS	14,930,889	3,746,485	(11,184,404)	(298.5%)
2,265,766	0	(2,265,766)	0.0%	Transportation (Other)-FFS	20,865,269	5,929,067	(14,936,202)	(251.9%)
1,745,128	0	(1,745,128)	0.0%	Hospice	18,342,339	5,779,983	(12,562,356)	(217.3%)

**ALAMEDA ALLIANCE FOR HEALTH
MEDICAL EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED JUNE 30, 2024**

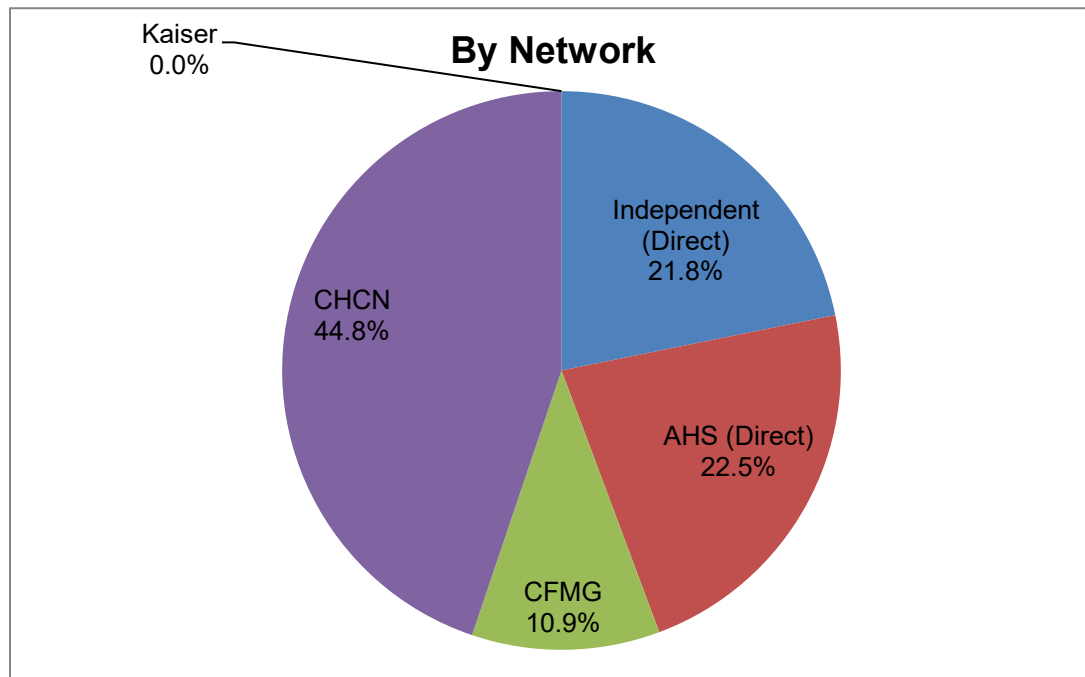
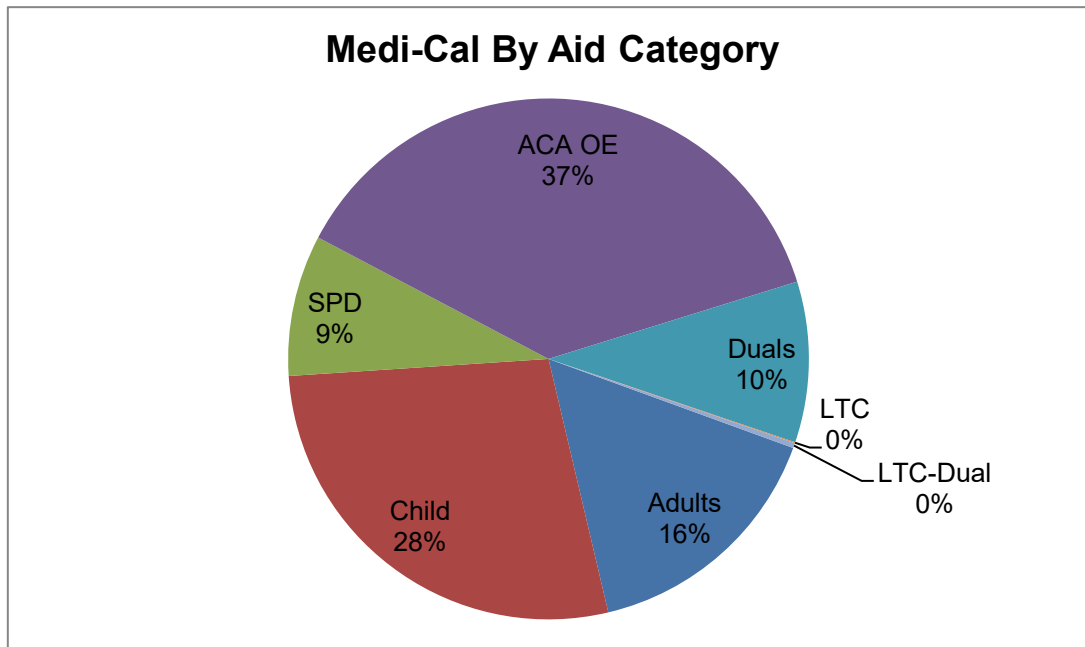
CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)
1,638,637	0	(1,638,637)	0.0%	Home Health Services	16,488,445	4,994,036	(11,494,408)	(230.2%)
0	12,209,826	12,209,826	100.0%	Other Medical-FFS	12,077	92,383,214	92,371,137	100.0%
0	0	0	0.0%	Medical Refunds through HMS	(160,659)	(309,963)	(149,303)	48.2%
0	0	0	0.0%	Medical Refunds	(768,260)	(565,083)	203,177	(36.0%)
35,692	0	(35,692)	0.0%	DME & Medical Supplies	377,498	116,689	(260,808)	(223.5%)
0	0	0	0.0%	GEMT FFS	(373,988)	(373,988)	0	0.0%
(220,093)	1,796,499	2,016,592	112.3%	ECM Base/Outreach FFS Anc.	17,268,099	19,033,853	1,765,754	9.3%
172,785	0	(172,785)	0.0%	CS Housing Deposits FFS Ancillary	(3,978,952)	135,985	4,114,936	3,026.0%
2,601,453	0	(2,601,453)	0.0%	CS Housing Tenancy FFS Ancillary	9,404,369	1,183,089	(8,221,280)	(694.9%)
1,207,794	0	(1,207,794)	0.0%	CS Housing Navigation Services FFS Ancillary	1,368,022	257,647	(1,110,375)	(431.0%)
1,864,749	0	(1,864,749)	0.0%	CS Medical Respite FFS Ancillary	3,959,001	377,892	(3,581,109)	(947.7%)
871,287	0	(871,287)	0.0%	CS Medically Tailored Meals FFS Ancillary	754,554	128,446	(626,108)	(487.4%)
57,293	0	(57,293)	0.0%	CS Asthma Remediation FFS Ancillary	(177,759)	11,648	189,407	1,626.1%
0	10,000	10,000	100.0%	MOT Wrap Around (Non Medical MOT Cost)	0	80,000	80,000	100.0%
1,177,566	0	(1,177,566)	0.0%	CS Personal Care & Homemaker Services FFS Ancillary	2,885,416	0	(2,885,416)	0.0%
7,575	0	(7,575)	0.0%	CS Caregiver Respite Services FFS Ancillary	20,322	0	(20,322)	0.0%
205,318	0	(205,318)	0.0%	Community Based Adult Services (CBAS)	4,452,723	1,425,263	(3,027,460)	(212.4%)
0	0	0	0.0%	CS Pilot LTC Diversion Expense	0	15,291	15,291	100.0%
0	0	0	0.0%	CS Pilot LTC Transition Expense	42,815	23,701	(19,114)	(80.6%)
0	0	0	0.0%	Justice Involved Pilot	0	161,111	161,111	100.0%
\$24,752,152	\$14,016,325	(\$10,735,827)	(76.6%)	9 - Ancillary Medical Expense	\$161,849,616	\$150,178,558	(\$11,671,058)	(7.8%)
1,847,849	0	(1,847,849)	0.0%	IBNR Outpatient	5,275,756	422,626	(4,853,130)	(1,148.3%)
55,436	0	(55,436)	0.0%	IBNR Settlement (OP)	158,272	12,677	(145,595)	(1,148.5%)
153,594	0	(153,594)	0.0%	IBNR Claims Fluctuation (OP)	422,057	33,811	(388,246)	(1,148.3%)
1,927,524	12,086,307	10,158,783	84.1%	Out Patient FFS	21,952,477	96,467,498	74,515,021	77.2%
1,811,676	0	(1,811,676)	0.0%	OP Ambul Surgery FFS	22,294,997	6,937,396	(15,356,702)	(221.4%)
2,321,145	0	(2,321,145)	0.0%	OP Fac Imaging Services FFS	22,958,419	6,670,623	(16,287,797)	(244.2%)
30,227	0	(30,227)	0.0%	Behav Health FFS	178,131	(21,966)	(200,097)	910.9%
579,946	0	(579,946)	0.0%	OP Facility Lab FFS	7,085,017	2,081,864	(5,003,153)	(240.3%)
166,424	0	(166,424)	0.0%	OP Facility Cardio FFS	2,044,255	608,098	(1,436,157)	(236.2%)
100,915	0	(100,915)	0.0%	OP Facility PT/OT/ST FFS	1,754,635	270,230	(1,484,404)	(549.3%)
2,726,471	0	(2,726,471)	0.0%	OP Facility Dialysis FFS	28,074,095	8,379,495	(19,694,600)	(235.0%)
\$11,721,206	\$12,086,307	\$365,101	3.0%	10 - Outpatient Medical Expense Medical Expense	\$112,197,211	\$121,862,351	\$9,665,140	7.9%
2,098,308	0	(2,098,308)	0.0%	IBNR Emergency	4,047,702	30,260	(4,017,442)	(13,276.4%)
62,949	0	(62,949)	0.0%	IBNR Settlement (ER)	121,433	910	(120,523)	(13,244.3%)
241,788	0	(241,788)	0.0%	IBNR Claims Fluctuation (ER)	323,821	2,423	(321,398)	(13,264.5%)
1,297,109	0	(1,297,109)	0.0%	Special ER Physician FFS	11,534,581	3,056,795	(8,477,786)	(277.3%)
7,587,016	7,579,788	(7,228)	(0.1%)	ER Facility	76,618,045	77,213,834	595,789	0.8%
\$11,287,171	\$7,579,788	(\$3,707,383)	(48.9%)	11 - Emergency Expense	\$92,645,583	\$80,304,222	(\$12,341,361)	(15.4%)
4,971,492	0	(4,971,492)	0.0%	IBNR Pharmacy OP	6,299,936	(204,308)	(6,504,244)	3,183.5%
149,144	0	(149,144)	0.0%	IBNR Settlement (RX) OP	188,994	(6,133)	(195,127)	3,181.6%
421,508	0	(421,508)	0.0%	IBNR Claims Fluctuation (RX) OP	503,997	(16,345)	(520,342)	3,183.5%
604,379	365,502	(238,877)	(65.4%)	Pharmacy FFS	6,312,823	4,894,270	(1,418,552)	(29.0%)
139,480	11,740,808	11,601,328	98.8%	Pharmacy Non-PBM FFS-Other Anc	1,583,753	89,320,863	87,737,111	98.2%
7,725,980	0	(7,725,980)	0.0%	Pharmacy Non-PBM FFS-OP FAC	75,718,464	21,975,503	(53,742,961)	(244.6%)
208,772	0	(208,772)	0.0%	Pharmacy Non-PBM FFS-PCP	2,680,536	615,362	(2,065,174)	(335.6%)
2,223,521	0	(2,223,521)	0.0%	Pharmacy Non-PBM FFS-SCP	26,601,109	8,807,902	(17,793,208)	(202.0%)
9,415	0	(9,415)	0.0%	Pharmacy Non-PBM FFS-FQHC	143,302	41,158	(102,143)	(248.2%)
23,145	0	(23,145)	0.0%	Pharmacy Non-PBM FFS-HH	128,512	27,987	(100,525)	(359.2%)
0	0	0	0.0%	RX Refunds HMS	(494)	(63)	430	(680.6%)
(54,000)	31,512	85,512	271.4%	Pharmacy Rebate	(622,617)	94,219	716,836	760.8%
\$16,422,835	\$12,137,822	(\$4,285,013)	(35.3%)	12 - Pharmacy Expense	\$119,538,316	\$125,550,416	\$6,012,100	4.8%
15,985,021	0	(15,985,021)	0.0%	IBNR LTC	36,840,467	4,802,539	(32,037,928)	(667.1%)
479,551	0	(479,551)	0.0%	IBNR Settlement (LTC)	1,105,217	144,077	(961,140)	(667.1%)
1,798,754	0	(1,798,754)	0.0%	IBNR Claims Fluctuation (LTC)	2,947,236	384,202	(2,563,034)	(667.1%)
1,414,878	0	(1,414,878)	0.0%	LTC - ICF/DD	6,809,538	0	(6,809,538)	0.0%
18,047,026	0	(18,047,026)	0.0%	LTC Custodial Care	229,709,058	63,392,176	(166,316,882)	(262.4%)
6,174,671	23,401,431	17,226,761	73.6%	LTC SNF	45,681,646	188,911,260	143,229,614	75.8%
\$43,899,900	\$23,401,431	(\$20,498,469)	(87.6%)	13 - Long Term Care Expense	\$323,093,163	\$257,634,255	(\$65,458,908)	(25.4%)
\$172,842,159	\$130,937,801	(\$41,904,358)	(32.0%)	14 - TOTAL FFS MEDICAL EXPENSES	\$1,433,204,468	\$1,374,878,067	(\$58,326,401)	(4.2%)
0	(160,447)	(160,447)	100.0%	Clinical Vacancy Department Total	0	(2,293,245)	(2,293,245)	100.0%
166,942	162,249	(4,694)	(2.9%)	Quality Analytics Department Total	1,051,281	1,783,947	732,666	41.1%
1,072,540	1,076,310	3,769	0.4%	Utilization Management Department Total	10,826,559	12,216,313	1,389,754	11.4%

**ALAMEDA ALLIANCE FOR HEALTH
MEDICAL EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED JUNE 30, 2024**

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)
675,879	683,792	7,913	1.2%	Case/Disease Management Department Total	7,566,501	7,964,396	397,895	5.0%
(3,269,425)	1,531,952	4,801,377	313.4%	Medical Services Department Total	15,447,498	21,182,254	5,734,756	27.1%
842,229	1,597,846	755,617	47.3%	Quality Management Department Total	10,267,082	14,027,846	3,760,764	26.8%
302,905	324,489	21,584	6.7%	HCS Behavioral Health Department Total	3,451,085	3,737,952	286,867	7.7%
128,940	149,543	20,604	13.8%	Pharmacy Services Department Total	1,677,468	1,848,333	170,865	9.2%
55,395	61,931	6,536	10.6%	Regulatory Readiness Total	743,289	803,585	60,296	7.5%
(\$24,594)	\$5,427,665	\$5,452,259	100.5%	15 - Other Benefits & Services	\$51,030,763	\$61,271,381	\$10,240,618	16.7%
(1,253,257)	(1,053,858)	199,399	(18.9%)	Reinsurance Recoveries	(16,356,865)	(11,739,721)	4,617,144	(39.3%)
1,401,953	1,405,144	3,191	0.2%	Reinsurance Premium	14,754,705	14,767,184	12,478	0.1%
\$148,695	\$351,286	\$202,591	57.7%	16- Reinsurance Expense	(\$1,602,160)	\$3,027,462	\$4,629,622	152.9%
0	0	0	0.0%	P4P Risk Pool Provider Incenti	3,000,000	3,000,000	0	0.0%
\$0	\$0	\$0	0.0%	17 - Risk Pool Distribution	\$3,000,000	\$3,000,000	\$0	0.0%
\$192,317,283	\$152,293,617	(\$40,023,666)	(26.3%)	18 - TOTAL MEDICAL EXPENSES	\$1,751,781,784	\$1,693,225,473	(\$58,556,311)	(3.5%)

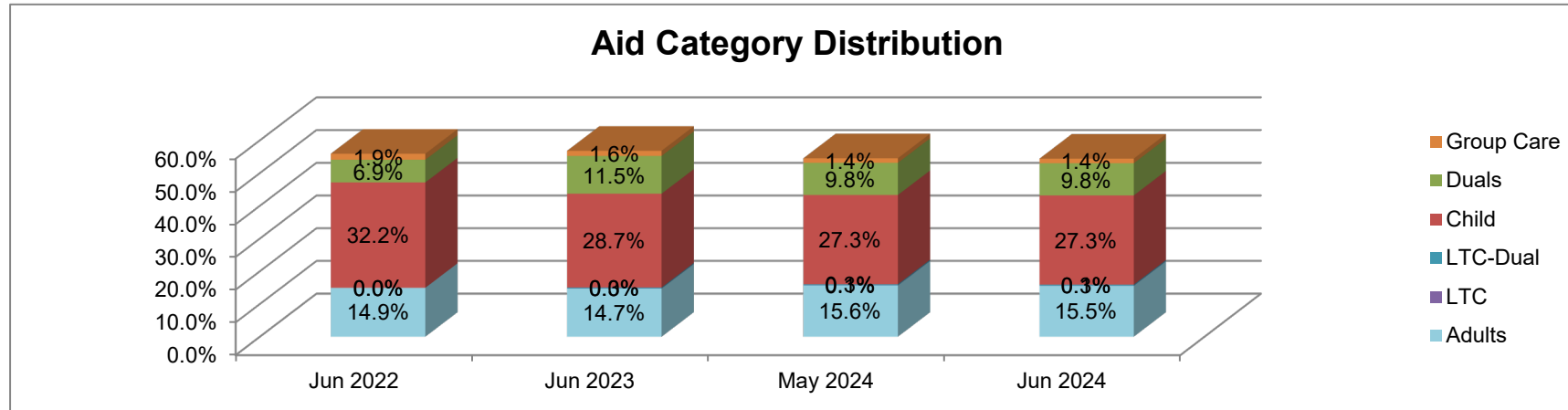
Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

Category of Aid Trend							
Category of Aid	Jun 2024	% of Medi-Cal	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Adults	62,786	16%	12,794	14,436	10	35,546	-
Child	110,164	28%	9,092	13,607	41,039	46,426	-
SPD	34,935	9%	11,366	5,529	1,437	16,603	-
ACA OE	149,359	37%	25,256	53,589	1,501	69,013	-
Duals	39,789	10%	26,114	2,818	4	10,853	-
LTC	224	0%	209	7	-	8	-
LTC-Dual	1,250	0%	1,248	-	-	2	-
Medi-Cal	398,507		86,079	89,986	43,991	178,451	-
Group Care	5,658		2,127	882	-	2,649	-
Total	404,165	100%	88,206	90,868	43,991	181,100	-
Medi-Cal %	98.6%		97.6%	99.0%	100.0%	98.5%	0%
Group Care %	1.4%		2.4%	1.0%	0.0%	1.5%	0.0%
<i>Network Distribution</i>			21.8%	22.5%	10.9%	44.8%	0.0%
			% Direct: 44%	% Delegated: 56%			

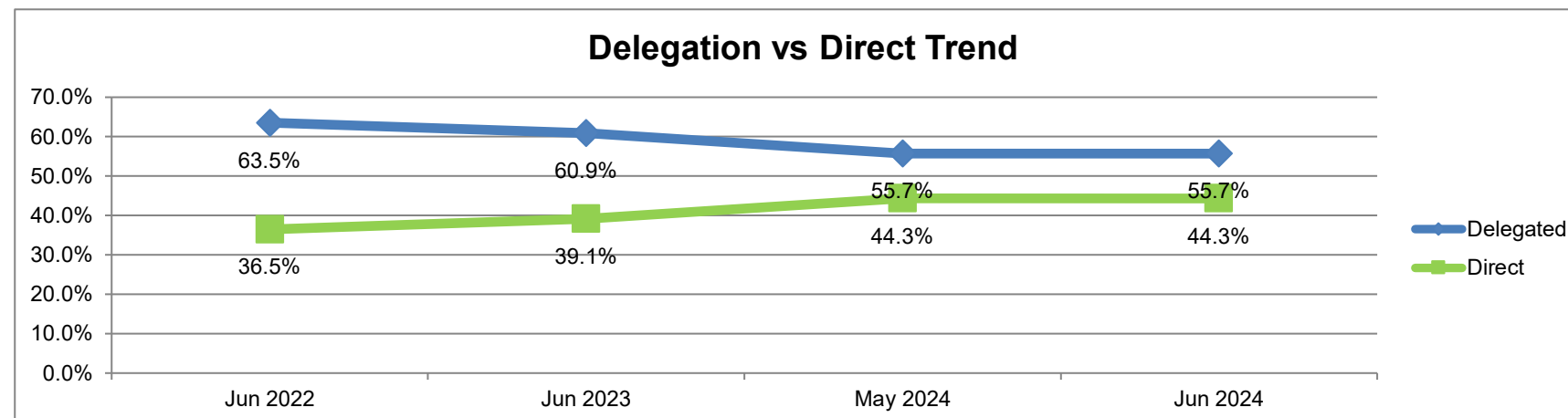


Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

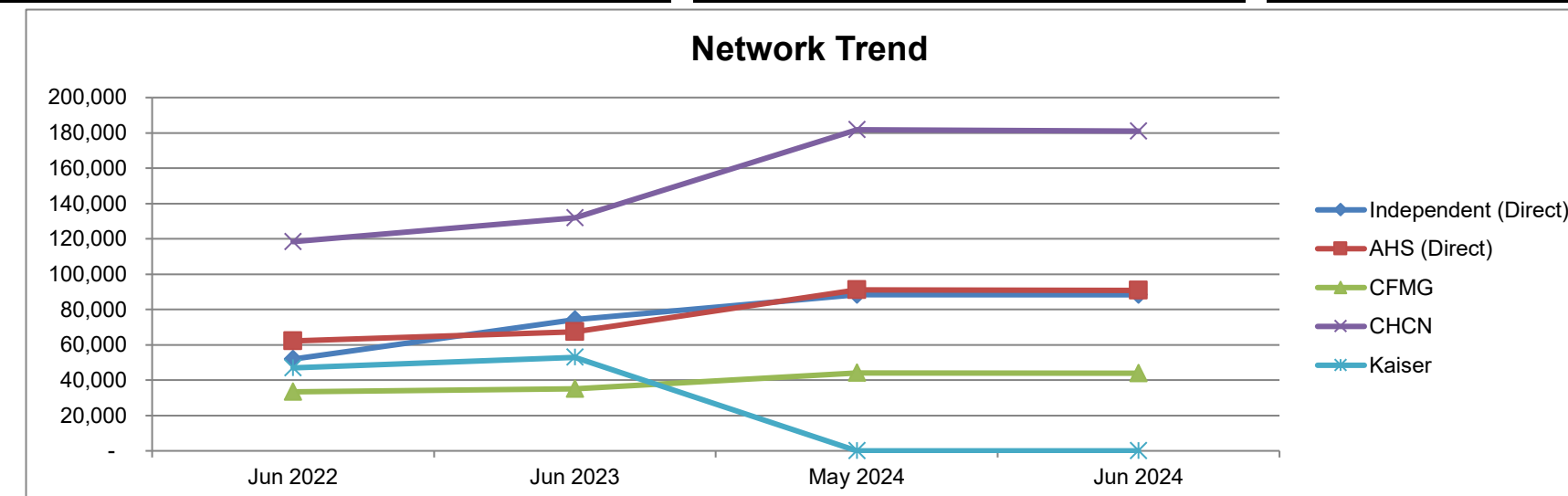
Category of Aid Trend												
Category of Aid	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022 to Jun 2023	Jun 2023 to Jun 2024	May 2024 to Jun 2024	
Adults	46,761	53,174	63,405	62,786	14.9%	14.7%	15.6%	15.5%	13.7%	18.1%	-1.0%	
Child	100,772	103,670	110,561	110,164	32.2%	28.7%	27.3%	27.3%	2.9%	6.3%	-0.4%	
SPD	27,105	31,280	34,965	34,935	8.7%	8.6%	8.6%	8.6%	15.4%	11.7%	-0.1%	
ACA OE	110,938	124,967	149,427	149,359	35.4%	34.6%	36.9%	37.0%	12.6%	19.5%	0.0%	
Duals	21,685	41,731	39,842	39,789	6.9%	11.5%	9.8%	9.8%	92.4%	-4.7%	-0.1%	
LTC	-	150	220	224	0.0%	0.0%	0.1%	0.1%	0.0%	49.3%	1.8%	
LTC-Dual	-	1,029	1,283	1,250	0.0%	0.3%	0.3%	0.3%	0.0%	21.5%	-2.6%	
Medi-Cal Total	307,261	356,001	399,703	398,507	98.1%	98.4%	98.6%	98.6%	15.9%	11.9%	-0.3%	
Group Care	5,795	5,684	5,640	5,658	1.9%	1.6%	1.4%	1.4%	-1.9%	-0.5%	0.3%	
Total	313,056	361,685	405,343	404,165	100.0%	100.0%	100.0%	100.0%	15.5%	11.7%	-0.3%	



Delegation vs Direct Trend												
Members	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022 to Jun 2023	Jun 2023 to Jun 2024	May 2024 to Jun 2024	
Delegated	198,905	220,110	225,844	225,091	63.5%	60.9%	55.7%	55.7%	10.7%	2.3%	-0.3%	
Direct	114,151	141,575	179,499	179,074	36.5%	39.1%	44.3%	44.3%	24.0%	26.5%	-0.2%	
Total	313,056	361,685	405,343	404,165	100.0%	100.0%	100.0%	100.0%	15.5%	11.7%	-0.3%	

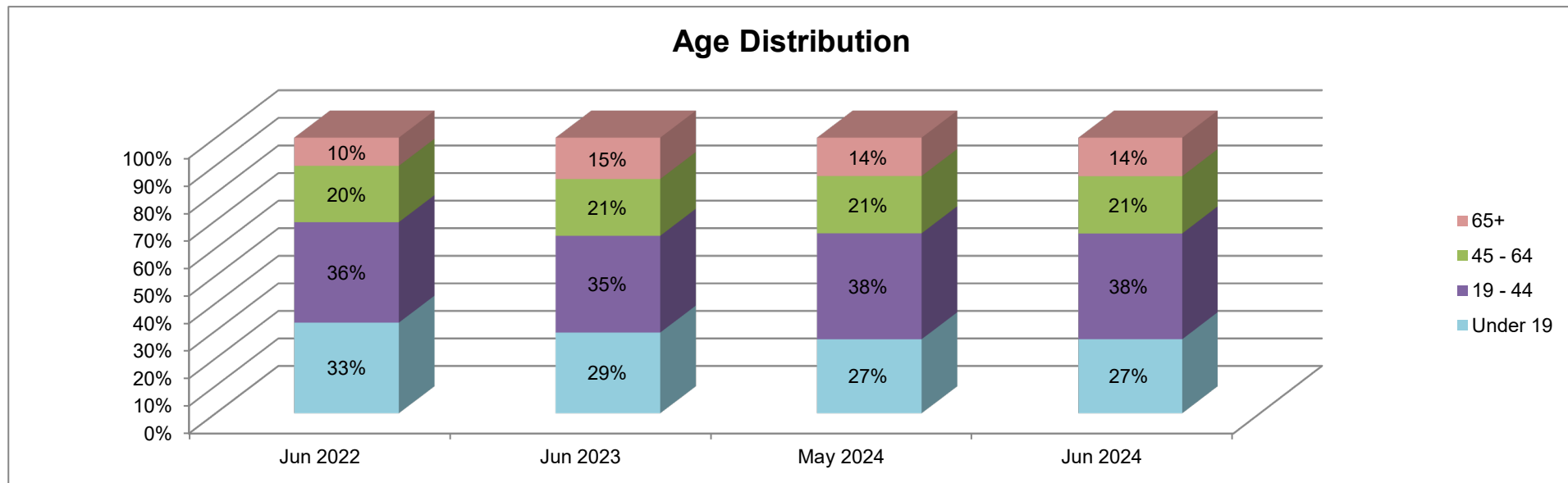


Network Trend												
Network	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022 to Jun 2023	Jun 2023 to Jun 2024	May 2024 to Jun 2024	
Independent (Direct)	51,936	74,242	88,381	88,206	16.6%	20.5%	21.8%	21.8%	42.9%	18.8%	-0.2%	
AHS (Direct)	62,215	67,333	91,118	90,868	19.9%	18.6%	22.5%	22.5%	8.2%	35.0%	-0.3%	
CFMG	33,408	35,251	44,083	43,991	10.7%	9.7%	10.9%	10.9%	5.5%	24.8%	-0.2%	
CHCN	118,411	131,951	181,761	181,100	37.8%	36.5%	44.8%	44.8%	11.4%	37.2%	-0.4%	
Kaiser	47,086	52,908	-	-	15.0%	14.6%	0.0%	0.0%	12.4%	-100.0%	0.0%	
Total	313,056	361,685	405,343	404,165	100.0%	100.0%	100.0%	100.0%	15.5%	11.7%	-0.3%	

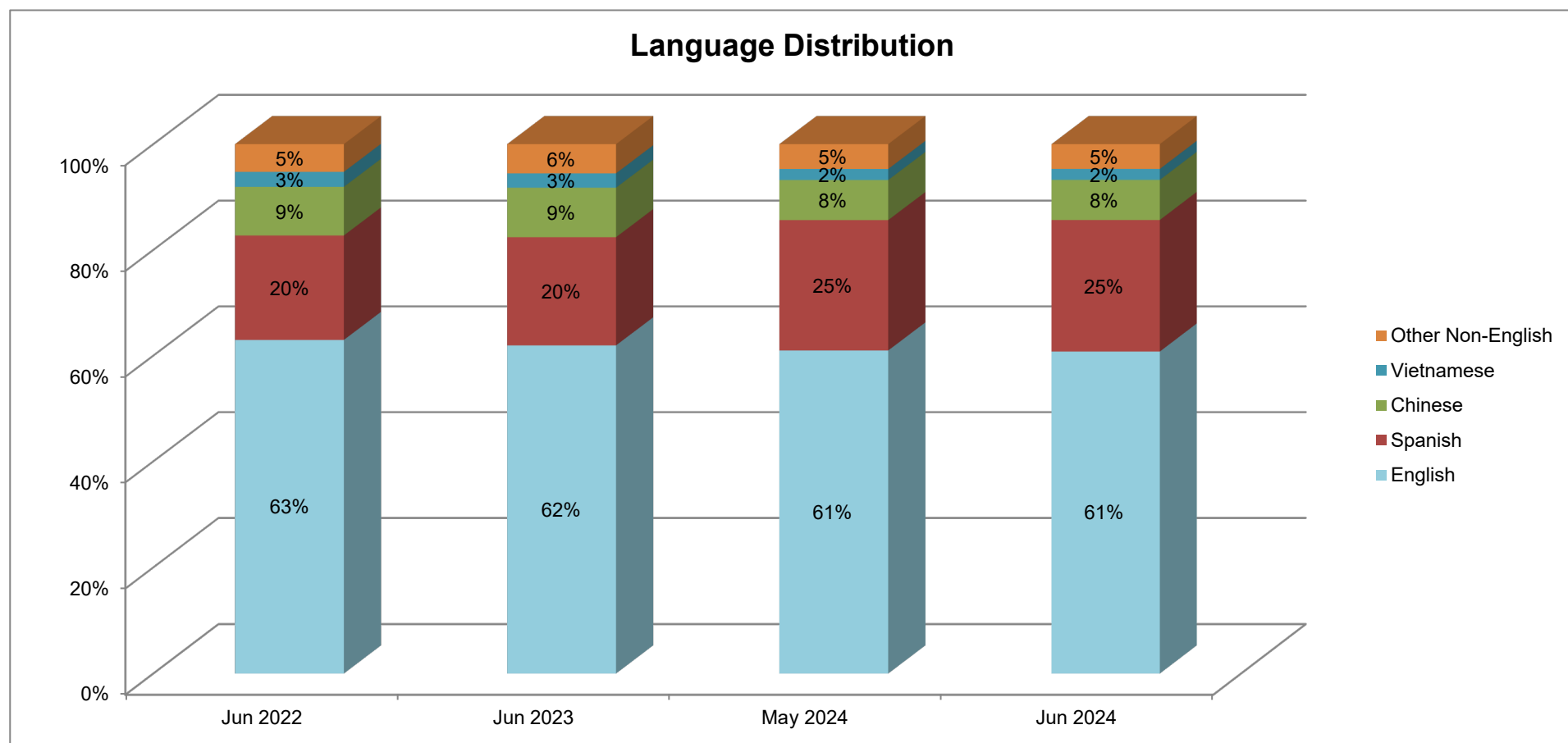


Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

Age Category Trend												
Age Category	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022 to Jun 2023	Jun 2023 to Jun 2024	May 2024 to Jun 2024	
Under 19	103,026	106,040	108,994	108,701	33%	29%	27%	27%	3%	3%	0%	
19 - 44	114,184	127,085	155,914	155,198	36%	35%	38%	38%	11%	22%	0%	
45 - 64	63,899	74,391	84,121	83,870	20%	21%	21%	21%	16%	13%	0%	
65+	31,947	54,169	56,314	56,396	10%	15%	14%	14%	70%	4%	0%	
Total	313,056	361,685	405,343	404,165	100%	100%	100%	100%	16%	12%	0%	

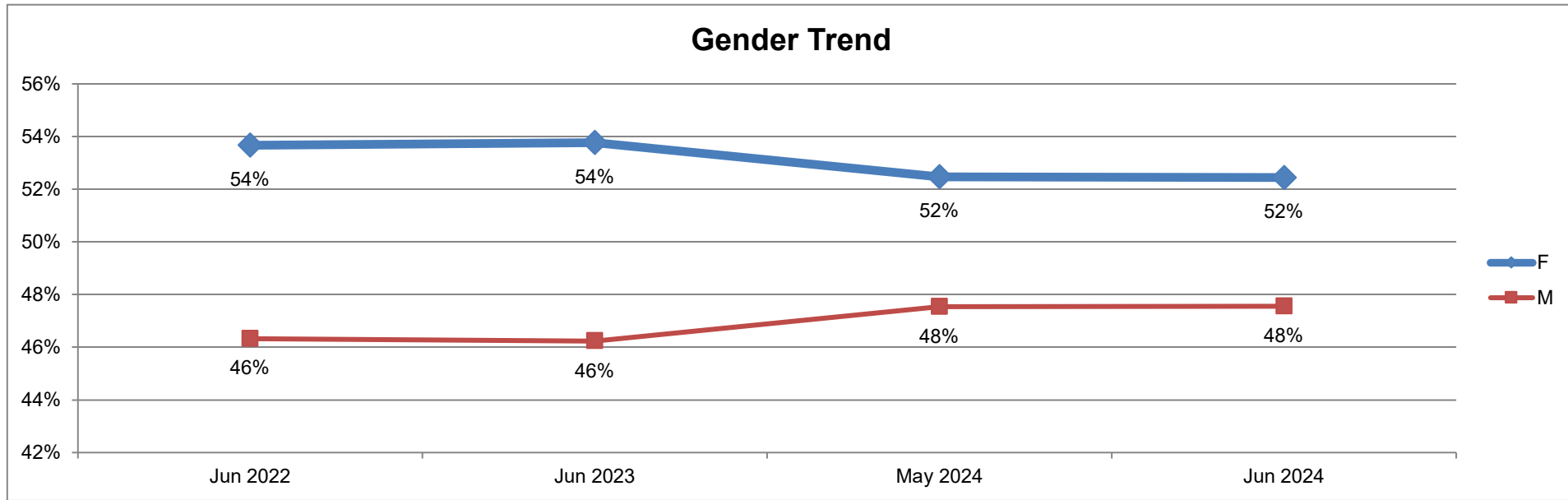


Language Trend												
Language	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022 to Jun 2023	Jun 2023 to Jun 2024	May 2024 to Jun 2024	
English	197,106	223,993	247,134	245,593	63%	62%	61%	61%	14%	10%	-1%	
Spanish	61,849	74,012	99,964	100,576	20%	20%	25%	25%	20%	36%	1%	
Chinese	28,802	33,860	30,741	30,660	9%	9%	8%	8%	18%	-9%	0%	
Vietnamese	8,868	9,838	8,461	8,386	3%	3%	2%	2%	11%	-15%	-1%	
Other Non-English	16,431	19,982	19,043	18,950	5%	6%	5%	5%	22%	-5%	0%	
Total	313,056	361,685	405,343	404,165	100%	100%	100%	100%	16%	12%	0%	

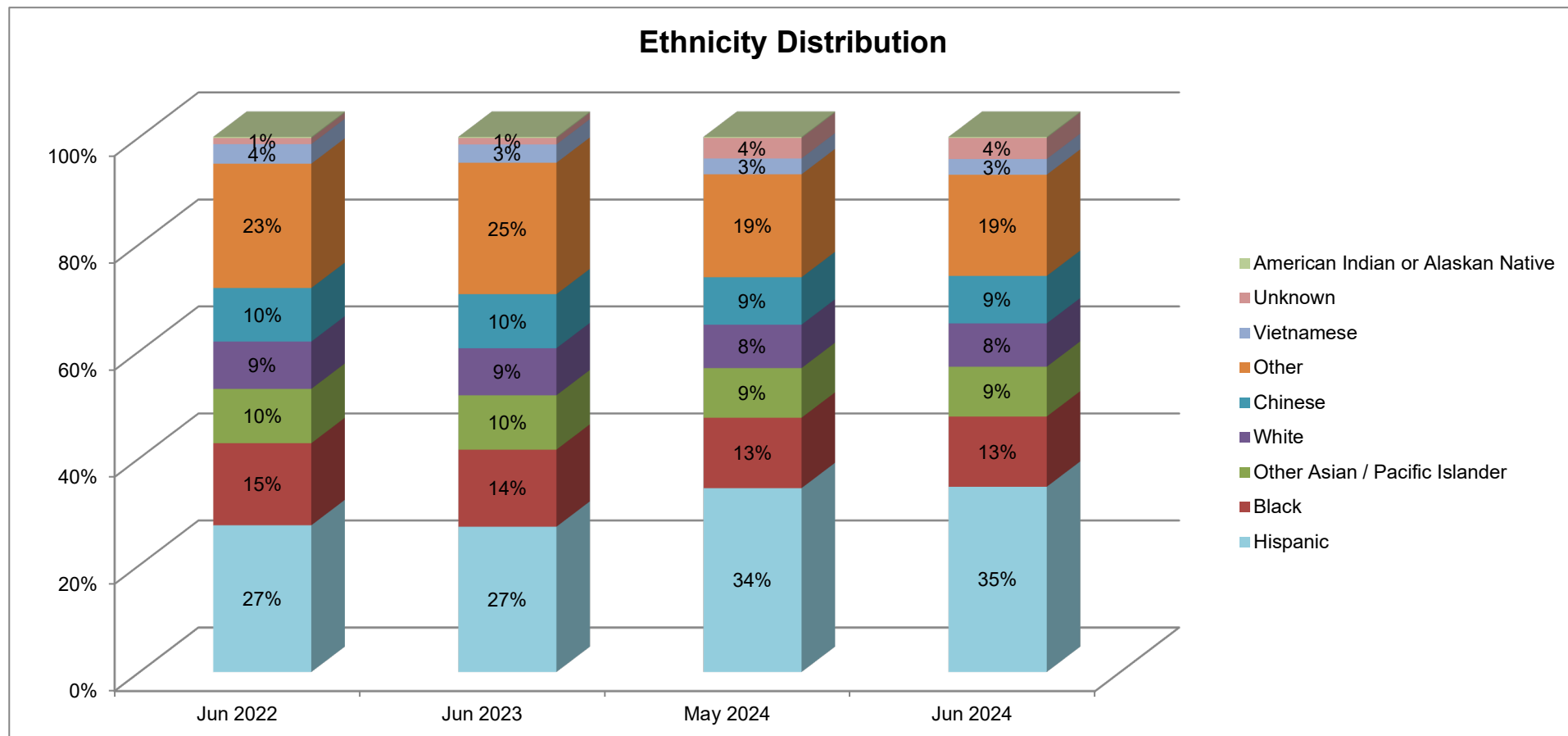


Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

Gender Trend											
Gender	Members				% of Total (ie.Distribution)				% Growth (Loss)		
	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022 to Jun 2023	Jun 2023 to Jun 2024	May 2024 to Jun 2024
F	168,023	194,470	212,650	211,959	54%	54%	52%	52%	16%	9%	0%
M	145,033	167,215	192,693	192,206	46%	46%	48%	48%	15%	15%	0%
Total	313,056	361,685	405,343	404,165	100%	100%	100%	100%	16%	12%	0%



Ethnicity Trend											
Ethnicity	Members				% of Total (ie.Distribution)				% Growth (Loss)		
	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022	Jun 2023	May 2024	Jun 2024	Jun 2022 to Jun 2023	Jun 2023 to Jun 2024	May 2024 to Jun 2024
Hispanic	85,824	98,185	139,254	139,887	27%	27%	34%	35%	14%	42%	0%
Black	48,031	52,097	53,353	53,044	15%	14%	13%	13%	8%	2%	-1%
Other Asian / Pacific Islander	31,777	36,735	37,596	37,615	10%	10%	9%	9%	16%	2%	0%
White	27,666	31,823	32,881	32,738	9%	9%	8%	8%	15%	3%	0%
Chinese	31,360	36,522	35,951	35,855	10%	10%	9%	9%	16%	-2%	0%
Other	72,720	88,825	77,966	76,430	23%	25%	19%	19%	22%	-14%	-2%
Vietnamese	11,426	12,366	11,993	11,893	4%	3%	3%	3%	8%	-4%	-1%
Unknown	3,570	4,397	15,550	15,906	1%	1%	4%	4%	23%	262%	2%
American Indian or Alaskan Native	682	735	799	797	0%	0%	0%	0%	8%	8%	0%
Total	313,056	361,685	405,343	404,165	100%	100%	100%	100%	16%	12%	0%



Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile By City

Medi-Cal By City							
City	Jun 2024	% of Total	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Oakland	160,572	40%	23,498	42,614	17,528	76,932	-
Hayward	63,652	16%	12,550	17,165	7,487	26,450	-
Fremont	36,669	9%	15,047	6,734	2,102	12,786	-
San Leandro	33,083	8%	8,112	5,715	4,277	14,979	-
Union City	14,574	4%	5,437	2,609	840	5,688	-
Alameda	13,876	3%	3,347	2,480	2,082	5,967	-
Berkeley	15,058	4%	4,030	2,291	1,753	6,984	-
Livermore	12,825	3%	1,859	655	2,231	8,080	-
Newark	9,278	2%	2,696	4,109	501	1,972	-
Castro Valley	9,466	2%	2,491	1,656	1,396	3,923	-
San Lorenzo	7,298	2%	1,465	1,647	846	3,340	-
Pleasanton	7,391	2%	1,743	416	817	4,415	-
Dublin	7,391	2%	1,979	440	879	4,093	-
Emeryville	2,784	1%	607	619	455	1,103	-
Albany	2,520	1%	660	288	563	1,009	-
Piedmont	490	0%	112	196	57	125	-
Sunol	86	0%	24	15	6	41	-
Antioch	47	0%	11	18	7	11	-
Other	1,447	0%	411	319	164	553	-
Total	398,507	100%	86,079	89,986	43,991	178,451	-

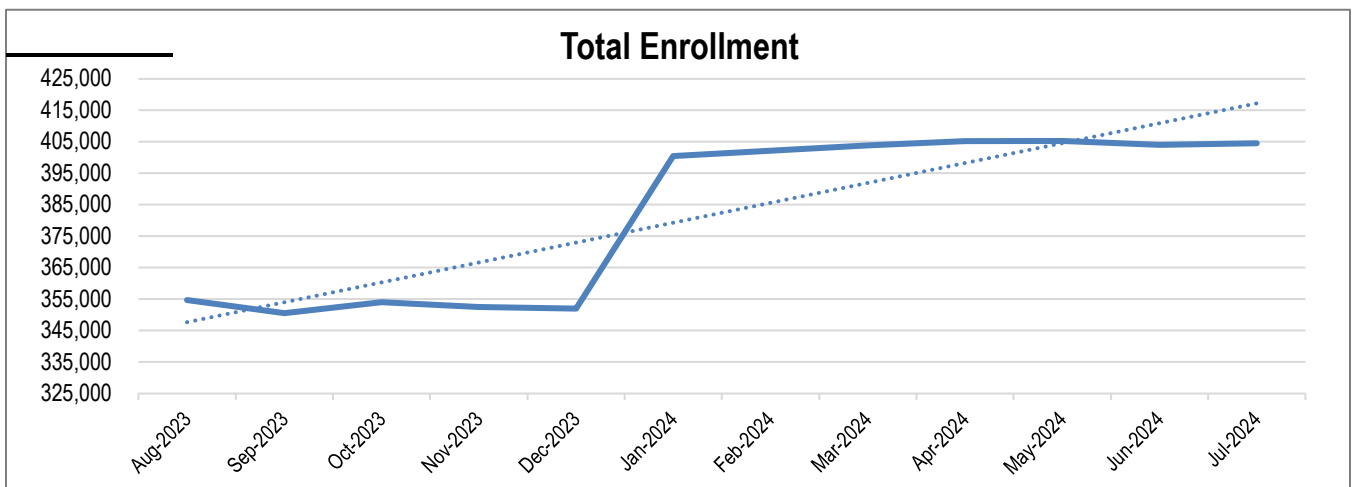
Group Care By City							
City	Jun 2024	% of Total	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Oakland	1,785	32%	344	331	-	1,110	-
Hayward	630	11%	294	149	-	187	-
Fremont	638	11%	427	70	-	141	-
San Leandro	592	10%	242	87	-	263	-
Union City	297	5%	188	47	-	62	-
Alameda	294	5%	93	23	-	178	-
Berkeley	156	3%	53	10	-	93	-
Livermore	101	2%	30	4	-	67	-
Newark	133	2%	81	29	-	23	-
Castro Valley	191	3%	86	27	-	78	-
San Lorenzo	137	2%	44	21	-	72	-
Pleasanton	67	1%	21	3	-	43	-
Dublin	117	2%	39	6	-	72	-
Emeryville	31	1%	11	4	-	16	-
Albany	22	0%	12	2	-	8	-
Piedmont	10	0%	2	1	-	7	-
Sunol	2	0%	2	-	-	-	-
Antioch	25	0%	7	5	-	13	-
Other	430	8%	151	63	-	216	-
Total	5,658	100%	2,127	882	-	2,649	-

Total By City							
City	Jun 2024	% of Total	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Oakland	162,357	40%	23,842	42,945	17,528	78,042	-
Hayward	64,282	16%	12,844	17,314	7,487	26,637	-
Fremont	37,307	9%	15,474	6,804	2,102	12,927	-
San Leandro	33,675	8%	8,354	5,802	4,277	15,242	-
Union City	14,871	4%	5,625	2,656	840	5,750	-
Alameda	14,170	4%	3,440	2,503	2,082	6,145	-
Berkeley	15,214	4%	4,083	2,301	1,753	7,077	-
Livermore	12,926	3%	1,889	659	2,231	8,147	-
Newark	9,411	2%	2,777	4,138	501	1,995	-
Castro Valley	9,657	2%	2,577	1,683	1,396	4,001	-
San Lorenzo	7,435	2%	1,509	1,668	846	3,412	-
Pleasanton	7,458	2%	1,764	419	817	4,458	-
Dublin	7,508	2%	2,018	446	879	4,165	-
Emeryville	2,815	1%	618	623	455	1,119	-
Albany	2,542	1%	672	290	563	1,017	-
Piedmont	500	0%	114	197	57	132	-
Sunol	88	0%	26	15	6	41	-
Antioch	72	0%	18	23	7	24	-
Other	1,877	0%	562	382	164	769	-
Total	404,165	100%	88,206	90,868	43,991	181,100	-

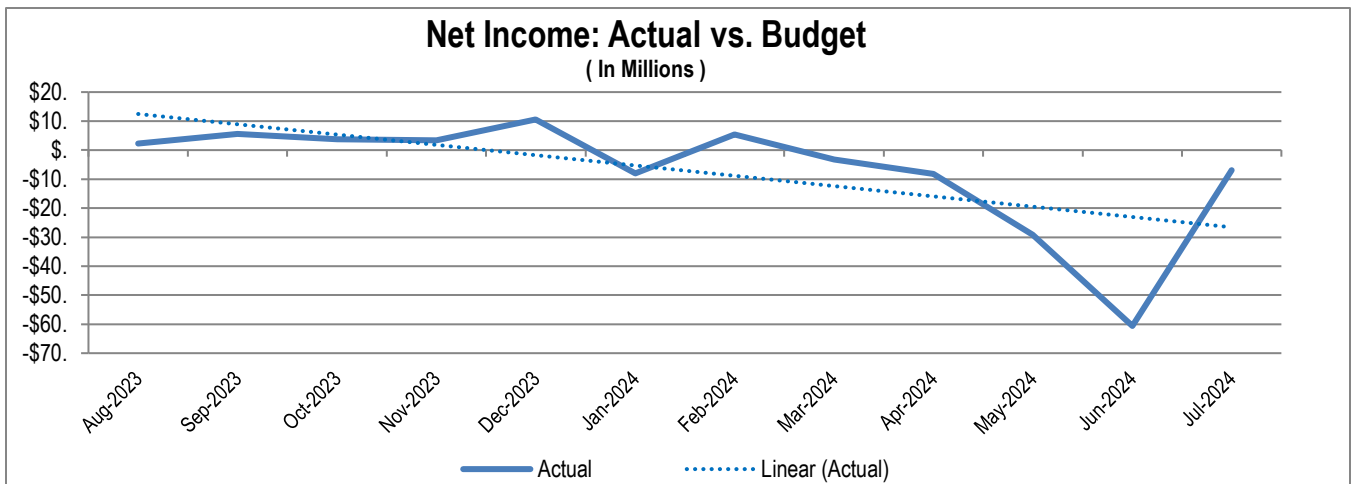
To: Alameda Alliance for Health, Board of Governors
From: Gil Riojas, Chief Financial Officer
Date: September 13th, 2024
Subject: Finance Report – July 2024 Financials

Executive Summary

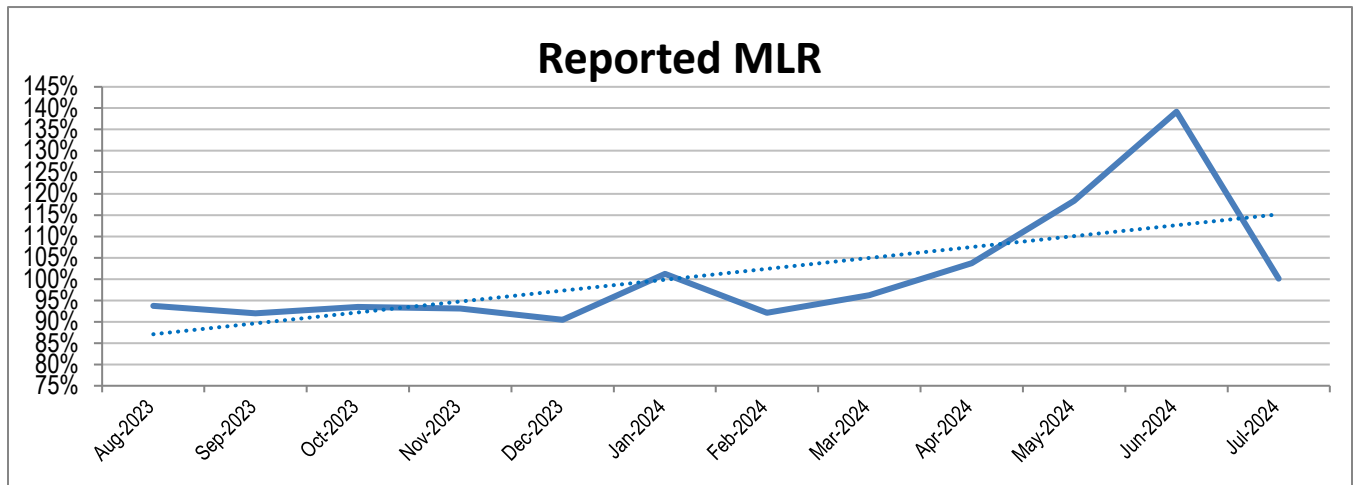
The Alliance started the new fiscal year with a slight increase in enrollment, reaching 405,000 members by month end July 31st, 2024. A Net Loss of \$7.0 million was reported in July. The Plan’s Medical Expenses represented 100.1% of revenue. Alliance reserves decreased to 361% of required but remain above minimum requirements.



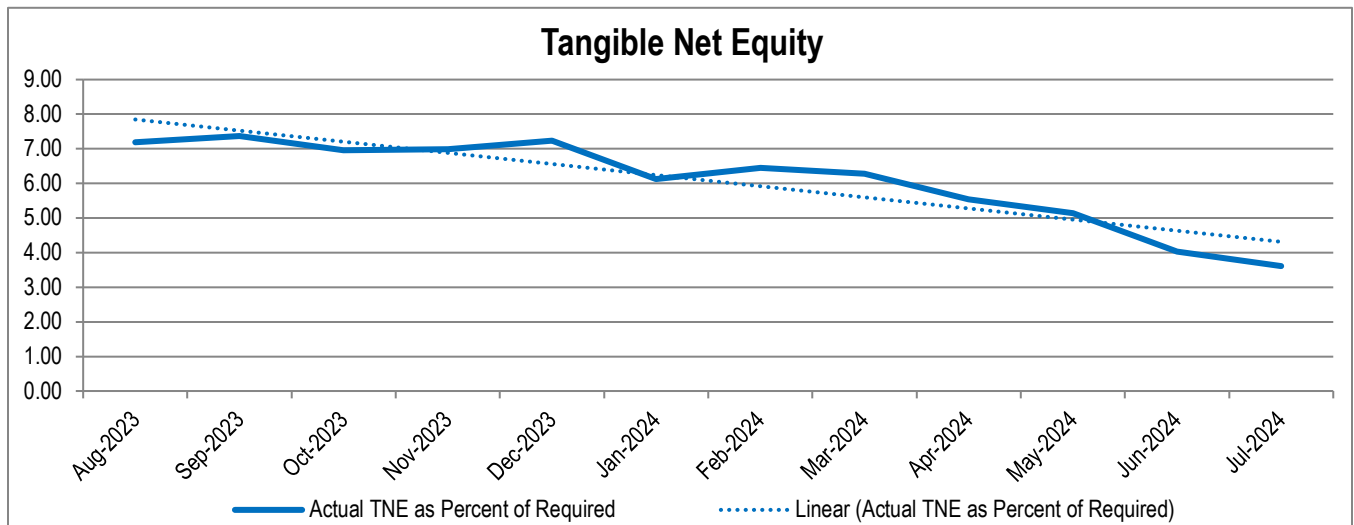
Net Income – For the month and fiscal YTD ended July 31st, 2024, actual Net Loss was \$7.0 million vs. budgeted Net Loss of \$2.4 million. For the month and fiscal YTD, Premium Revenue was slightly unfavorable to budget, actual Revenue was \$164.3 million vs. budgeted Revenue of \$166.0 million.



Medical Loss Ratio (MLR) – The Medical Loss Ratio was 100.1% for the month. The major variances include unfavorable Inpatient/SNF and Emergency Expense.



Tangible Net Equity (TNE) - The Department of Managed Health Care (DMHC) required \$68.8M in reserves, we reported \$179.6M. Our overall TNE remains above DMHC requirements at 361%.



The Alliance continues to benefit from increased non-operating income. For Fiscal year-to-date, we reported returns of \$4.0M, in the investment portfolio, and paid \$184,000 in claims interest expense.

To: Alameda Alliance for Health, Board of Governors

From: Gil Riojas, Chief Financial Officer

Date: September 13th, 2024

Subject: Finance Report – July 2024

Executive Summary

- For the month ended July 31st, 2024, the Alliance had enrollment of 404,508 members, a Net Loss of \$7.0 million and 361% of required Tangible Net Equity (TNE).

Overall Results: (in Thousands)		
	Month	YTD
Revenue	\$211,252	\$211,252
Medical Expense	164,511	164,511
Admin. Expense	10,821	10,821
MCO Tax Expense	46,927	46,927
Other Inc. / (Exp.)	4,017	4,017
Net Income	(\$6,989)	(\$6,989)

Net Income by Program: (in Thousands)		
	Month	YTD
Medi-Cal*	(\$7,175)	(\$7,175)
Group Care	185	185
	(\$6,989)	(\$6,989)

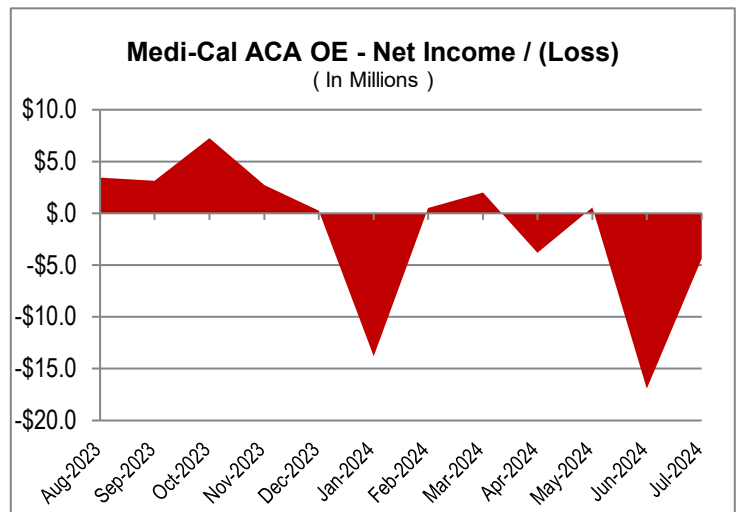
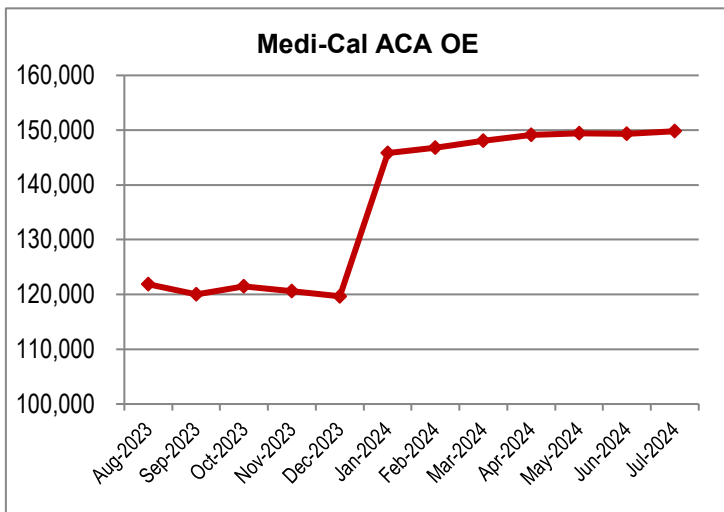
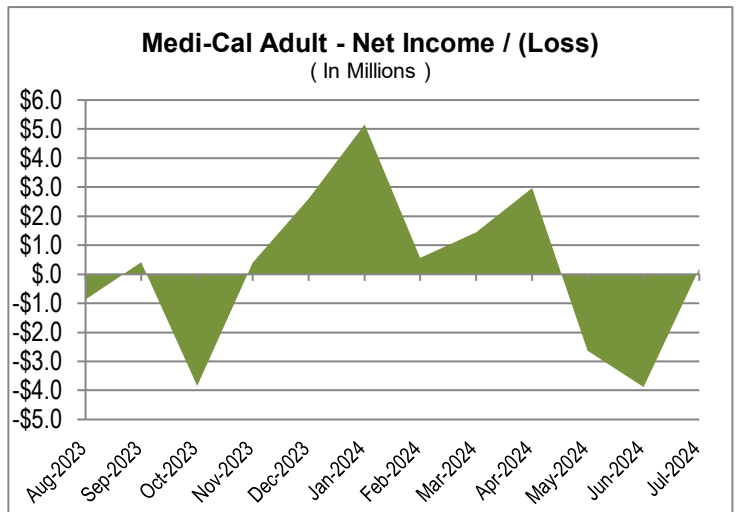
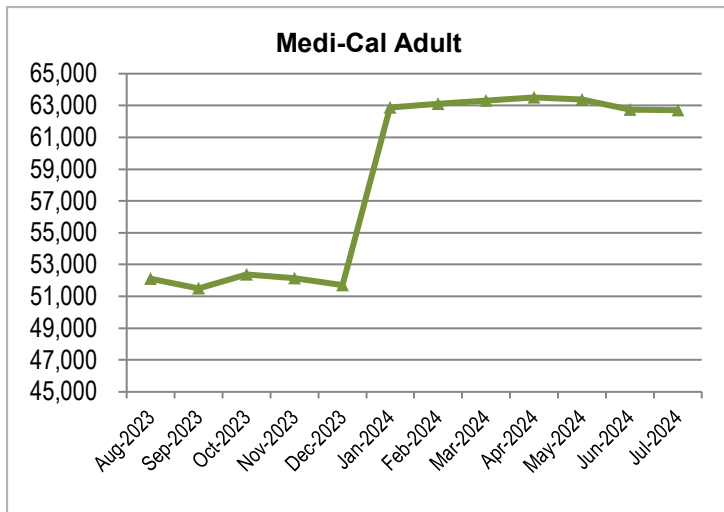
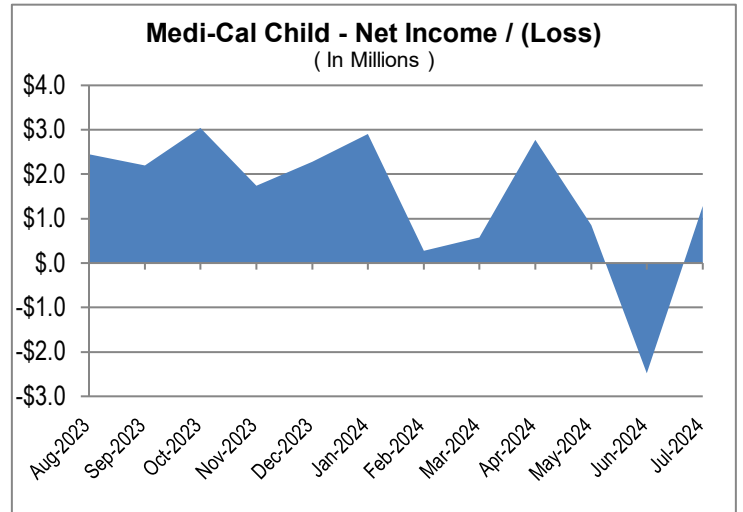
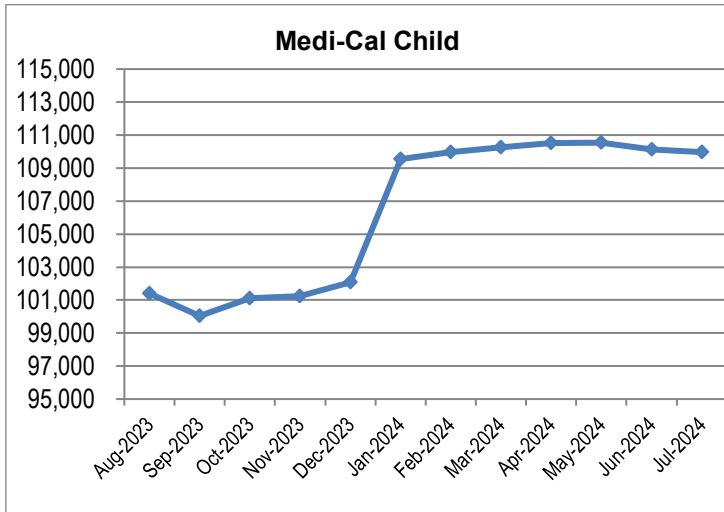
*Includes costs for Medicare implementation.

Enrollment

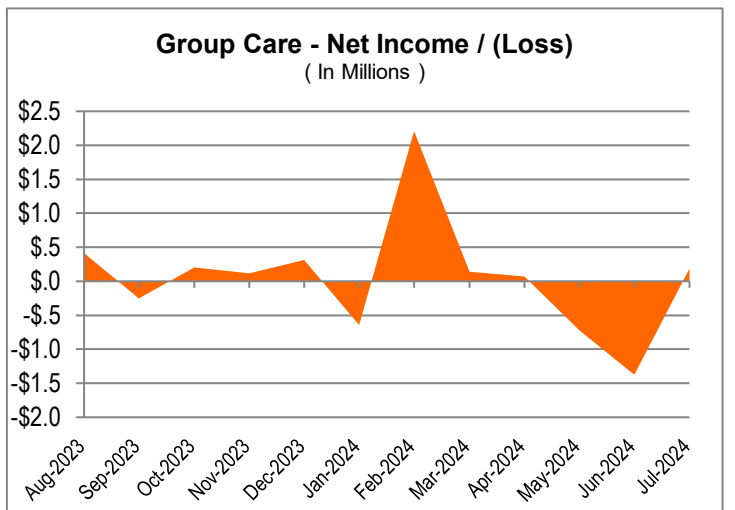
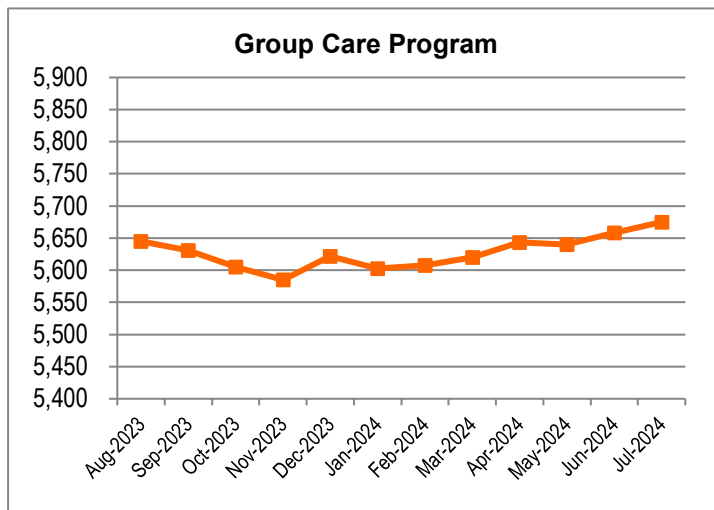
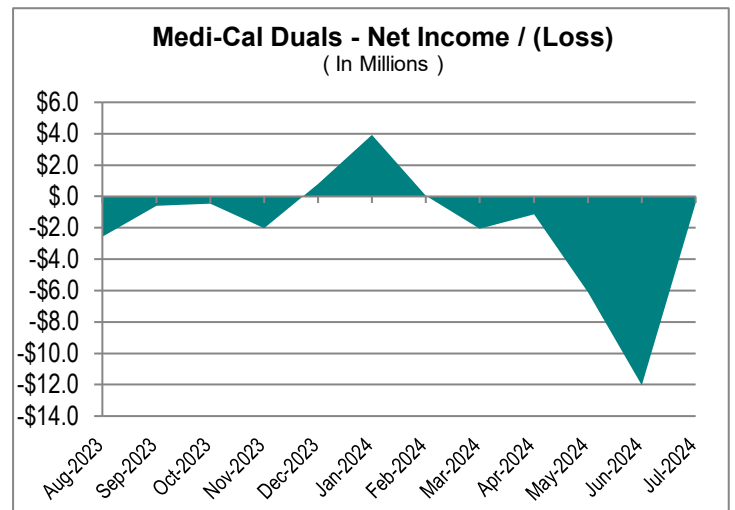
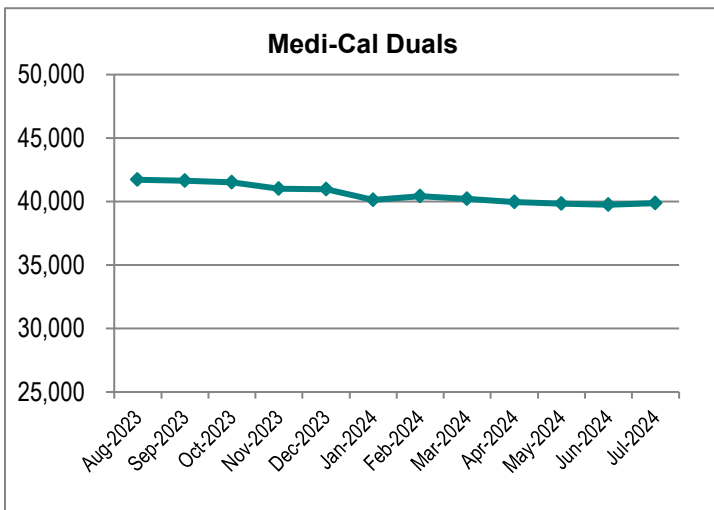
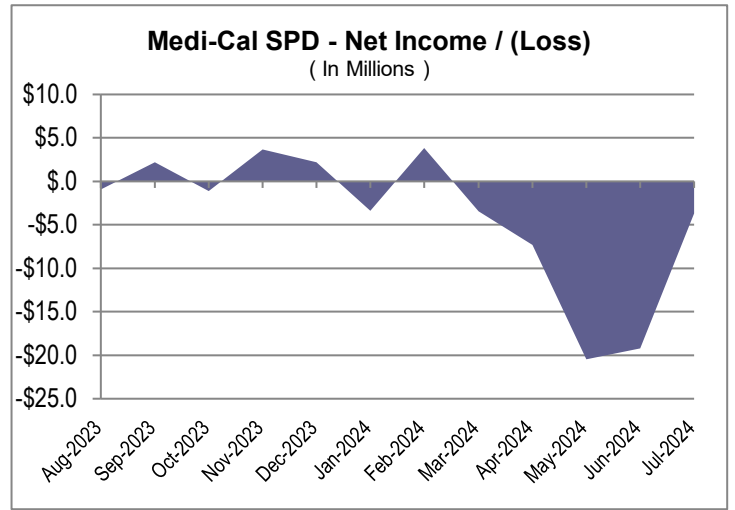
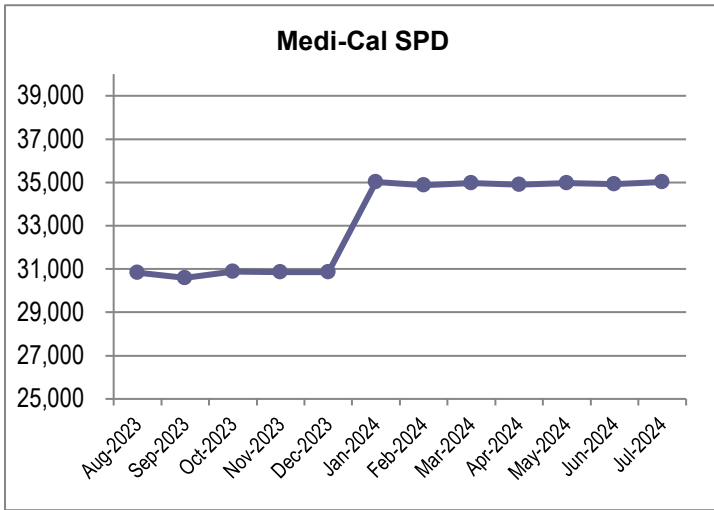
- Total enrollment increased by 518 members since June 2024.

Monthly Membership and YTD Member Months									
Actual vs. Budget									
For the Month and Fiscal Year-to-Date									
Enrollment					Member Months				
Current Month					Year-to-Date				
Actual	Budget	Variance	Variance %		Actual	Budget	Variance	Variance %	
					Medi-Cal:				
62,708	63,571	(863)	-1.4%	Adult	62,708	63,571	(863)	-1.4%	
109,951	110,723	(772)	-0.7%	Child	109,951	110,723	(772)	-0.7%	
35,018	34,848	170	0.5%	SPD	35,018	34,848	170	0.5%	
39,892	39,791	101	0.3%	Duals	39,892	39,791	101	0.3%	
149,801	149,317	484	0.3%	ACA OE	149,801	149,317	484	0.3%	
222	224	(2)	-0.9%	LTC	222	224	(2)	-0.9%	
1,241	1,285	(44)	-3.4%	LTC Duals	1,241	1,285	(44)	-3.4%	
398,833	399,759	(926)	-0.2%	Medi-Cal Total	398,833	399,759	(926)	-0.2%	
5,675	5,643	32	0.6%	Group Care	5,675	5,643	32	0.6%	
404,508	405,402	(894)	-0.2%	Total	404,508	405,402	(894)	-0.2%	

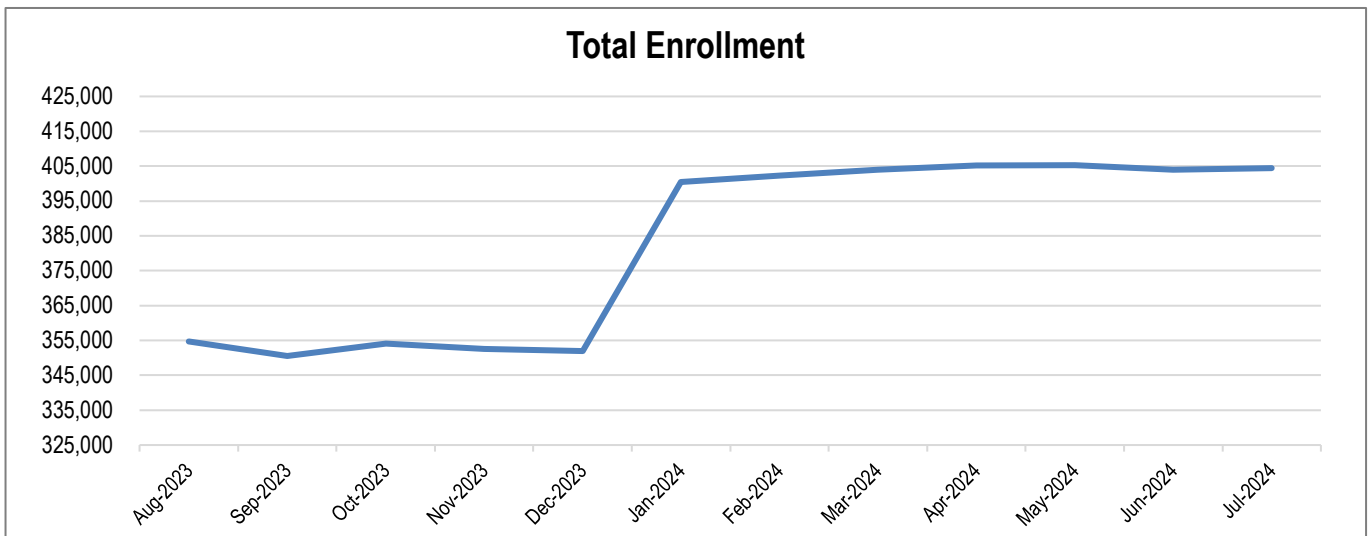
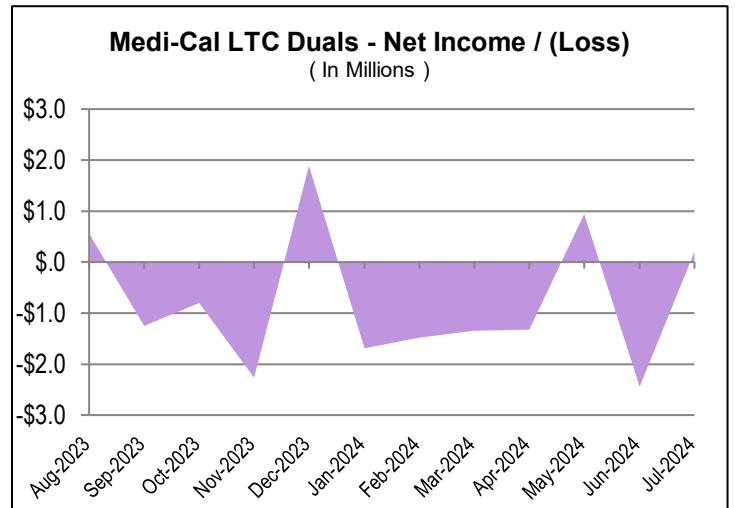
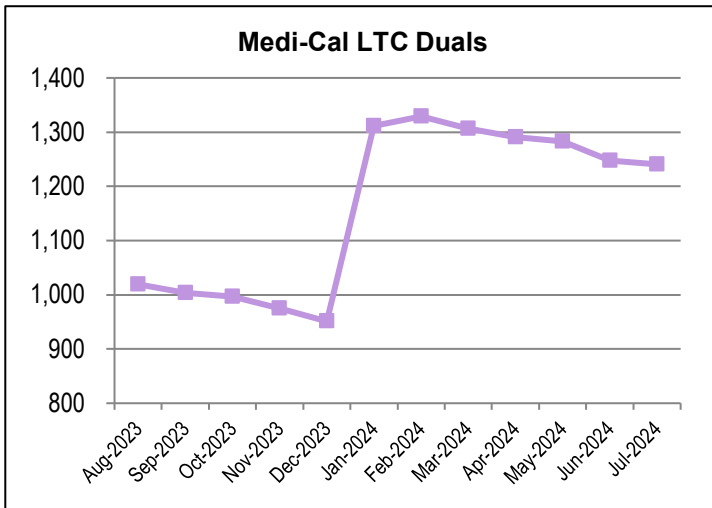
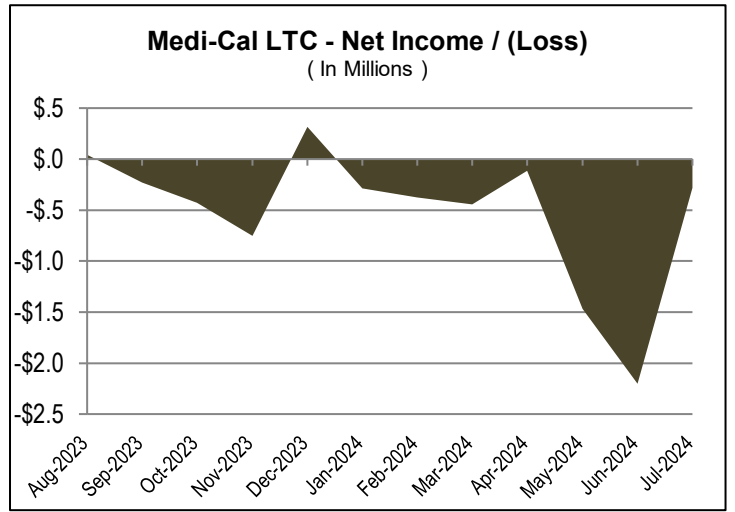
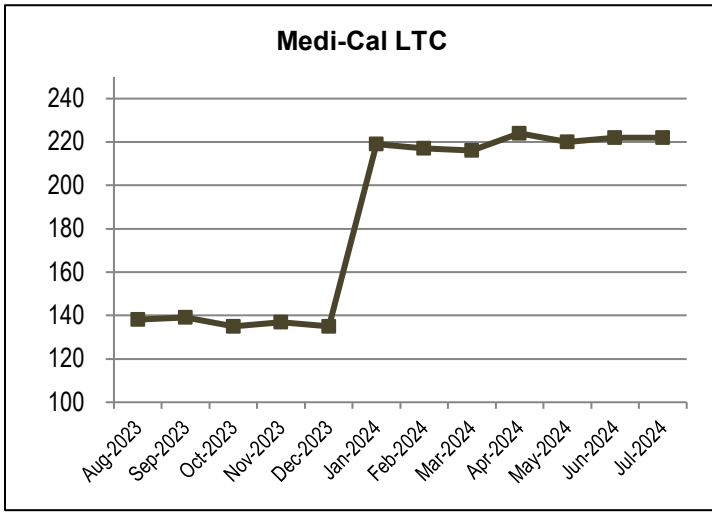
Enrollment and Profitability by Program and Category of Aid

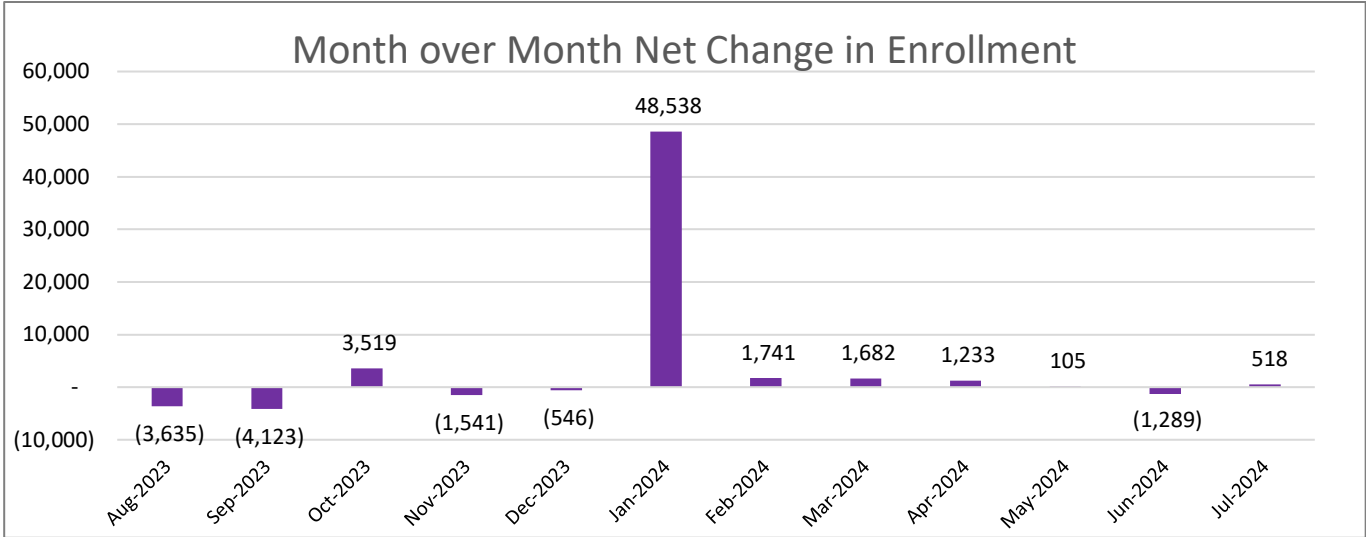


Enrollment and Profitability by Program and Category of Aid



Enrollment and Profitability by Program and Category of Aid

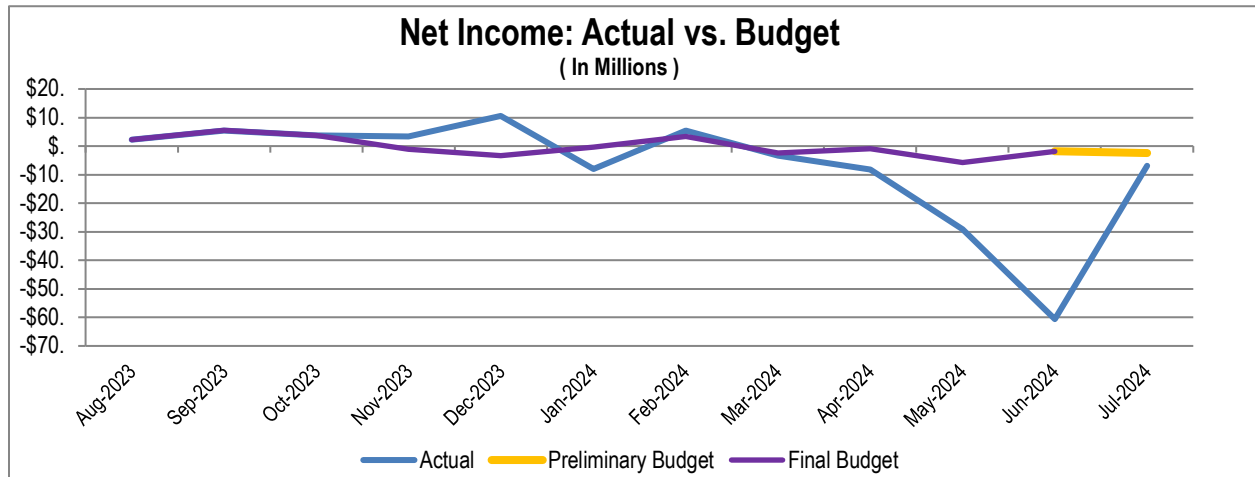




- The Public Health Emergency (PHE) ended May 2023. Disenrollments related to redetermination started July 2023 and are assumed to be largely complete as of June 2024. In preparation for the Single Plan Model, effective October 2023 DHCS no longer assigned members to Anthem, and instead new members were assigned to the Alliance.
- In January 2024, enrollment significantly increased due to transition to Single Plan Model and expansion of full scope Medi-Cal to California residents 26-49 regardless of immigration status. Kaiser’s transition to a direct contract with the State resulted in a partially offsetting membership reduction.

Net Income

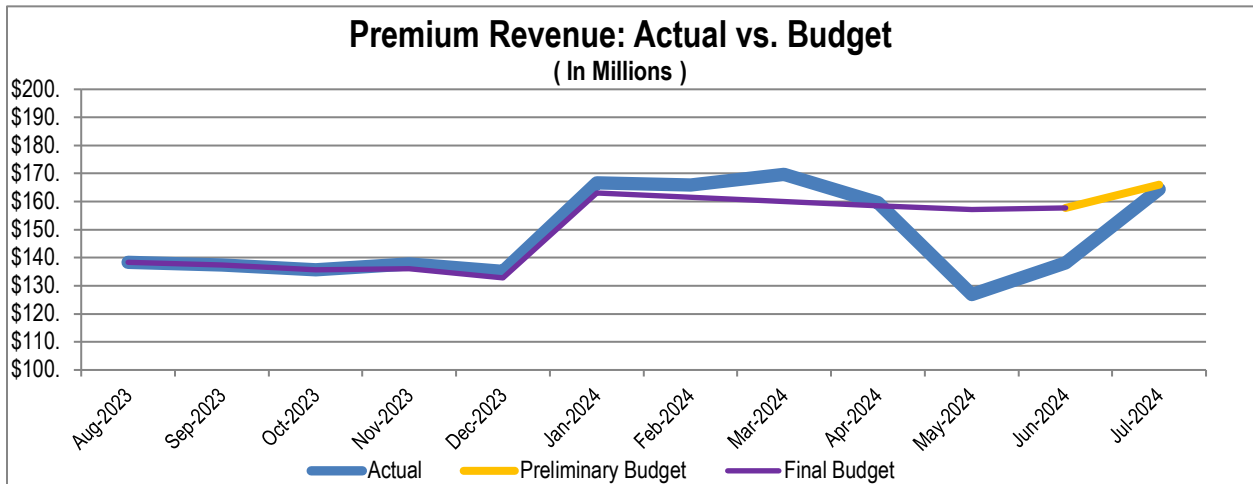
- For the month and fiscal YTD ended July 31st, 2024:
 - Actual Net Loss \$7.0 million.
 - Budgeted Net Loss \$2.4 million.



- The unfavorable variance of \$4.6 million in the current month is primarily due to:
 - Unfavorable \$2.3 million higher than anticipated Medical Expense.
 - Unfavorable \$2.1 million higher than anticipated Administrative Expense.
 - Unfavorable \$1.7 million lower than anticipated Premium Revenue.

Premium Revenue

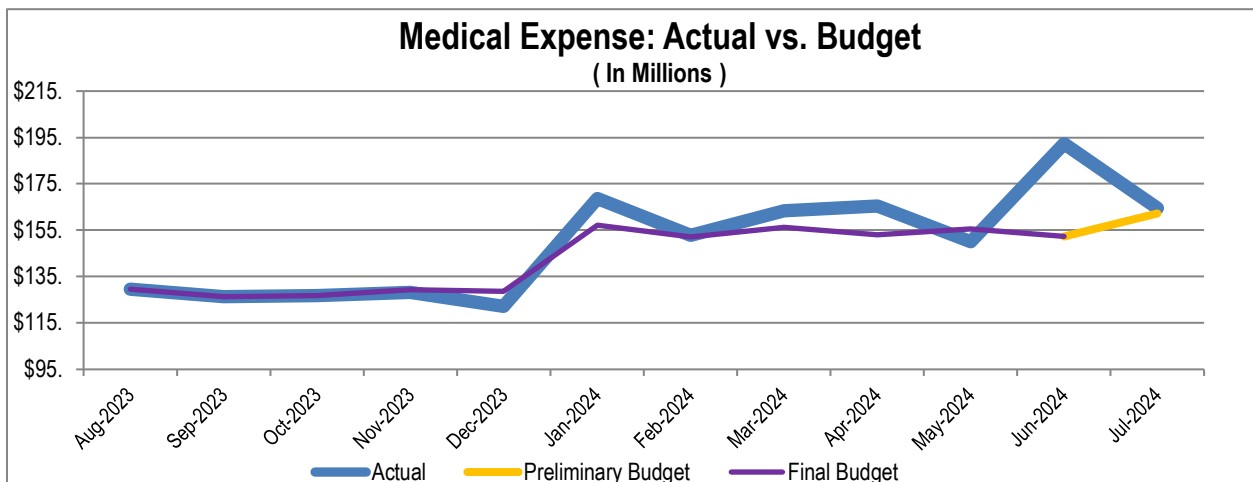
- For the month and fiscal YTD ended July 31st, 2024:
 - Actual Revenue: \$164.3 million
 - Budgeted Revenue: \$166.0 million.



- For the month ended July 31st, 2024, the unfavorable Premium Revenue variance of \$1.7 million is primarily due to the following:
 - Unfavorable Medi-Cal Rate Acuity adjustment for CY2024

Medical Expense

- For the month and fiscal YTD ended July 31st, 2024:
 - Actual Medical Expense: \$164.5 million.
 - Budgeted Medical Expense: \$162.2 million.



- Reported financial results include medical expense, which contains estimates for Incurred-But-Not-Paid (IBNP) claims. Calculation of monthly IBNP is based on historical trends and claims payment. The Alliance's IBNP reserves are reviewed by our actuarial consultants.
- For July, updates to Fee-For-Service (FFS) increased the estimate for prior period unpaid Medical Expenses by \$1,000. This small reduction in Medical Expense is related to returned checks and Grievance and Appeals resolutions for years prior to the normal IBNP time frame.

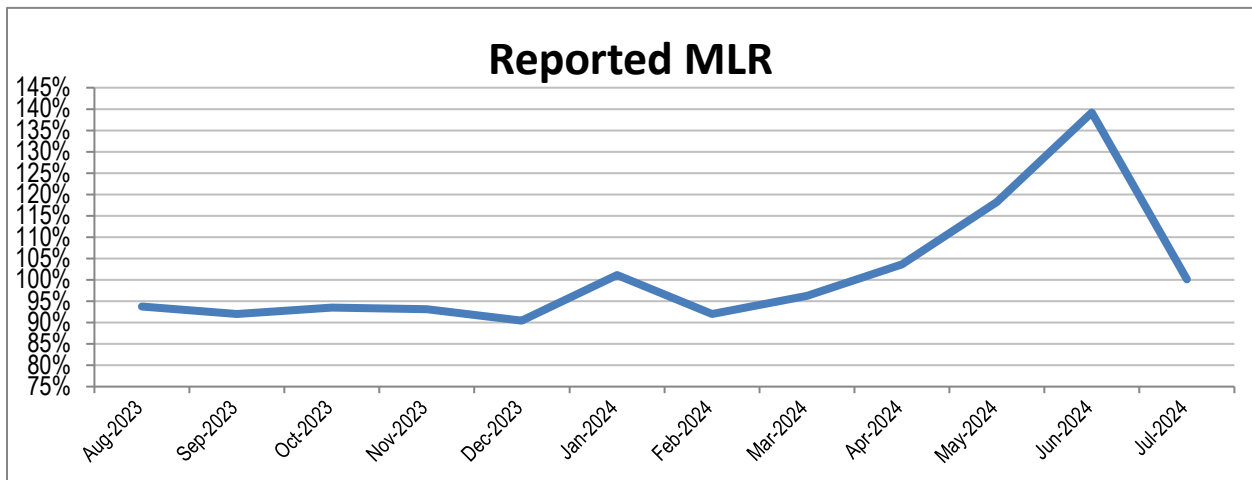
Medical Expense - Actual vs. Budget (In Dollars)						
Adjusted to Eliminate the Impact of Prior Period IBNP Estimates						
	Actual			Budget	Variance Actual vs. Budget Favorable/(Unfavorable)	
	Adjusted	Change in IBNP	Reported		\$	%
Capitated Medical Expense	\$19,545,068	\$0	\$19,545,068	\$19,804,071	\$259,003	1.3%
Primary Care FFS	\$5,869,806	\$16	\$5,869,822	\$6,117,165	\$247,358	4.0%
Specialty Care FFS	\$6,852,561	\$9,975	\$6,862,536	\$8,012,737	\$1,160,176	14.5%
Outpatient FFS	\$11,622,112	(\$8,235)	\$11,613,878	\$11,457,106	(\$165,006)	-1.4%
Ancillary FFS	\$16,034,144	(\$21,288)	\$16,012,856	\$16,898,561	\$864,417	5.1%
Pharmacy FFS	\$11,791,229	\$9,896	\$11,801,125	\$12,107,595	\$316,366	2.6%
ER Services FFS	\$10,056,425	(\$594)	\$10,055,830	\$8,737,991	(\$1,318,433)	-15.1%
Inpatient Hospital & SNF FFS	\$50,305,495	\$5,374	\$50,310,868	\$45,529,777	(\$4,775,718)	-10.5%
Long Term Care FFS	\$29,104,806	\$5,986	\$29,110,791	\$29,166,561	\$61,755	0.2%
Other Benefits & Services	\$2,979,779	\$0	\$2,979,779	\$4,021,741	\$1,041,963	25.9%
Net Reinsurance	\$348,101	\$0	\$348,101	\$385,501	\$37,400	9.7%
Provider Incentive	\$0	\$0	\$0	\$0	\$0	-
	\$164,509,526	\$1,129	\$164,510,655	\$162,238,807	(\$2,270,719)	-1.4%

Medical Expense - Actual vs. Budget (Per Member Per Month)						
Adjusted to Eliminate the Impact of Prior Year IBNP Estimates						
	Actual			Budget	Variance Actual vs. Budget Favorable/(Unfavorable)	
	Adjusted	Change in IBNP	Reported		\$	%
Capitated Medical Expense	\$48.32	\$0.00	\$48.32	\$48.85	\$0.53	1.1%
Primary Care FFS	\$14.51	\$0.00	\$14.51	\$15.09	\$0.58	3.8%
Specialty Care FFS	\$16.94	\$0.02	\$16.97	\$19.76	\$2.82	14.3%
Outpatient FFS	\$28.73	(\$0.02)	\$28.71	\$28.26	(\$0.47)	-1.7%
Ancillary FFS	\$39.64	(\$0.05)	\$39.59	\$41.68	\$2.04	4.9%
Pharmacy FFS	\$29.15	\$0.02	\$29.17	\$29.87	\$0.72	2.4%
ER Services FFS	\$24.86	(\$0.00)	\$24.86	\$21.55	(\$3.31)	-15.3%
Inpatient Hospital & SNF FFS	\$124.36	\$0.01	\$124.38	\$112.31	(\$12.05)	-10.7%
Long Term Care FFS	\$71.95	\$0.01	\$71.97	\$71.94	(\$0.01)	0.0%
Other Benefits & Services	\$7.37	\$0.00	\$7.37	\$9.92	\$2.55	25.7%
Net Reinsurance	\$0.86	\$0.00	\$0.86	\$0.95	\$0.09	9.5%
Provider Incentive	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-
	\$406.69	\$0.00	\$406.69	\$400.19	(\$6.50)	-1.6%

- Excluding the impact of prior year estimates for IBNP, year-to-date medical expense variance is \$2.3 million unfavorable to budget. On a PMPM basis, medical expense is 1.6% unfavorable to budget. For per-member-per-month expense:
 - Capitated Expense is slightly under budget, largely driven by favorable PCP Capitation FQHC expense, partially offset by unfavorable PCP Capitation expense due to inception of Provider Targeted Rate Increases (TRI).
 - Primary Care Expense is under budget driven by the low utilization in the ACA OE, Child and Duals aid code categories.
 - Specialty Care Expense is below budget, driven mostly by less than expected SPD and Duals aid code category utilization.
 - Outpatient Expense is over budget due to higher utilization in the SPD and LTC Duals aid code category.
 - Ancillary Expense is over budget mostly due to higher than expected utilization in the SPD, ACA OE and Duals aid code categories.
 - Pharmacy Expense is under budget due to low Non-PBM expense driven by lower utilization in the ACA OE, Adult and Duals aid code categories.
 - Emergency Room Expense is over budget driven by high utilization in the SPD, ACA OE and Adult aid code categories.
 - Inpatient Expense is over budget driven by seasonally higher utilization and unit cost due to increased catastrophic case and contract change expense in the ACA OE, SPD and Adult aid code categories.
 - Long Term Care Expense is over budget due to high utilization in the SPD and Duals aid code categories.
 - Other Benefits & Services is under budget, due to lower than expected other purchased and professional services expense.
 - Net Reinsurance year-to-date is under budget because more recoveries were received than expected.

Medical Loss Ratio (MLR)

The Medical Loss Ratio (total reported medical expense divided by Premium revenue) was 100.1% for the month and fiscal year-to-date.



Administrative Expense

- For the month and fiscal YTD ended July 31st, 2024:
 - Actual Administrative Expense: \$10.8 million.
 - Budgeted Administrative Expense: \$8.7 million.

Summary of Administrative Expense (In Dollars)								
For the Month and Fiscal Year-to-Date								
Current Month					Year-to-Date			
Actual	Budget	Variance \$	Variance %		Actual	Budget	Variance \$	Variance %
\$5,360,501	\$5,501,577	\$141,076	2.6%	Employee Expense	\$5,360,501	\$5,501,577	\$141,076	2.6%
74,835	74,456	(379)	-0.5%	Medical Benefits Admin Expense	74,835	74,456	(379)	-0.5%
2,906,714	1,549,780	(1,356,934)	-87.6%	Purchased & Professional Services	2,906,714	1,549,780	(1,356,934)	-87.6%
2,478,861	1,588,440	(890,422)	-56.1%	Other Admin Expense	2,478,861	1,588,440	(890,422)	-56.1%
\$10,820,912	\$8,714,253	(\$2,106,659)	-24.2%	Total Administrative Expense	\$10,820,912	\$8,714,253	(\$2,106,659)	-24.2%

The year-to-date variances include:

- Unfavorable in Purchased & Professional Services. For the timing for Consulting Services, Computer Support Services, Other Purchased Services: HMS Recovery Fees, and Software Expense. The above is slightly offset by the delay in Hardware purchases.
- Unfavorable in Licenses, Insurance & Fees: increased costs in IT-related Licenses and Subscriptions, higher Bank Fees, fluctuations in Insurance Premium timing, and rising cost Other Expenses.
- Favorable Employee and Temporary Services and delayed training, travel, Recruitment and other employee-related expenses.
- Favorable Building Occupancy costs, Printing/Postage/Promotion and Supplies & Other Expenses.

The Administrative Loss Ratio (ALR) is 6.6% of net revenue for the month and year-to-date.

Other Income / (Expense)

Other Income & Expense is comprised of investment income and claims interest.

- Fiscal year-to-date net investments show a gain of \$4.0 million.
- Fiscal year-to-date claims interest expense, due to delayed payment of certain claims, or recalculated interest on previously paid claims is \$184,000. This account has been moved under Administrative Expenses for this month moving forward.

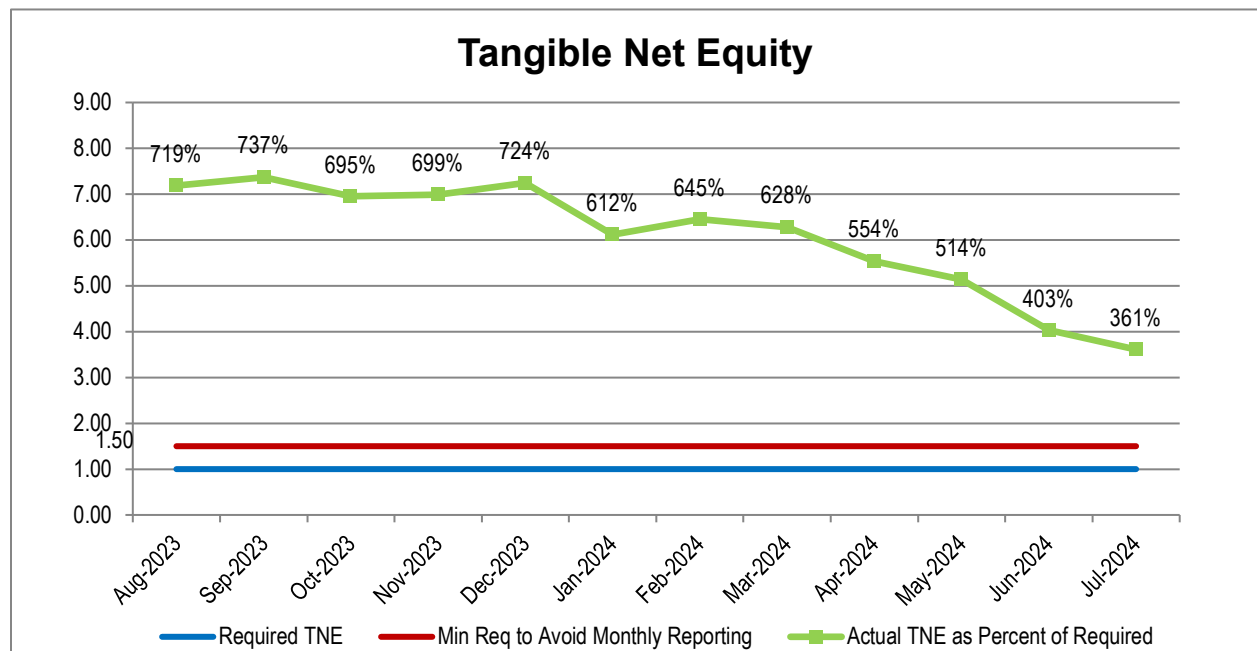
Managed Care Organization (MCO) Provider Tax

- Revenue: For the month and FYTD ended July 31st, 2024:
 - Actual: \$46.9 million.
 - Budgeted: \$47.0 million.
- Expense: For the month and FYTD ended July 31st, 2024:
 - Actual: \$46.9 million.
 - Budgeted: \$47.0 million.

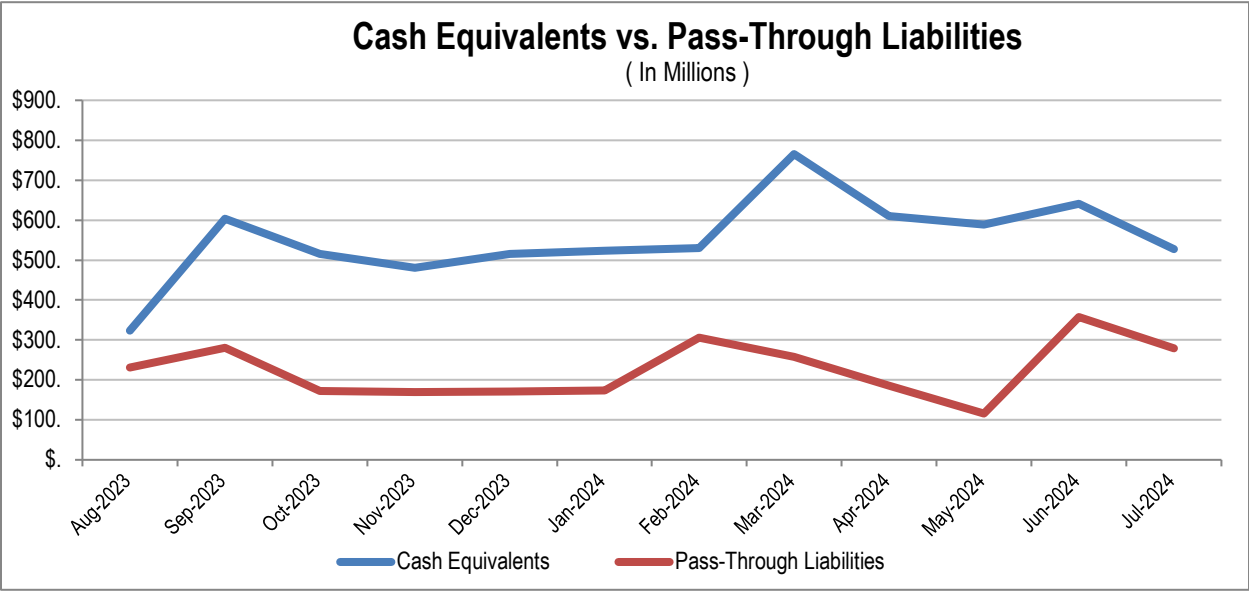
Tangible Net Equity (TNE)

- The Department of Managed Health Care (DMHC) monitors the financial stability of health plans to ensure that they can meet their financial obligations to providers. TNE is a calculation of a company's total tangible assets minus a percentage of fee-for-service medical expenses. The Alliance exceeds DMHC's required TNE.

- Required TNE \$68.8 million
- Actual TNE \$248.4 million
- Excess TNE \$179.6 million
- TNE % of Required TNE 361%



- To ensure appropriate liquidity and limit risk, the majority of Alliance financial assets are kept in short-term investments.
- Key Metrics
 - Cash & Cash Equivalents \$527.2 million
 - Pass-Through Liabilities \$171.4 million
 - Uncommitted Cash \$355.8 million
 - Working Capital \$179.8 million
 - Current Ratio 1.25 (regulatory minimum is 1.00)



Capital Investment

- Fiscal year-to-date capital assets acquired: \$692,000.
- Annual capital budget: \$1.7 million.
- A summary of year-to-date capital asset acquisitions is included in this monthly financial statement package.

Caveats to Financial Statements

- We continue to caveat these financial statements that, due to challenges of projecting medical expense and liabilities based on incomplete claims experience, financial results are subject to revision.
- The full set of financial statements and reports are included in the Board of Governors Report. This is a high-level summary of key components of those statements, which are unaudited.

Finance

Supporting Documents

ALAMEDA ALLIANCE FOR HEALTH
STATEMENT OF REVENUE & EXPENSES
ACTUAL VS. BUDGET
COMBINED BASIS (RESTRICTED & UNRESTRICTED FUNDS)
FOR THE MONTH AND FISCAL YTD ENDED JULY 31, 2024

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance	% Variance	Account Description	Actual	Budget	\$ Variance	% Variance
		(Unfavorable)	(Unfavorable)				(Unfavorable)	(Unfavorable)
				MEMBERSHIP				
398,833	399,759	(926)	(0.2%)	1. Medi-Cal	398,833	399,759	(926)	(0.2%)
5,675	5,643	32	0.6%	2. GroupCare	5,675	5,643	32	0.6%
404,508	405,402	(894)	(0.2%)	3. TOTAL MEMBER MONTHS	404,508	405,402	(894)	(0.2%)
				REVENUE				
\$164,325,341	\$166,017,035	(\$1,691,694)	(1.0%)	4. Premium Revenue	\$164,325,341	\$166,017,035	(\$1,691,694)	(1.0%)
\$46,926,691	\$47,035,644	(\$108,953)	(0.2%)	5. MCO Tax Revenue AB119	\$46,926,691	\$47,035,644	(\$108,953)	(0.2%)
\$211,252,031	\$213,052,679	(\$1,800,647)	(0.8%)	6. TOTAL REVENUE	\$211,252,031	\$213,052,679	(\$1,800,647)	(0.8%)
				MEDICAL EXPENSES				
				Capitated Medical Expenses				
\$19,545,068	\$19,804,071	\$259,003	1.3%	7. Capitated Medical Expense	\$19,545,068	\$19,804,071	\$259,003	1.3%
				Fee for Service Medical Expenses				
\$50,310,868	\$45,529,777	(\$4,781,091)	(10.5%)	8. Inpatient Hospital Expense	\$50,310,868	\$45,529,777	(\$4,781,091)	(10.5%)
\$5,869,822	\$6,117,165	\$247,342	4.0%	9. Primary Care Physician Expense	\$5,869,822	\$6,117,165	\$247,342	4.0%
\$6,862,536	\$8,012,737	\$1,150,201	14.4%	10. Specialty Care Physician Expense	\$6,862,536	\$8,012,737	\$1,150,201	14.4%
\$16,012,856	\$16,898,561	\$885,705	5.2%	11. Ancillary Medical Expense	\$16,012,856	\$16,898,561	\$885,705	5.2%
\$11,613,878	\$11,457,106	(\$156,771)	(1.4%)	12. Outpatient Medical Expense	\$11,613,878	\$11,457,106	(\$156,771)	(1.4%)
\$10,055,830	\$8,737,991	(\$1,317,839)	(15.1%)	13. Emergency Expense	\$10,055,830	\$8,737,991	(\$1,317,839)	(15.1%)
\$11,801,125	\$12,107,585	\$306,470	2.5%	14. Pharmacy Expense	\$11,801,125	\$12,107,585	\$306,470	2.5%
\$29,110,791	\$29,166,561	\$55,770	0.2%	15. Long Term Care Expense	\$29,110,791	\$29,166,561	\$55,770	0.2%
\$141,637,707	\$138,027,494	(\$3,610,213)	(2.6%)	16. Total Fee for Service Expense	\$141,637,707	\$138,027,494	(\$3,610,213)	(2.6%)
\$2,979,779	\$4,021,741	\$1,041,963	25.9%	17. Other Benefits & Services	\$2,979,779	\$4,021,741	\$1,041,963	25.9%
\$348,101	\$385,501	\$37,400	9.7%	18. Reinsurance Expense	\$348,101	\$385,501	\$37,400	9.7%
\$164,510,655	\$162,238,807	(\$2,271,848)	(1.4%)	20. TOTAL MEDICAL EXPENSES	\$164,510,655	\$162,238,807	(\$2,271,848)	(1.4%)
\$46,741,376	\$50,813,871	(\$4,072,495)	(8.0%)	21. GROSS MARGIN	\$46,741,376	\$50,813,871	(\$4,072,495)	(8.0%)
				ADMINISTRATIVE EXPENSES				
\$5,360,501	\$5,501,578	\$141,077	2.6%	22. Personnel Expense	\$5,360,501	\$5,501,578	\$141,077	2.6%
\$74,835	\$74,456	(\$379)	(0.5%)	23. Benefits Administration Expense	\$74,835	\$74,456	(\$379)	(0.5%)
\$2,906,714	\$1,549,780	(\$1,356,934)	(87.6%)	24. Purchased & Professional Services	\$2,906,714	\$1,549,780	(\$1,356,934)	(87.6%)
\$2,478,861	\$1,588,440	(\$890,421)	(56.1%)	25. Other Administrative Expense	\$2,478,861	\$1,588,440	(\$890,421)	(56.1%)
\$10,820,912	\$8,714,254	(\$2,106,658)	(24.2%)	26. TOTAL ADMINISTRATIVE EXPENSES	\$10,820,912	\$8,714,254	(\$2,106,658)	(24.2%)
\$46,926,691	\$47,035,644	\$108,953	0.2%	27. MCO TAX EXPENSES	\$46,926,691	\$47,035,644	\$108,953	0.2%
(\$11,006,226)	(\$4,936,026)	(\$6,070,200)	(123.0%)	28. NET OPERATING INCOME / (LOSS)	(\$11,006,226)	(\$4,936,026)	(\$6,070,200)	(123.0%)
				OTHER INCOME / EXPENSES				
\$4,016,923	\$2,500,000	\$1,516,923	60.7%	29. TOTAL OTHER INCOME / (EXPENSES)	\$4,016,923	\$2,500,000	\$1,516,923	60.7%
(\$6,989,303)	(\$2,436,026)	(\$4,553,277)	(186.9%)	30. NET SURPLUS (DEFICIT)	(\$6,989,303)	(\$2,436,026)	(\$4,553,277)	(186.9%)
100.1%	97.7%	-2.4%	-2.5%	31. Medical Loss Ratio	100.1%	97.7%	-2.4%	-2.5%
6.6%	5.2%	-1.4%	-26.9%	32. Administrative Expense Ratio	6.6%	5.2%	-1.4%	-26.9%
-3.3%	-1.1%	-2.2%	-200.0%	33. Net Surplus (Deficit) Ratio	-3.3%	-1.1%	-2.2%	-200.0%

**ALAMEDA ALLIANCE FOR HEALTH
BALANCE SHEETS
CURRENT MONTH VS. PRIOR MONTH
FOR THE MONTH AND FISCAL YTD ENDED JULY 31, 2024**

	7/31/2024	6/30/2024	Difference	% Difference
CURRENT ASSETS				
Cash and Cash Equivalent				
Cash	\$37,980,549	(\$6,756,723)	\$44,737,272	-662.11%
CNB Short-Term Investment	489,208,284	647,097,949	(157,889,664)	-24.40%
Interest Receivable	3,513,364	1,916,063	1,597,301	83.36%
Premium Receivables	369,071,090	366,943,520	2,127,569	0.58%
Reinsurance Recovery Receivable	5,682,832	5,610,158	72,673	1.30%
Other Receivables	4,427,954	5,384,383	(956,430)	-17.76%
Prepaid Expenses	276,300	238,617	37,683	15.79%
TOTAL CURRENT ASSETS	910,160,373	1,020,433,969	(110,273,595)	-10.81%
OTHER ASSETS				
CNB Long-Term Investment	53,139,571	32,992,246	20,147,325	61.07%
CalPERS Net Pension Asset	(6,144,132)	(6,144,132)	0	0.00%
Deferred Outflow	14,319,532	14,319,532	0	0.00%
Restricted Asset-Bank Note	350,000	350,000	0	0.00%
GASB 87-Lease Assets (Net)	741,010	806,923	(65,913)	-8.17%
GASB 96-SBITA Assets (Net)	4,208,657	4,089,460	119,197	2.91%
TOTAL OTHER ASSETS	66,614,637	46,414,029	20,200,608	43.52%
PROPERTY AND EQUIPMENT				
Land, Building & Improvements	9,842,648	9,842,648	0	0.00%
Furniture And Equipment	12,806,493	12,541,393	265,100	2.11%
Leasehold Improvement	902,447	902,447	0	0.00%
Internally Developed Software	14,824,002	14,824,002	0	0.00%
Fixed Assets at Cost	38,375,589	38,110,489	265,100	0.70%
Less: Accumulated Depreciation	(32,713,219)	(32,662,672)	(50,546)	0.15%
PROPERTY AND EQUIPMENT (NET)	5,662,370	5,447,816	214,554	3.94%
TOTAL ASSETS	982,437,380	1,072,295,814	(89,858,434)	-8.38%
CURRENT LIABILITIES				
Trade Accounts Payable	4,829,296	6,490,296	(1,661,000)	-25.59%
Incurred But Not Reported Claims	269,287,348	296,304,259	(27,016,910)	-9.12%
Other Medical Liabilities	190,632,082	167,434,277	23,197,805	13.85%
Pass-Through Liabilities	171,378,121	171,086,671	291,450	0.17%
MCO Tax Liabilities	81,241,273	159,783,514	(78,542,242)	-49.16%
GASB 87 and 96 ST Liabilities	4,236,152	3,398,433	837,720	24.65%
Payroll Liabilities	8,726,180	8,099,226	626,954	7.74%
TOTAL CURRENT LIABILITIES	730,330,452	812,596,675	(82,266,223)	-10.12%
LONG TERM LIABILITIES				
GASB 87 and 96 LT Liabilities	393,558	996,466	(602,908)	-60.50%
Deferred Inflow	3,327,530	3,327,530	0	0.00%
TOTAL LONG TERM LIABILITIES	3,721,088	4,323,995	(602,908)	-13.94%
TOTAL LIABILITIES	734,051,540	816,920,671	(82,869,131)	-10.14%
NET WORTH				
Contributed Capital	840,233	840,233	0	0.00%
Restricted & Unrestricted Funds	254,534,911	323,116,808	(68,581,898)	-21.23%
Year-To-Date Net Surplus (Deficit)	(6,989,303)	(68,581,898)	61,592,595	-89.81%
TOTAL NET WORTH	248,385,841	255,375,144	(6,989,303)	-2.74%
TOTAL LIABILITIES AND NET WORTH	982,437,381	1,072,295,814	(89,858,434)	-8.38%
Cash Equivalents	527,188,834	640,341,226	(113,152,392)	-17.67%
Pass-Through	171,378,121	171,086,671	291,450	0.17%
Uncommitted Cash	355,810,713	469,254,555	(113,443,842)	-24.18%
Working Capital	179,829,921	207,837,293	(28,007,372)	-13.48%
Current Ratio	124.6%	125.6%	-1.0%	-0.8%

**ALAMEDA ALLIANCE FOR HEALTH
CASH FLOW STATEMENT
FOR THE MONTH AND FISCAL YTD ENDED**

July 31, 2024

	MONTH	3 MONTHS	6 MONTHS	YTD
CASH FLOWS FROM OPERATING ACTIVITIES				
Commercial Premium Cash Flows				
Commercial Premium Revenue	\$3,103,258	\$8,270,414	\$15,983,884	\$3,103,258
GroupCare Receivable	(3,086,341)	2,022,748	(552,829)	(3,086,341)
Total	16,917	10,293,162	15,431,055	16,917
Medi-Cal Premium Cash Flows				
Medi-Cal Revenue	208,148,774	696,512,764	1,571,133,758	208,148,774
Premium Receivable	958,772	(128,674,603)	(103,870,094)	958,772
Total	209,107,546	567,838,161	1,467,263,664	209,107,546
Investment & Other Income Cash Flows				
Other Revenues	864,048	518,968	610,346	864,048
Interest Income	3,164,461	9,454,675	16,110,714	3,164,461
Interest Receivable	(1,597,301)	(2,311,034)	(140,893)	(1,597,301)
Total	2,431,208	7,662,609	16,580,167	2,431,208
Medical & Hospital Cash Flows				
Total Medical Expenses	(164,510,656)	(506,853,972)	(988,238,685)	(164,510,656)
Other Health Care Receivables	848,178	(5,086,958)	(4,197,609)	848,178
Capitation Payable	-	-	-	-
IBNP Payable	(27,016,909)	7,410,738	68,372,415	(27,016,910)
Other Medical Payable	23,489,254	154,153,032	117,567,410	23,489,255
Risk Share Payable	-	-	-	-
New Health Program Payable	-	-	-	-
Total	(167,190,133)	(350,377,160)	(806,496,469)	(167,190,133)
Administrative Cash Flows				
Total Administrative Expenses	(10,832,496)	(29,258,678)	(56,022,348)	(10,832,496)
Prepaid Expenses	(37,683)	754,516	2,210,590	(37,683)
Other Receivables	35,578	(23,937)	(2,680)	35,579
CalPERS Pension	-	637,208	637,208	-
Trade Accounts Payable	(1,661,000)	(1,633,425)	(2,347,950)	(1,661,000)
Payroll Liabilities	626,953	(2,274,386)	(662,735)	626,954
GASB Assets and Liabilities	181,528	539,398	873,619	181,529
Depreciation Expense	50,546	(378,254)	(193,224)	50,546
Total	(11,636,574)	(31,637,558)	(55,507,520)	(11,636,571)
MCO Tax AB119 Cash Flows				
MCO Tax Expense AB119	(46,926,691)	(275,411,795)	(662,525,717)	(46,926,691)
MCO Tax Liabilities	(78,542,241)	24,460,796	76,279,697	(78,542,242)
Total	(125,468,932)	(250,950,999)	(586,246,020)	(125,468,933)
Net Cash Flows from Operating Activities	(92,739,968)	(47,171,785)	51,024,877	(92,739,966)

**ALAMEDA ALLIANCE FOR HEALTH
CASH FLOW STATEMENT
FOR THE MONTH AND FISCAL YTD ENDED**

July 31, 2024

	MONTH	3 MONTHS	6 MONTHS	YTD
<u>CASH FLOWS FROM INVESTING ACTIVITIES</u>				
Investment Cash Flows				
Long Term Investments	(20,147,318)	(35,961,995)	(48,390,620)	(20,147,325)
Total	(20,147,318)	(35,961,995)	(48,390,620)	(20,147,325)
Restricted Cash & Other Asset Cash Flows				
Restricted Assets-Treasury Account	-	-	-	-
Total	-	-	-	-
Fixed Asset Cash Flows				
Fixed Asset Acquisitions	(265,106)	478,903	480,264	(265,101)
Purchases of Property and Equipment	(265,106)	478,903	480,264	(265,101)
Net Cash Flows from Investing Activities	(20,412,424)	(35,483,092)	(47,910,356)	(20,412,426)
Net Change in Cash	(113,152,392)	(82,654,877)	3,114,521	(113,152,392)
Rounding	-	-	-	-
Cash @ Beginning of Period	640,341,224	609,843,709	524,074,311	640,341,224
Cash @ End of Period	\$527,188,832	\$527,188,832	\$527,188,832	\$527,188,832
Variance	-	-	-	-

**ALAMEDA ALLIANCE FOR HEALTH
CASH FLOW STATEMENT
FOR THE MONTH AND FISCAL YTD ENDED**

July 31, 2024

	MONTH	3 MONTHS	6 MONTHS	YTD
NET INCOME RECONCILIATION				
Net Income / (Loss)	(\$6,989,302)	(\$96,767,625)	(\$102,948,047)	(\$6,989,302)
Add back: Depreciation & Amortization	50,546	(378,254)	(193,224)	50,546
Receivables				
Premiums Receivable	958,772	(128,674,603)	(103,870,094)	958,772
Interest Receivable	(1,597,301)	(2,311,034)	(140,893)	(1,597,301)
Other Health Care Receivables	848,178	(5,086,958)	(4,197,609)	848,178
Other Receivables	35,578	(23,937)	(2,680)	35,579
GroupCare Receivable	(3,086,341)	2,022,748	(552,829)	(3,086,341)
Total	<u>(2,841,114)</u>	<u>(134,073,784)</u>	<u>(108,764,105)</u>	<u>(2,841,113)</u>
Prepaid Expenses	(37,683)	754,516	2,210,590	(37,683)
Trade Payables	(1,661,000)	(1,633,425)	(2,347,950)	(1,661,000)
Claims Payable and Shared Risk Pool				
IBNP Payable	(27,016,909)	7,410,738	68,372,415	(27,016,910)
Capitation Payable & Other Medical Payable	23,489,254	154,153,032	117,567,410	23,489,255
Risk Share Payable	-	-	0	0
Claims Payable				
Total	<u>(3,527,655)</u>	<u>161,563,770</u>	<u>185,939,825</u>	<u>(3,527,655)</u>
Other Liabilities				
CalPERS Pension	-	637,208.00	637,208.00	-
Payroll Liabilities	626,953	(2,274,385)	(662,736)	626,954
GASB Assets and Liabilities	181,528	539,398	873,619	181,529
New Health Program	-	-	-	-
MCO Tax Liabilities	(78,542,241)	24,460,796	76,279,697	(78,542,242)
Total	<u>(77,733,760)</u>	<u>23,363,017</u>	<u>77,127,788</u>	<u>(77,733,759)</u>
Rounding	-	-	-	-
Cash Flows from Operating Activities	<u>(92,739,968)</u>	<u>(47,171,785)</u>	<u>51,024,877</u>	<u>(92,739,966)</u>
Variance	-	-	-	-

**ALAMEDA ALLIANCE FOR HEALTH
CASH FLOW STATEMENT
FOR THE MONTH AND FISCAL YTD ENDED**

July 31, 2024

	MONTH	3 MONTHS	6 MONTHS	YTD
CASH FLOW STATEMENT:				
Cash Flows from Operating Activities:				
Cash Received				
Capitation Received from State of CA	\$209,107,546	\$567,838,161	\$1,467,263,664	\$209,107,546
Medicare Revenue	\$0	\$0	\$0	\$0
GroupCare Premium Revenue	16,917	10,293,162	15,431,055	16,917
Other Income	864,048	518,968	610,346	864,048
Interest Income	1,567,160	7,143,641	15,969,821	1,567,160
Less Cash Paid				
Medical Expenses	(167,190,133)	(350,377,160)	(806,496,469)	(167,190,133)
Vendor & Employee Expenses	(11,636,574)	(31,637,558)	(55,507,520)	(11,636,571)
MCO Tax Expense AB119	(125,468,932)	(250,950,999)	(586,246,020)	(125,468,933)
Net Cash Flows from Operating Activities	(92,739,968)	(47,171,785)	51,024,877	(92,739,966)
Cash Flows from Investing Activities:				
Long Term Investments	(20,147,318)	(35,961,995)	(48,390,620)	(20,147,325)
Restricted Assets-Treasury Account	0	0	0	0
Purchases of Property and Equipment	(265,106)	478,903	480,264	(265,101)
Net Cash Flows from Investing Activities	(20,412,424)	(35,483,092)	(47,910,356)	(20,412,426)
Net Change in Cash	(113,152,392)	(82,654,877)	3,114,521	(113,152,392)
Rounding	-	-	-	-
Cash @ Beginning of Period	640,341,224	609,843,709	524,074,311	640,341,224
Cash @ End of Period	\$527,188,832	\$527,188,832	\$527,188,832	\$527,188,832
Variance	\$0	-	-	-

RECONCILIATION OF NET INCOME TO NET CASH FLOW FROM OPERATING ACTIVITIES:

Net Income / (Loss)	(\$6,989,302)	(\$96,767,624)	(\$102,948,048)	(\$6,989,302)
Add Back: Depreciation	50,546	(378,254)	(193,224)	50,546
Net Change in Operating Assets & Liabilities				
Premium & Other Receivables	(2,841,114)	(134,073,784)	(108,764,105)	(2,841,113)
Prepaid Expenses	(37,683)	754,515	2,210,591	(37,683)
Trade Payables	(1,661,000)	(1,633,425)	(2,347,950)	(1,661,000)
Claims Payable, IBNP and Risk Sharing	(3,527,655)	161,563,770	185,939,825	(3,527,655)
Deferred Revenue	0	0	0	0
Other Liabilities	(77,733,760)	23,363,017	77,127,788	(77,733,759)
Total	(92,739,968)	(47,171,785)	51,024,877	(92,739,966)
Rounding	-	-	-	-
Cash Flows from Operating Activities	(92,739,968)	(47,171,785)	51,024,877	(92,739,966)
Variance	\$0	-	-	-

**ALAMEDA ALLIANCE FOR HEALTH
OPERATING STATEMENT BY CATEGORY OF AID**

**GAAP BASIS
FOR MONTH AND THE FISCAL YEAR TO DATE JULY 2024**

	Medi-Cal Child	Medi-Cal Adult	Medi-Cal SPD	Medi-Cal ACA OE	Medi-Cal Duals	Medi-Cal LTC	Medi-Cal LTC Duals	Medi-Cal Total	Group Care	Medicare	Grand Total
Enrollments/Member Months	109,951	62,708	35,018	149,801	39,892	222	1,241	398,833	5,675	-	404,508
Revenue	\$27,688,293	\$29,382,358	\$46,250,110	\$73,242,948	\$17,978,694	\$2,628,738	\$10,977,633	\$208,148,773	\$3,103,258	\$0	\$211,252,031
Medical Expense	13,114,340	20,988,491	44,035,813	57,738,608	13,057,218	2,754,083	10,007,203	161,695,755	2,816,900	(2,000)	\$164,510,655
Gross Margin	\$14,573,954	\$8,393,867	\$2,214,297	\$15,504,340	\$4,921,476	(\$125,345)	\$970,430	\$46,453,019	\$286,358	\$2,000	\$46,741,376
Administrative Expense	\$549,980	\$1,328,427	\$2,844,581	\$3,619,074	\$1,025,833	\$206,315	\$977,145	\$10,551,355	\$154,820	\$114,736	\$10,820,912
MCO Tax Expense	\$12,936,835	\$7,378,223	\$4,120,218	\$17,625,586	\$4,693,693	\$26,121	\$146,016	\$46,926,691	\$0	\$0	\$46,926,691
Operating Income / (Expense)	\$1,087,139	(\$312,783)	(\$4,750,502)	(\$5,740,319)	(\$798,050)	(\$357,781)	(\$152,732)	(\$11,025,027)	\$131,538	(\$112,736)	(\$11,006,226)
Other Income / (Expense)	\$203,136	\$503,120	\$1,079,749	\$1,373,426	\$369,075	\$77,687	\$357,064	\$3,963,257	\$53,666	\$0	\$4,016,923
Net Income / (Loss)	\$1,290,275	\$190,337	(\$3,670,753)	(\$4,366,893)	(\$428,975)	(\$280,094)	\$204,333	(\$7,061,770)	\$185,204	(\$112,736)	(\$6,989,303)
PMPM Metrics:											
Revenue PMPM	\$251.82	\$468.56	\$1,320.75	\$488.93	\$450.68	\$11,841.16	\$8,845.80	\$521.89	\$546.83	\$0.00	\$522.24
Medical Expense PMPM	\$119.27	\$334.70	\$1,257.52	\$385.44	\$327.31	\$12,405.78	\$8,063.82	\$405.42	\$496.37	\$0.00	\$406.69
Gross Margin PMPM	\$132.55	\$133.86	\$63.23	\$103.50	\$123.37	(\$564.62)	\$781.97	\$116.47	\$50.46	\$0.00	\$115.55
Administrative Expense PMPM	\$5.00	\$21.18	\$81.23	\$24.16	\$25.72	\$929.35	\$787.39	\$26.46	\$27.28	\$0.00	\$26.75
MCO Tax Expense PMPM	\$117.66	\$117.66	\$117.66	\$117.66	\$117.66	\$117.66	\$117.66	\$117.66	\$0.00	\$0.00	\$116.01
Operating Income / (Expense) PMPM	\$9.89	(\$4.99)	(\$135.66)	(\$38.32)	(\$20.01)	(\$1,611.63)	(\$123.07)	(\$27.64)	\$23.18	\$0.00	(\$27.21)
Other Income / (Expense) PMPM	\$1.85	\$8.02	\$30.83	\$9.17	\$9.25	\$349.94	\$287.72	\$9.94	\$9.46	\$0.00	\$9.93
Net Income / (Loss) PMPM	\$11.73	\$3.04	(\$104.82)	(\$29.15)	(\$10.75)	(\$1,261.68)	\$164.65	(\$17.71)	\$32.64	\$0.00	(\$17.28)
Ratio:											
Medical Loss Ratio	88.9%	95.4%	104.5%	103.8%	98.3%	105.8%	92.4%	100.3%	90.8%	0.0%	100.1%
Administrative Expense Ratio	3.7%	6.0%	6.8%	6.5%	7.7%	7.9%	9.0%	6.5%	5.0%	0.0%	6.6%
Net Income Ratio	4.7%	0.6%	-7.9%	-6.0%	-2.4%	-10.7%	1.9%	-3.4%	6.0%	0.0%	-3.3%

ALAMEDA ALLIANCE FOR HEALTH
ADMINISTRATIVE EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED July 31, 2024

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)
ADMINISTRATIVE EXPENSES SUMMARY (ADMIN. DEPT. ONLY)								
\$5,360,501	\$5,501,578	\$141,077	2.6%	Personnel Expenses	\$5,360,501	\$5,501,578	\$141,077	2.6%
\$74,835	\$74,456	(\$379)	(0.5%)	Benefits Administration Expense	\$74,835	\$74,456	(\$379)	(0.5%)
\$2,906,714	\$1,549,780	(\$1,356,934)	(87.6%)	Purchased & Professional Services	\$2,906,714	\$1,549,780	(\$1,356,934)	(87.6%)
\$483,769	\$560,373	\$76,604	13.7%	Occupancy	\$483,769	\$560,373	\$76,604	13.7%
\$47,899	\$334,362	\$286,463	85.7%	Printing Postage & Promotion	\$47,899	\$334,362	\$286,463	85.7%
\$1,722,054	\$572,666	(\$1,149,389)	(200.7%)	Licenses Insurance & Fees	\$1,722,054	\$572,666	(\$1,149,389)	(200.7%)
\$225,139	\$121,039	(\$104,100)	(86.0%)	Other Administrative Expense	\$225,139	\$121,039	(\$104,100)	(86.0%)
<u>\$5,460,410</u>	<u>\$3,212,676</u>	<u>(\$2,247,735)</u>	<u>(70.0%)</u>	Total Other Administrative Expenses (excludes Personnel Expenses)	<u>\$5,460,410</u>	<u>\$3,212,676</u>	<u>(\$2,247,735)</u>	<u>(70.0%)</u>
<u>\$10,820,912</u>	<u>\$8,714,254</u>	<u>(\$2,106,658)</u>	<u>(24.2%)</u>	Total Administrative Expenses	<u>\$10,820,912</u>	<u>\$8,714,254</u>	<u>(\$2,106,658)</u>	<u>(24.2%)</u>

ALAMEDA ALLIANCE FOR HEALTH
ADMINISTRATIVE EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED July 31, 2024

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)
3,675,672	3,846,911	171,238	4.5%	Salaries & Wages	3,675,672	3,846,911	171,238	4.5%
192,642	322,661	130,019	40.3%	Paid Time Off	192,642	322,661	130,019	40.3%
1,505	3,600	2,095	58.2%	Compensated Incentives	1,505	3,600	2,095	58.2%
61,032	56,829	(4,203)	(7.4%)	Payroll Taxes	61,032	56,829	(4,203)	(7.4%)
68,118	24,960	(43,158)	(172.9%)	Overtime	68,118	24,960	(43,158)	(172.9%)
321,426	266,351	(55,075)	(20.7%)	CalPERS ER Match	321,426	266,351	(55,075)	(20.7%)
886,264	598,641	(287,624)	(48.0%)	Employee Benefits	886,264	598,641	(287,624)	(48.0%)
1,459	0	(1,459)	0.0%	Personal Floating Holiday	1,459	0	(1,459)	0.0%
22,437	23,500	1,063	4.5%	Language Pay	22,437	23,500	1,063	4.5%
3,510	0	(3,510)	0.0%	Med Ins Opted Out Stipend	3,510	0	(3,510)	0.0%
56,855	0	(56,855)	0.0%	Sick Leave	56,855	0	(56,855)	0.0%
(925)	16,767	17,692	105.5%	Compensated Employee Relations	(925)	16,767	17,692	105.5%
19,330	22,600	3,270	14.5%	Work from Home Stipend	19,330	22,600	3,270	14.5%
1,696	5,684	3,987	70.2%	Mileage, Parking & Local Travel	1,696	5,684	3,987	70.2%
6,490	29,756	23,266	78.2%	Travel & Lodging	6,490	29,756	23,266	78.2%
22,823	220,410	197,587	89.6%	Temporary Help Services	22,823	220,410	197,587	89.6%
11,213	42,458	31,245	73.6%	Staff Development/Training	11,213	42,458	31,245	73.6%
8,952	20,451	11,498	56.2%	Staff Recruitment/Advertisement	8,952	20,451	11,498	56.2%
5,360,501	5,501,578	141,077	2.6%	Personnel Expense	5,360,501	5,501,578	141,077	2.6%
22,545	21,753	(792)	(3.6%)	Pharmacy Administrative Fees	22,545	21,753	(792)	(3.6%)
52,290	52,702	413	0.8%	Telemedicine Admin. Fees	52,290	52,702	413	0.8%
74,835	74,456	(379)	(0.5%)	Benefits Administration Expense	74,835	74,456	(379)	(0.5%)
913,095	221,670	(691,425)	(311.9%)	Consultant Fees - Non Medical	913,095	221,670	(691,425)	(311.9%)
483,234	470,186	(13,047)	(2.8%)	Computer Support Services	483,234	470,186	(13,047)	(2.8%)
12,500	15,000	2,500	16.7%	Audit Fees	12,500	15,000	2,500	16.7%
11,445	8	(11,437)	(137,295.0%)	Consultant Fees - Medical	11,445	8	(11,437)	(137,295.0%)
335,993	150,839	(185,154)	(122.7%)	Other Purchased Services	335,993	150,839	(185,154)	(122.7%)
0	2,454	2,454	100.0%	Maint.&Repair-Office Equipment	0	2,454	2,454	100.0%
55,438	45,067	(10,371)	(23.0%)	Legal Fees	55,438	45,067	(10,371)	(23.0%)
328	0	(328)	0.0%	Member Health Education	328	0	(328)	0.0%
22,229	28,133	5,904	21.0%	Translation Services	22,229	28,133	5,904	21.0%
550,566	161,698	(388,868)	(240.5%)	Medical Refund Recovery Fees	550,566	161,698	(388,868)	(240.5%)
501,979	354,840	(147,139)	(41.5%)	Software - IT Licenses & Subsc	501,979	354,840	(147,139)	(41.5%)
(29,328)	49,584	78,912	159.1%	Hardware (Non-Capital)	(29,328)	49,584	78,912	159.1%
49,235	50,300	1,065	2.1%	Provider Credentialing	49,235	50,300	1,065	2.1%
2,906,714	1,549,780	(1,356,934)	(87.6%)	Purchased & Professional Services	2,906,714	1,549,780	(1,356,934)	(87.6%)
50,546	89,561	39,014	43.6%	Depreciation	50,546	89,561	39,014	43.6%
61,486	76,371	14,885	19.5%	Lease Building	61,486	76,371	14,885	19.5%
4,464	5,960	1,496	25.1%	Lease Rented Office Equipment	4,464	5,960	1,496	25.1%
6,463	17,343	10,880	62.7%	Utilities	6,463	17,343	10,880	62.7%
89,449	91,065	1,616	1.8%	Telephone	89,449	91,065	1,616	1.8%
39,557	30,938	(8,619)	(27.9%)	Building Maintenance	39,557	30,938	(8,619)	(27.9%)
231,803	249,136	17,332	7.0%	GASB96 SBITA Amort. Expense	231,803	249,136	17,332	7.0%
483,769	560,373	76,604	13.7%	Occupancy	483,769	560,373	76,604	13.7%
(27,868)	45,239	73,107	161.6%	Postage	(27,868)	45,239	73,107	161.6%

ALAMEDA ALLIANCE FOR HEALTH
ADMINISTRATIVE EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED July 31, 2024

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)
5,517	5,300	(217)	(4.1%)	Design & Layout	5,517	5,300	(217)	(4.1%)
(100,000)	44,527	144,527	324.6%	Printing Services	(100,000)	44,527	144,527	324.6%
0	6,910	6,910	100.0%	Mailing Services	0	6,910	6,910	100.0%
5,238	11,549	6,311	54.6%	Courier/Delivery Service	5,238	11,549	6,311	54.6%
0	20	20	100.0%	Pre-Printed Materials & Public	0	20	20	100.0%
36,545	0	(36,545)	0.0%	Promotional Products	36,545	0	(36,545)	0.0%
0	150	150	100.0%	Promotional Services	0	150	150	100.0%
128,468	220,667	92,199	41.8%	Community Relations	128,468	220,667	92,199	41.8%
47,899	334,362	286,463	85.7%	Printing Postage & Promotion	47,899	334,362	286,463	85.7%
69,906	36,000	(33,906)	(94.2%)	Bank Fees	69,906	36,000	(33,906)	(94.2%)
677,291	100,371	(576,920)	(574.8%)	Insurance Premium	677,291	100,371	(576,920)	(574.8%)
920,484	384,496	(535,988)	(139.4%)	License,Permits, & Fee - NonIT	920,484	384,496	(535,988)	(139.4%)
54,373	51,799	(2,574)	(5.0%)	Subscriptions and Dues - NonIT	54,373	51,799	(2,574)	(5.0%)
1,722,054	572,666	(1,149,389)	(200.7%)	License Insurance & Fees	1,722,054	572,666	(1,149,389)	(200.7%)
14,165	10,688	(3,477)	(32.5%)	Office and Other Supplies	14,165	10,688	(3,477)	(32.5%)
0	1,050	1,050	100.0%	Furniture & Equipment	0	1,050	1,050	100.0%
17,738	26,483	8,746	33.0%	Ergonomic Supplies	17,738	26,483	8,746	33.0%
9,554	12,818	3,264	25.5%	Meals and Entertainment	9,554	12,818	3,264	25.5%
183,683	70,000	(113,683)	(162.4%)	Provider Interest (All Depts)	183,683	70,000	(113,683)	(162.4%)
225,139	121,039	(104,100)	(86.0%)	Other Administrative Expense	225,139	121,039	(104,100)	(86.0%)
5,460,410	3,212,676	(2,247,735)	(70.0%)	Total Other Administrative ExpenseS (excludes Personnel Expenses)	5,460,410	3,212,676	(2,247,735)	(70.0%)
10,820,912	8,714,254	(2,106,658)	(24.2%)	TOTAL ADMINISTRATIVE EXPENSES	10,820,912	8,714,254	(2,106,658)	(24.2%)

ALAMEDA ALLIANCE FOR HEALTH
 CAPITAL SPENDING INCLUDING CONSTRUCTION-IN-PROCESS
 ACTUAL VS. BUDGET
 FOR THE FISCAL YEAR-TO-DATE ENDED JUNE 30, 2025

	Project ID	Prior YTD Acquisitions	Current Month Acquisitions	Fiscal YTD Acquisitions	Capital Budget Total	\$ Variance Fav/(Unf.)
1. Hardware:						
	Cisco UCS-X M6 or M7 Blades x 6	IT-FY24-04	\$ -	\$ 265,100	\$ 265,100	\$ - (265,100)
	Cisco Routers	IT-FY25-01	\$ -	\$ -	\$ 120,000	\$ 120,000
	Cisco UCS Blades	IT-FY25-04	\$ -	\$ -	\$ 873,000	\$ 873,000
	PURE Storage	IT-FY25-06	\$ -	\$ -	\$ 150,000	\$ 150,000
	Exagrid Immutable Storage	IT-FY25-07	\$ -	\$ -	\$ 500,000	\$ 500,000
	Network Cabling	IT-FY25-09	\$ -	\$ -	\$ 40,000	\$ 40,000
	Hardware Subtotal		\$ -	\$ 265,100	\$ 1,683,000	\$ 1,683,000
2. Software:						
	Zerto renewal and Tier 2 add		\$ -	\$ -	\$ -	\$ -
	Software Subtotal		\$ -	\$ -	\$ -	\$ -
3. Building Improvement:						
	1240 Exterior lighting update	FA-FY25-03	\$ -	\$ -	\$ 30,000	\$ 30,000
	Building Improvement Subtotal		\$ -	\$ -	\$ 30,000	\$ 30,000
4. Furniture & Equipment:						
	Office desks, cabinets, shelvings (all building/suites: new or replacement)		\$ -	\$ -	\$ -	\$ -
	Replace, reconfigure, re-design workstations		\$ -	\$ -	\$ -	\$ -
	Furniture & Equipment Subtotal		\$ -	\$ -	\$ -	\$ -
5. Leasehold Improvement:						
	ExacqVision NVR Upgrade, Cameras/Video System upgrade		\$ -	\$ -	\$ -	\$ -
	Leasehold Improvement Subtotal		\$ -	\$ -	\$ -	\$ -
6. Contingency:						
			\$ -	\$ -	\$ -	\$ -
	Contingency Subtotal		\$ -	\$ -	\$ -	\$ -
	GRAND TOTAL		\$ -	\$ 265,100	\$ 1,713,000	\$ 1,713,000

6. Reconciliation to Balance Sheet:

Fixed Assets @ Cost - 7/31/24	\$ 38,375,589
Fixed Assets @ Cost - 6/30/24	\$ 38,110,489
Fixed Assets Acquired YTD	\$ 265,100

**ALAMEDA ALLIANCE FOR HEALTH
TANGIBLE NET EQUITY (TNE) AND LIQUID TNE ANALYSIS
SUMMARY - FISCAL YEAR 2025**

<u>TANGIBLE NET EQUITY (TNE)</u>	QTR. END	
	Jun-24	Jul-24
Current Month Net Income / (Loss)	(\$60,614,028)	(\$6,989,303)
YTD Net Income / (Loss)	(\$68,581,898)	(\$6,989,303)
Actual TNE		
Net Assets	\$255,375,144	\$248,385,841
Subordinated Debt & Interest	\$0	\$0
Total Actual TNE	\$255,375,144	\$248,385,841
Increase/(Decrease) in Actual TNE	(\$60,614,028)	(\$6,989,303)
Required TNE⁽¹⁾	\$63,353,150	\$68,775,910
Min. Req'd to Avoid Monthly Reporting (Increased from 130% to 150% of Required TNE effective July-2022)	\$95,029,725	\$103,163,865
TNE Excess / (Deficiency)	\$192,021,994	\$179,609,931
Actual TNE as a Multiple of Required	4.03	3.61

Note 1: Required TNE reflects quarterly DMHC calculations for quarter-end months (underlined) and monthly DMHC calculations (not underlined). Quarterly and Monthly Required TNE calculations differ slightly in calculation methodology.

LIQUID TANGIBLE NET EQUITY

Net Assets	\$255,375,144	\$248,385,841
Fixed Assets at Net Book Value	(5,447,816)	(5,662,370)
Net Lease Assets/Liabilities/Interest	(501,485)	(319,957)
CD Pledged to DMHC	(350,000)	(350,000)
Liquid TNE (Liquid Reserves)	\$249,577,328	\$242,373,471
Liquid TNE as Multiple of Required	3.94	3.52

**ALAMEDA ALLIANCE FOR HEALTH
TRENDED ENROLLMENT REPORTING
FOR THE FISCAL YEAR 2025**

Page 1	Actual Enrollment by Plan & Category of Aid
Page 2	Actual Delegated Enrollment Detail

	Actual Jul-24	Actual Aug-24	Actual Sep-24	Actual Oct-24	Actual Nov-24	Actual Dec-24	Actual Jan-25	Actual Feb-25	Actual Mar-25	Actual Apr-25	Actual May-25	Actual Jun-25	YTD Member Months
Enrollment by Plan & Aid Category:													
Medi-Cal Program:													
Child	109,951												109,951
Adult	62,708												62,708
SPD	35,018												35,018
ACA OE	149,801												149,801
Duals	39,892												39,892
MCAL LTC	222												222
MCAL LTC Duals	1,241												1,241
Medi-Cal Program	398,833												398,833
Group Care Program	5,675												5,675
Total	404,508												404,508

Month Over Month Enrollment Change:													
Medi-Cal Monthly Change													
Child	(173)												(173)
Adult	(38)												(38)
SPD	98												98
ACA OE	477												477
Duals	144												144
MCAL LTC	0												0
MCAL LTC Duals	(7)												(7)
Medi-Cal Program	501												501
Group Care Program	17												17
Total	518												518

Enrollment Percentages:													
Medi-Cal Program:													
Child % of Medi-Cal	27.6%												27.6%
Adult % of Medi-Cal	15.7%												15.7%
SPD % of Medi-Cal	8.8%												8.8%
ACA OE % of Medi-Cal	37.6%												37.6%
Duals % of Medi-Cal	10.0%												10.0%
Medi-Cal Program % of Total	98.6%												98.6%
Group Care Program % of Total	1.4%												1.4%
Total	100.0%												100.0%

**ALAMEDA ALLIANCE FOR HEALTH
TRENDED ENROLLMENT REPORTING
FOR THE FISCAL YEAR 2025**

	Actual Jul-24	Actual Aug-24	Actual Sep-24	Actual Oct-24	Actual Nov-24	Actual Dec-24	Actual Jan-25	Actual Feb-25	Actual Mar-25	Actual Apr-25	Actual May-25	Actual Jun-25	YTD Member Months
Current Direct/Delegate Enrollment:													
Directly-Contracted													
Directly Contracted (DCP)	87,980												87,980
Alameda Health System	91,091												91,091
	<u>179,071</u>												<u>179,071</u>
Delegated:													
CFMG	44,087												44,087
CHCN	181,350												181,350
Kaiser	0												0
Delegated Subtotal	<u>225,437</u>												<u>225,437</u>
Total	<u>404,508</u>												<u>404,508</u>
Direct/Delegate Month Over Month Enrollment Change:													
Directly-Contracted	167												167
Delegated:													
CFMG	96												96
CHCN	255												255
Kaiser	0												0
Delegated Subtotal	<u>351</u>												<u>351</u>
Total	<u>518</u>												<u>518</u>
Direct/Delegate Enrollment Percentages:													
Directly-Contracted	44.3%												44.3%
Delegated:													
CFMG	10.9%												10.9%
CHCN	44.8%												44.8%
Kaiser	0.0%												0.0%
Delegated Subtotal	<u>55.7%</u>												<u>55.7%</u>
Total	<u>100.0%</u>												<u>100.0%</u>

**ALAMEDA ALLIANCE FOR HEALTH
TRENDED ENROLLMENT REPORTING
FOR THE FISCAL YEAR 2025**

	PRELIMINARY BUDGET												
	Budget Jul-24	Budget Aug-24	Budget Sep-24	Budget Oct-24	Budget Nov-24	Budget Dec-24	Budget Jan-25	Budget Feb-25	Budget Mar-25	Budget Apr-25	Budget May-25	Budget Jun-25	YTD Member Months
Enrollment by Plan & Aid Category:													
Medi-Cal Program by Category of Aid:													
Child	110,723	110,944	111,166	111,388	111,611	111,834	112,058	112,282	112,507	112,732	112,957	113,183	1,343,385
Adult	63,571	63,635	63,699	63,763	63,827	63,891	63,955	64,019	64,083	64,147	64,211	64,275	767,076
SPD	34,848	34,848	34,848	34,848	34,848	34,848	34,848	34,848	34,848	34,848	34,848	34,848	418,176
ACA OE	149,317	149,466	149,615	149,765	149,915	150,065	150,215	150,365	150,515	150,666	150,817	150,968	1,801,689
Duals	39,791	39,791	39,791	39,791	39,791	39,791	39,791	39,791	39,791	39,791	39,791	39,791	477,492
MCAL LTC	224	224	224	224	224	224	224	224	224	224	224	224	2,688
MCAL LTC Duals	1,285	1,285	1,285	1,285	1,285	1,285	1,285	1,285	1,285	1,285	1,285	1,285	15,420
Medi-Cal Program	399,759	400,193	400,628	401,064	401,501	401,938	402,376	402,814	403,253	403,693	404,133	404,574	4,825,926
Group Care Program	5,643	5,643	5,643	5,643	5,643	5,643	5,643	5,643	5,643	5,643	5,643	5,643	67,716
Total	405,402	405,836	406,271	406,707	407,144	407,581	408,019	408,457	408,896	409,336	409,776	410,217	4,893,642

Month Over Month Enrollment Change:

Medi-Cal Monthly Change													
Child	(1,207)	221	222	222	223	223	224	224	225	225	225	226	1,253
Adult	(624)	64	64	64	64	64	64	64	64	64	64	64	80
SPD	(225)	0	0	0	0	0	0	0	0	0	0	0	(225)
ACA OE	(1,260)	149	149	150	150	150	150	150	150	151	151	151	391
Duals	(43)	0	0	0	0	0	0	0	0	0	0	0	(43)
MCAL LTC	(9)	0	0	0	0	0	0	0	0	0	0	0	(9)
MCAL LTC Duals	4	0	0	0	0	0	0	0	0	0	0	0	4
Medi-Cal Program	(3,364)	434	435	436	437	437	438	438	439	440	440	441	1,451
Group Care Program	(15)	0	0	0	0	0	0	0	0	0	0	0	(15)
Total	(3,379)	434	435	436	437	437	438	438	439	440	440	441	1,436

Enrollment Percentages:

Medi-Cal Program:													
Child % (Medi-Cal)	27.7%	27.7%	27.7%	27.8%	27.8%	27.8%	27.8%	27.9%	27.9%	27.9%	28.0%	28.0%	27.8%
Adult % (Medi-Cal)	15.9%	15.9%	15.9%	15.9%	15.9%	15.9%	15.9%	15.9%	15.9%	15.9%	15.9%	15.9%	15.9%
SPD % (Medi-Cal)	8.7%	8.7%	8.7%	8.7%	8.7%	8.7%	8.7%	8.7%	8.6%	8.6%	8.6%	8.6%	8.7%
ACA OE % (Medi-Cal)	37.4%	37.3%	37.3%	37.3%	37.3%	37.3%	37.3%	37.3%	37.3%	37.3%	37.3%	37.3%	37.3%
Duals % (Medi-Cal)	10.0%	9.9%	9.9%	9.9%	9.9%	9.9%	9.9%	9.9%	9.9%	9.9%	9.8%	9.8%	9.9%
MCAL LTC % (Medi-Cal)	0.1%	0.1%	0.1%	0.1%	0.1%	0.1%	0.1%	0.1%	0.1%	0.1%	0.1%	0.1%	0.1%
MCAL LTC Duals % (Medi-Cal)	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%	0.3%
Medi-Cal Program % of Total	98.6%	98.6%	98.6%	98.6%	98.6%	98.6%	98.6%	98.6%	98.6%	98.6%	98.6%	98.6%	98.6%
Group Care Program % of Total	1.4%	1.4%	1.4%	1.4%	1.4%	1.4%	1.4%	1.4%	1.4%	1.4%	1.4%	1.4%	1.4%
Total	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%

**ALAMEDA ALLIANCE FOR HEALTH
TRENDED ENROLLMENT REPORTING
FOR THE FISCAL YEAR 2025**

	PRELIMINARY BUDGET												YTD Member
	Budget Jul-24	Budget Aug-24	Budget Sep-24	Budget Oct-24	Budget Nov-24	Budget Dec-24	Budget Jan-25	Budget Feb-25	Budget Mar-25	Budget Apr-25	Budget May-25	Budget Jun-25	Months
Current Direct/Delegate Enrollment:													
Directly-Contracted													
Directly Contracted (DCP)	89,482	89,539	89,596	89,654	89,712	89,770	89,828	89,886	89,944	90,002	90,060	90,119	1,077,592
Alameda Health System	90,708	90,803	90,898	90,994	91,090	91,186	91,282	91,378	91,475	91,572	91,669	91,766	1,094,821
	180,190	180,342	180,494	180,648	180,802	180,956	181,110	181,264	181,419	181,574	181,729	181,885	2,172,413
Delegated:													
CFMG	43,781	43,864	43,948	44,032	44,116	44,200	44,284	44,368	44,453	44,538	44,623	44,708	530,915
CHCN	181,431	181,630	181,829	182,027	182,226	182,425	182,625	182,825	183,024	183,224	183,424	183,624	2,190,314
Kaiser	0	0	0	0	0	0	0	0	0	0	0	0	0
Delegated Subtotal	225,212	225,494	225,777	226,059	226,342	226,625	226,909	227,193	227,477	227,762	228,047	228,332	2,721,229
Total	405,402	405,836	406,271	406,707	407,144	407,581	408,019	408,457	408,896	409,336	409,776	410,217	4,893,642
Direct/Delegate Month Over Month Enrollment Change:													
Directly-Contracted													
Directly Contracted (DCP)	305	57	57	58	58	58	58	58	58	58	58	59	942
Alameda Health System	(1,244)	95	95	96	96	96	96	96	97	97	97	97	(186)
	(939)	152	152	154	154	154	154	154	155	155	155	156	756
Delegated:													
CFMG	(441)	83	84	84	84	84	84	84	85	85	85	85	486
CHCN	(1,721)	199	199	198	199	199	200	200	199	200	200	200	472
Kaiser	(278)	0	0	0	0	0	0	0	0	0	0	0	(278)
Delegated Subtotal	(2,440)	282	283	282	283	283	284	284	284	285	285	285	680
Total	(3,379)	434	435	436	437	437	438	438	439	440	440	441	1,436
Direct/Delegate Enrollment Percentages:													
Directly-Contracted													
Directly Contracted (DCP)	22.1%	22.1%	22.1%	22.0%	22.0%	22.0%	22.0%	22.0%	22.0%	22.0%	22.0%	22.0%	22.0%
Alameda Health System	22.4%	22.4%	22.4%	22.4%	22.4%	22.4%	22.4%	22.4%	22.4%	22.4%	22.4%	22.4%	22.4%
	44.4%	44.4%	44.4%	44.4%	44.4%	44.4%	44.4%	44.4%	44.4%	44.4%	44.3%	44.3%	44.4%
Delegated:													
CFMG	10.8%	10.8%	10.8%	10.8%	10.8%	10.8%	10.9%	10.9%	10.9%	10.9%	10.9%	10.9%	10.8%
CHCN	44.8%	44.8%	44.8%	44.8%	44.8%	44.8%	44.8%	44.8%	44.8%	44.8%	44.8%	44.8%	44.8%
Kaiser	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%
Delegated Subtotal	55.6%	55.6%	55.6%	55.6%	55.6%	55.6%	55.6%	55.6%	55.6%	55.6%	55.7%	55.7%	55.6%
Total	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%

ALAMEDA ALLIANCE FOR HEALTH
 TRENDED ENROLLMENT REPORTING
 FOR THE FISCAL YEAR 2025

	Variance Jul-24	Variance Aug-24	Variance Sep-24	Variance Oct-24	Variance Nov-24	Variance Dec-24	Variance Jan-25	Variance Feb-25	Variance Mar-25	Variance Apr-25	Variance May-25	Variance Jun-25	YTD Member Month Variance
Enrollment Variance by Plan & Aid Category - Favorable/(Unfavorable)													
Medi-Cal Program:													
Child	(772)												(772)
Adult	(863)												(863)
SPD	170												170
ACA OE	484												484
Duals	101												101
MCAL LTC	(2)												(2)
MCAL LTC Duals	(44)												(44)
Medi-Cal Program	(926)												(926)
Group Care Program	32												32
Total	(894)												(894)
Current Direct/Delegate Enrollment Variance - Favorable/(Unfavorable)													
Directly-Contracted													
Directly Contracted (DCP)	(1,502)												(1,502)
Alameda Health System	383												383
	(1,119)												(1,119)
Delegated:													
CFMG	306												306
CHCN	(81)												(81)
Kaiser	0												0
Delegated Subtotal	225												225
Total	(894)												(894)

**ALAMEDA ALLIANCE FOR HEALTH
MEDICAL EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED JULY 31, 2024**

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)
				<u>CAPITATED MEDICAL EXPENSES</u>				
\$5,144,082	\$1,975,205	(\$3,168,877)	(160.4%)	PCP Capitation	\$5,144,082	\$1,975,205	(\$3,168,877)	(160.4%)
6,143,555	9,504,722	3,361,167	35.4%	PCP Capitation FQHC	6,143,555	9,504,722	3,361,167	35.4%
374,200	379,556	5,356	1.4%	Specialty Capitation	374,200	379,556	5,356	1.4%
5,387,567	5,565,106	177,540	3.2%	Specialty Capitation FQHC	5,387,567	5,565,106	177,540	3.2%
747,167	707,495	(39,672)	(5.6%)	Laboratory Capitation	747,167	707,495	(39,672)	(5.6%)
338,542	340,773	2,232	0.7%	Vision Capitation	338,542	340,773	2,232	0.7%
108,875	110,349	1,474	1.3%	CFMG Capitation	108,875	110,349	1,474	1.3%
265,992	275,583	9,591	3.5%	ANC IPA Admin Capitation FQHC	265,992	275,583	9,591	3.5%
27,953	0	(27,953)	0.0%	Maternity Supplemental Expense	27,953	0	(27,953)	0.0%
1,007,136	945,281	(61,855)	(6.5%)	DME Capitation	1,007,136	945,281	(61,855)	(6.5%)
19,545,068	19,804,071	259,003	1.3%	7. TOTAL CAPITATED EXPENSES	19,545,068	19,804,071	259,003	1.3%
				<u>FEE FOR SERVICE MEDICAL EXPENSES</u>				
(4,812,146)	0	4,812,146	0.0%	IBNR Inpatient Services	(4,812,146)	0	4,812,146	0.0%
(144,365)	0	144,365	0.0%	IBNR Settlement (IP)	(144,365)	0	144,365	0.0%
(384,971)	0	384,971	0.0%	IBNR Claims Fluctuation (IP)	(384,971)	0	384,971	0.0%
50,247,591	45,529,777	(4,717,814)	(10.4%)	Inpatient Hospitalization FFS	50,247,591	45,529,777	(4,717,814)	(10.4%)
3,637,088	0	(3,637,088)	0.0%	IP OB - Mom & NB	3,637,088	0	(3,637,088)	0.0%
383,711	0	(383,711)	0.0%	IP Behavioral Health	383,711	0	(383,711)	0.0%
1,383,959	0	(1,383,959)	0.0%	Inpatient Facility Rehab FFS	1,383,959	0	(1,383,959)	0.0%
50,310,868	45,529,777	(4,781,091)	(10.5%)	8. Inpatient Hospital Expense	50,310,868	45,529,777	(4,781,091)	(10.5%)
(240,988)	0	240,988	0.0%	IBNR PCP	(240,988)	0	240,988	0.0%
(7,230)	0	7,230	0.0%	IBNR Settlement (PCP)	(7,230)	0	7,230	0.0%
48,990	0	(48,990)	0.0%	IBNR Claims Fluctuation (PCP)	48,990	0	(48,990)	0.0%
4,623,610	3,728,289	(895,321)	(24.0%)	PCP FFS	4,623,610	3,728,289	(895,321)	(24.0%)
499,094	1,436,379	937,285	65.3%	PCP FQHC FFS	499,094	1,436,379	937,285	65.3%
12,000	0	(12,000)	0.0%	Physician Extended Hrs. Incent	12,000	0	(12,000)	0.0%
0	952,497	952,497	100.0%	Prop 56 Physician Pmt	0	952,497	952,497	100.0%
16,124	0	(16,124)	0.0%	Prop 56 Hyde	16,124	0	(16,124)	0.0%
74,296	0	(74,296)	0.0%	Prop 56 Trauma Screening	74,296	0	(74,296)	0.0%
79,090	0	(79,090)	0.0%	Prop 56 Developmentl Screening	79,090	0	(79,090)	0.0%
764,836	0	(764,836)	0.0%	Prop 56 Family Planning	764,836	0	(764,836)	0.0%
5,869,822	6,117,165	247,342	4.0%	9. Primary Care Physician Expense	5,869,822	6,117,165	247,342	4.0%
(2,026,686)	0	2,026,686	0.0%	IBNR Specialist	(2,026,686)	0	2,026,686	0.0%
(60,801)	0	60,801	0.0%	IBNR Settlement (SCP)	(60,801)	0	60,801	0.0%
(162,135)	0	162,135	0.0%	IBNR Claims Fluctuation (SCP)	(162,135)	0	162,135	0.0%
328,385	0	(328,385)	0.0%	Psychiatrist FFS	328,385	0	(328,385)	0.0%
3,850,052	7,911,346	4,061,294	51.3%	Specialty Care FFS	3,850,052	7,911,346	4,061,294	51.3%
243,175	0	(243,175)	0.0%	Specialty Anesthesiology	243,175	0	(243,175)	0.0%
2,134,676	0	(2,134,676)	0.0%	Specialty Imaging FFS	2,134,676	0	(2,134,676)	0.0%
37,256	0	(37,256)	0.0%	Obstetrics FFS	37,256	0	(37,256)	0.0%
582,214	0	(582,214)	0.0%	Specialty IP Surgery FFS	582,214	0	(582,214)	0.0%
1,160,701	0	(1,160,701)	0.0%	Specialty OP Surgery FFS	1,160,701	0	(1,160,701)	0.0%
634,092	0	(634,092)	0.0%	Specialty IP Physician	634,092	0	(634,092)	0.0%
141,608	101,391	(40,217)	(39.7%)	Specialist FQHC FFS	141,608	101,391	(40,217)	(39.7%)
6,862,536	8,012,737	1,150,201	14.4%	10. Specialty Care Physician Expense	6,862,536	8,012,737	1,150,201	14.4%
(3,175,609)	0	3,175,609	0.0%	IBNR Ancillary (ANC)	(3,175,609)	0	3,175,609	0.0%

**ALAMEDA ALLIANCE FOR HEALTH
MEDICAL EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED JULY 31, 2024**

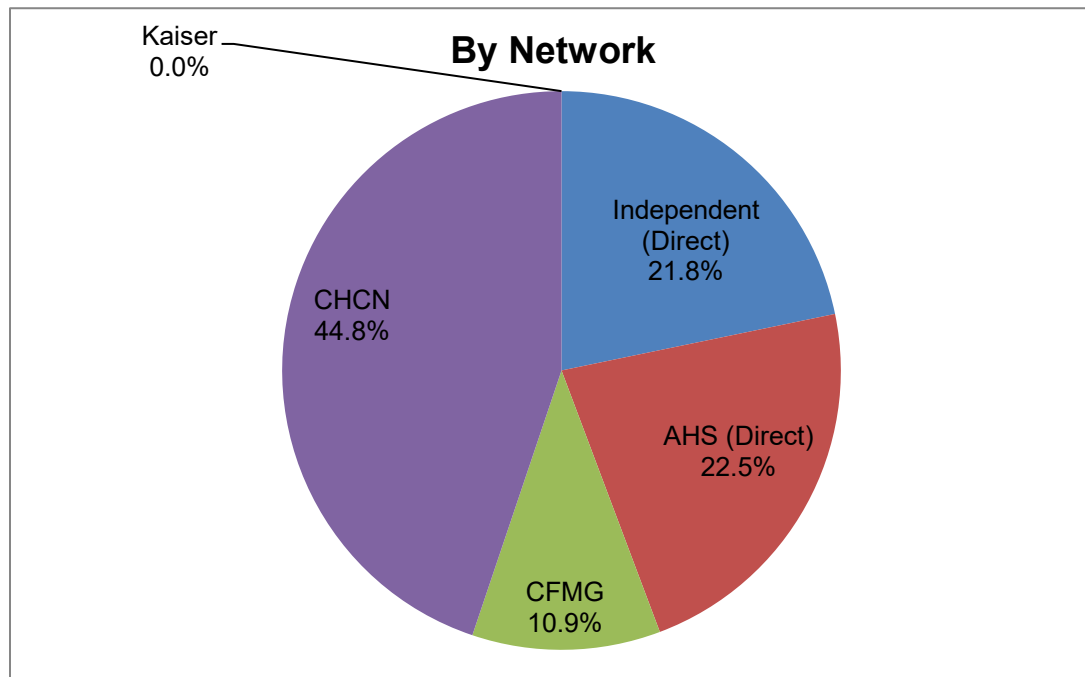
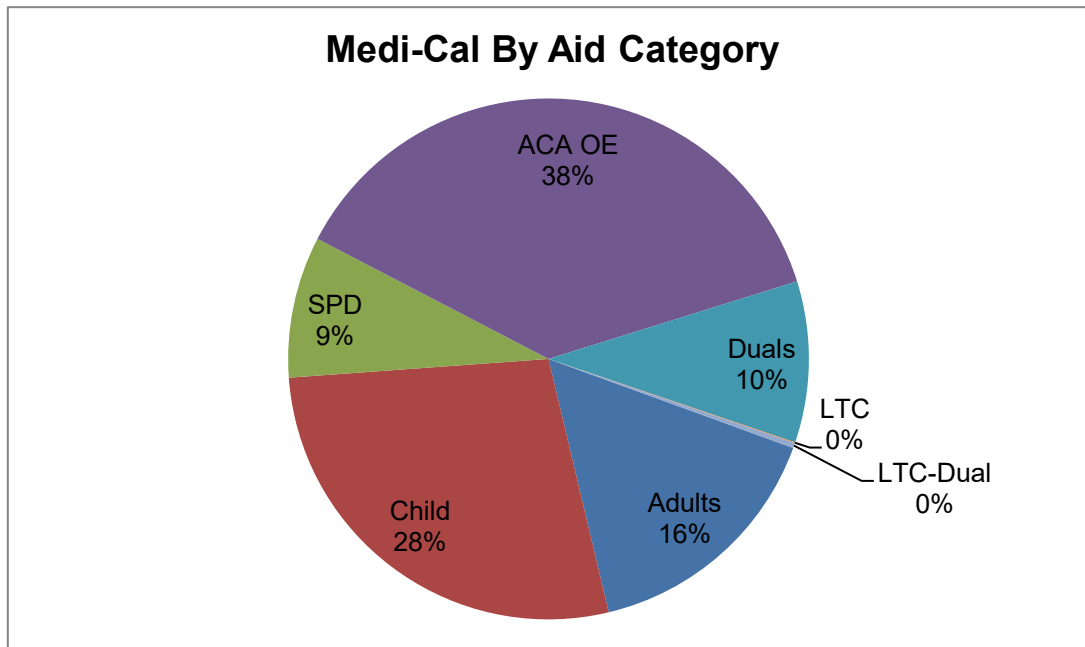
CURRENT MONTH				FISCAL YEAR TO DATE					
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	
(8,201)	0	8,201	0.0%	IBNR Settlement (ANC)	(8,201)	0	8,201	0.0%	
(90,136)	0	90,136	0.0%	IBNR Claims Fluctuation (ANC)	(90,136)	0	90,136	0.0%	
38,739	0	(38,739)	0.0%	IBNR Transportation FFS	38,739	0	(38,739)	0.0%	
2,282,820	0	(2,282,820)	0.0%	Behavioral Health Therapy FFS	2,282,820	0	(2,282,820)	0.0%	
1,845,717	0	(1,845,717)	0.0%	Psychologist & Other MH Prof	1,845,717	0	(1,845,717)	0.0%	
501,632	0	(501,632)	0.0%	Other Medical Professional	501,632	0	(501,632)	0.0%	
186,391	0	(186,391)	0.0%	Hearing Devices	186,391	0	(186,391)	0.0%	
97,364	0	(97,364)	0.0%	ANC Imaging	97,364	0	(97,364)	0.0%	
76,099	0	(76,099)	0.0%	Vision FFS	76,099	0	(76,099)	0.0%	
1,408,897	0	(1,408,897)	0.0%	Laboratory FFS	1,408,897	0	(1,408,897)	0.0%	
139,845	0	(139,845)	0.0%	ANC Therapist	139,845	0	(139,845)	0.0%	
2,037,163	0	(2,037,163)	0.0%	Transp/Ambulance FFS	2,037,163	0	(2,037,163)	0.0%	
1,413,209	0	(1,413,209)	0.0%	Non-ER Transportation FFS	1,413,209	0	(1,413,209)	0.0%	
2,441,585	0	(2,441,585)	0.0%	Hospice FFS	2,441,585	0	(2,441,585)	0.0%	
1,631,728	0	(1,631,728)	0.0%	Home Health Services	1,631,728	0	(1,631,728)	0.0%	
0	12,445,120	12,445,120	100.0%	Other Medical FFS	0	12,445,120	12,445,120	100.0%	
31	0	(31)	0.0%	Medical Refunds through HMS	31	0	(31)	0.0%	
74,144	0	(74,144)	0.0%	DME & Medical Supplies FFS	74,144	0	(74,144)	0.0%	
1,751,627	1,778,477	26,850	1.5%	ECM Base/Outreach FFS ANC	1,751,627	1,778,477	26,850	1.5%	
67,635	44,588	(23,047)	(51.7%)	CS Housing Deposits FFS ANC	67,635	44,588	(23,047)	(51.7%)	
807,719	625,783	(181,935)	(29.1%)	CS Housing Tenancy FFS ANC	807,719	625,783	(181,935)	(29.1%)	
481,134	465,666	(15,468)	(3.3%)	CS Housing Navi Servic FFS ANC	481,134	465,666	(15,468)	(3.3%)	
499,458	550,061	50,602	9.2%	CS Medical Respite FFS ANC	499,458	550,061	50,602	9.2%	
28,431	203,252	174,821	86.0%	CS Med. Tailored Meals FFS ANC	28,431	203,252	174,821	86.0%	
2,401	25,140	22,739	90.4%	CS Asthma Remediation FFS ANC	2,401	25,140	22,739	90.4%	
0	10,000	10,000	100.0%	MOT Wrap Around (Non Med MOT)	0	10,000	10,000	100.0%	
13,665	15,000	1,335	8.9%	CS Home Modifications FFS ANC	13,665	15,000	1,335	8.9%	
586,426	487,778	(98,647)	(20.2%)	CS P.Care & Hmker Svcs FFS ANC	586,426	487,778	(98,647)	(20.2%)	
20,691	76,608	55,917	73.0%	CS Cgiver Respite Svcs FFS ANC	20,691	76,608	55,917	73.0%	
0	137,176	137,176	100.0%	CS Sobering Center FFS ANC	0	137,176	137,176	100.0%	
836,655	0	(836,655)	0.0%	CommunityBased Adult Svc(CBAS)	836,655	0	(836,655)	0.0%	
0	21,412	21,412	100.0%	CS Pilot LTC Diversion	0	21,412	21,412	100.0%	
0	12,500	12,500	100.0%	CS Pilot LTC Transition	0	12,500	12,500	100.0%	
15,597	0	(15,597)	0.0%	CS LTC Diversion FFS ANC	15,597	0	(15,597)	0.0%	
16,012,856	16,898,561	885,705	5.2%	11. Ancillary Medical Expense	16,012,856	16,898,561	885,705	5.2%	
315,676	0	(315,676)	0.0%	IBNR Outpatient	315,676	0	(315,676)	0.0%	
9,470	0	(9,470)	0.0%	IBNR Settlement (OP)	9,470	0	(9,470)	0.0%	
25,253	0	(25,253)	0.0%	IBNR Claims Fluctuation (OP)	25,253	0	(25,253)	0.0%	
2,244,563	11,457,106	9,212,543	80.4%	Outpatient FFS	2,244,563	11,457,106	9,212,543	80.4%	
2,633,082	0	(2,633,082)	0.0%	OP Ambul Surgery FFS	2,633,082	0	(2,633,082)	0.0%	
2,577,186	0	(2,577,186)	0.0%	Imaging Services FFS	2,577,186	0	(2,577,186)	0.0%	
34,954	0	(34,954)	0.0%	Behavioral Health FFS	34,954	0	(34,954)	0.0%	
709,781	0	(709,781)	0.0%	Outpatient Facility Lab FFS	709,781	0	(709,781)	0.0%	
205,874	0	(205,874)	0.0%	Outpatient Facility Cardio FFS	205,874	0	(205,874)	0.0%	
93,626	0	(93,626)	0.0%	OP Facility PT/OT/ST FFS	93,626	0	(93,626)	0.0%	
2,764,410	0	(2,764,410)	0.0%	OP Facility Dialysis Ctr FFS	2,764,410	0	(2,764,410)	0.0%	
11,613,878	11,457,106	(156,771)	(1.4%)	12. Outpatient Medical Expense	11,613,878	11,457,106	(156,771)	(1.4%)	
(966,674)	0	966,674	0.0%	IBNR Emergency	(966,674)	0	966,674	0.0%	
(29,000)	0	29,000	0.0%	IBNR Settlement (ER)	(29,000)	0	29,000	0.0%	
(77,334)	0	77,334	0.0%	IBNR Claims Fluctuation (ER)	(77,334)	0	77,334	0.0%	
9,750,932	8,737,991	(1,012,941)	(11.6%)	ER Facility	9,750,932	8,737,991	(1,012,941)	(11.6%)	
1,377,907	0	(1,377,907)	0.0%	Specialty ER Physician FFS	1,377,907	0	(1,377,907)	0.0%	

**ALAMEDA ALLIANCE FOR HEALTH
MEDICAL EXPENSE DETAIL
ACTUAL VS. BUDGET
FOR THE MONTH AND FISCAL YTD ENDED JULY 31, 2024**

CURRENT MONTH				FISCAL YEAR TO DATE				
Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)	Account Description	Actual	Budget	\$ Variance (Unfavorable)	% Variance (Unfavorable)
10,055,830	8,737,991	(1,317,839)	(15.1%)	13. Emergency Expense	10,055,830	8,737,991	(1,317,839)	(15.1%)
(2,737,194)	0	2,737,194	0.0%	IBNR Pharmacy (OP)	(2,737,194)	0	2,737,194	0.0%
(82,114)	0	82,114	0.0%	IBNR Settlement Rx (OP)	(82,114)	0	82,114	0.0%
(218,976)	0	218,976	0.0%	IBNR Claims Fluctuation Rx(OP)	(218,976)	0	218,976	0.0%
815,009	390,877	(424,131)	(108.5%)	Pharmacy FFS (OP)	815,009	390,877	(424,131)	(108.5%)
178,273	11,667,014	11,488,741	98.5%	Pharmacy Non PBM FFS Other-ANC	178,273	11,667,014	11,488,741	98.5%
10,198,063	0	(10,198,063)	0.0%	Pharmacy Non PBM FFS OP-FAC	10,198,063	0	(10,198,063)	0.0%
299,340	0	(299,340)	0.0%	Pharmacy Non PBM FFS PCP	299,340	0	(299,340)	0.0%
3,346,926	0	(3,346,926)	0.0%	Pharmacy Non PBM FFS SCP	3,346,926	0	(3,346,926)	0.0%
15,594	0	(15,594)	0.0%	Pharmacy Non PBM FFS FQHC	15,594	0	(15,594)	0.0%
40,237	0	(40,237)	0.0%	Pharmacy Non PBM FFS HH	40,237	0	(40,237)	0.0%
(31)	0	31	0.0%	RX Refunds HMS	(31)	0	31	0.0%
(54,000)	49,704	103,704	208.6%	Medical Expenses Pharm Rebate	(54,000)	49,704	103,704	208.6%
11,801,125	12,107,595	306,470	2.5%	14. Pharmacy Expense	11,801,125	12,107,595	306,470	2.5%
(16,940,217)	0	16,940,217	0.0%	IBNR LTC	(16,940,217)	0	16,940,217	0.0%
(508,206)	0	508,206	0.0%	IBNR Settlement (LTC)	(508,206)	0	508,206	0.0%
(1,355,217)	0	1,355,217	0.0%	IBNR Claims Fluctuation (LTC)	(1,355,217)	0	1,355,217	0.0%
2,569,063	0	(2,569,063)	0.0%	LTC - ICF/DD	2,569,063	0	(2,569,063)	0.0%
37,794,534	0	(37,794,534)	0.0%	LTC Custodial Care	37,794,534	0	(37,794,534)	0.0%
7,550,834	29,166,561	21,615,727	74.1%	LTC SNF	7,550,834	29,166,561	21,615,727	74.1%
29,110,791	29,166,561	55,770	0.2%	15. Long Term Care Expense	29,110,791	29,166,561	55,770	0.2%
141,637,707	138,027,494	(3,610,213)	(2.6%)	16. TOTAL FFS MEDICAL EXPENSES	141,637,707	138,027,494	(3,610,213)	(2.6%)
(809,521)	0	809,521	0.0%	Medical Exp. OthClinicalGrants	(809,521)	0	809,521	0.0%
0	262,645	262,645	100.0%	Clinical Vacancy #102	0	262,645	262,645	100.0%
98,565	180,485	81,921	45.4%	Quality Analytics #123	98,565	180,485	81,921	45.4%
0	312,835	312,835	100.0%	LongTerm Services and Support #139	0	312,835	312,835	100.0%
1,153,422	835,696	(317,726)	(38.0%)	Utilization Management #140	1,153,422	835,696	(317,726)	(38.0%)
713,987	543,291	(170,696)	(31.4%)	Case & Disease Management #185	713,987	543,291	(170,696)	(31.4%)
488,905	449,358	(39,547)	(8.8%)	Medical Management #230	488,905	449,358	(39,547)	(8.8%)
854,843	787,603	(67,240)	(8.5%)	Quality Improvement #235	854,843	787,603	(67,240)	(8.5%)
322,018	352,389	30,371	8.6%	HCS Behavioral Health #238	322,018	352,389	30,371	8.6%
102,601	238,193	135,592	56.9%	Pharmacy Services #245	102,601	238,193	135,592	56.9%
54,959	59,247	4,288	7.2%	Regulatory Readiness #268	54,959	59,247	4,288	7.2%
2,979,779	4,021,741	1,041,963	25.9%	17. Other Benefits & Services	2,979,779	4,021,741	1,041,963	25.9%
(1,393,000)	(1,156,503)	236,497	(20.4%)	Reinsurance Recoveries	(1,393,000)	(1,156,503)	236,497	(20.4%)
1,741,101	1,542,004	(199,097)	(12.9%)	Reinsurance Premium	1,741,101	1,542,004	(199,097)	(12.9%)
348,101	385,501	37,400	9.7%	18. Reinsurance Expense	348,101	385,501	37,400	9.7%
164,510,655	162,238,807	(2,271,848)	(1.4%)	20. TOTAL MEDICAL EXPENSES	164,510,655	162,238,807	(2,271,848)	(1.4%)

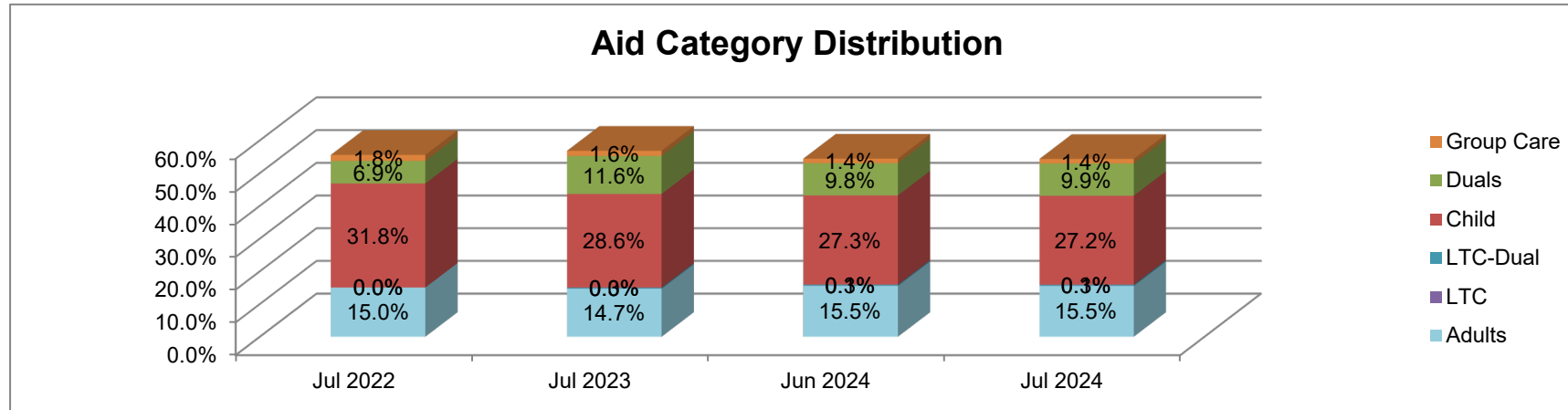
Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

Category of Aid Trend							
Category of Aid	Jul 2024	% of Medi-Cal	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Adults	62,739	16%	12,712	14,467	24	35,536	-
Child	109,962	28%	8,862	13,617	41,097	46,386	-
SPD	35,018	9%	11,380	5,569	1,417	16,652	-
ACA OE	149,801	38%	25,273	53,716	1,546	69,266	-
Duals	39,896	10%	26,201	2,829	6	10,860	-
LTC	222	0%	205	8	-	9	-
LTC-Dual	1,241	0%	1,240	-	-	1	-
Medi-Cal	398,879		85,873	90,206	44,090	178,710	-
Group Care	5,675		2,137	893	-	2,645	-
Total	404,554	100%	88,010	91,099	44,090	181,355	-
Medi-Cal %	98.6%		97.6%	99.0%	100.0%	98.5%	0%
Group Care %	1.4%		2.4%	1.0%	0.0%	1.5%	0.0%
<i>Network Distribution</i>			21.8%	22.5%	10.9%	44.8%	0.0%
			% Direct: 44%	% Delegated: 56%			

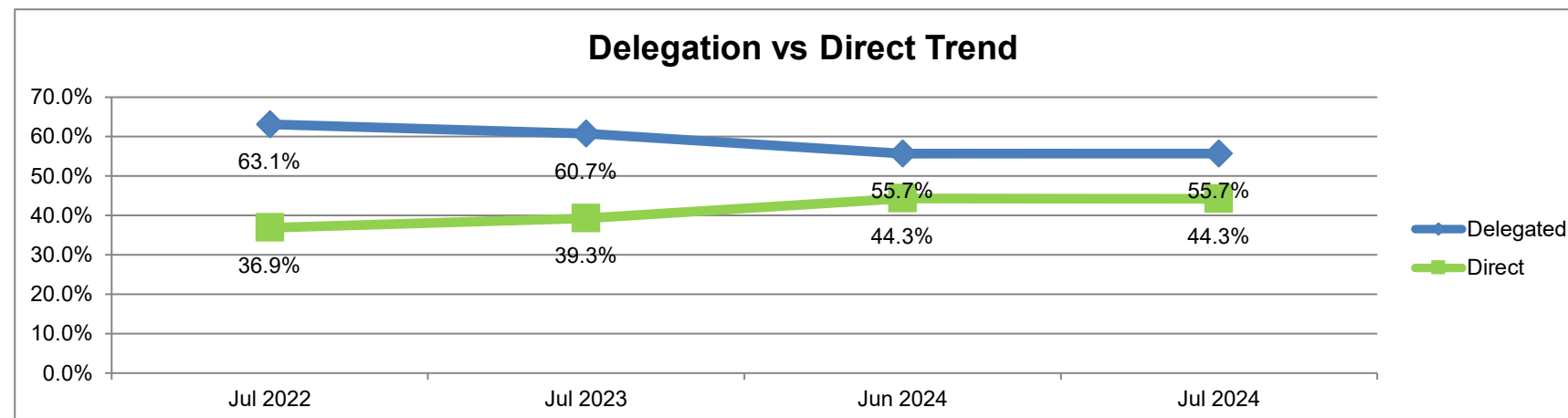


Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

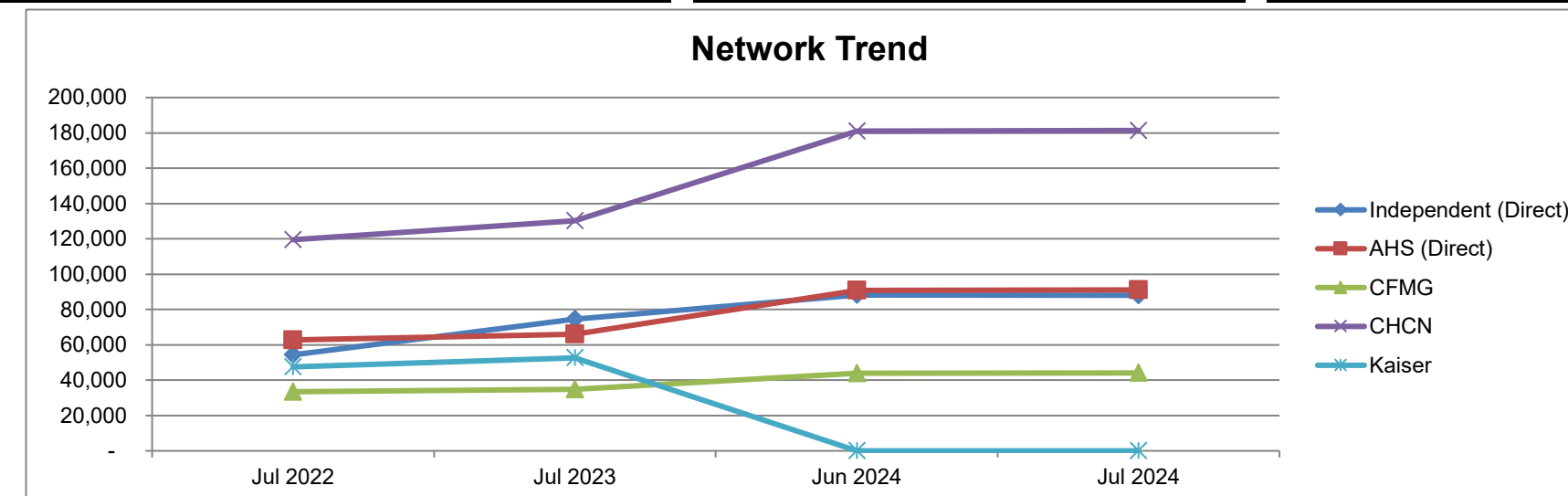
Category of Aid Trend												
Category of Aid	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
Adults	47,707	52,550	62,786	62,739	15.0%	14.7%	15.5%	15.5%	10.2%	19.4%	-0.1%	
Child	100,903	102,463	110,164	109,962	31.8%	28.6%	27.3%	27.2%	1.5%	7.3%	-0.2%	
SPD	27,927	31,055	34,935	35,018	8.8%	8.7%	8.6%	8.7%	11.2%	12.8%	0.2%	
ACA OE	113,322	123,707	149,359	149,801	35.7%	34.5%	37.0%	37.0%	9.2%	21.1%	0.3%	
Duals	21,974	41,688	39,789	39,896	6.9%	11.6%	9.8%	9.9%	89.7%	-4.3%	0.3%	
LTC	-	141	224	222	0.0%	0.0%	0.1%	0.1%	0.0%	57.4%	-0.9%	
LTC-Dual	-	1,033	1,250	1,241	0.0%	0.3%	0.3%	0.3%	0.0%	20.1%	-0.7%	
Medi-Cal Total	311,833	352,637	398,507	398,879	98.2%	98.4%	98.6%	98.6%	13.1%	13.1%	0.1%	
Group Care	5,796	5,669	5,658	5,675	1.8%	1.6%	1.4%	1.4%	-2.2%	0.1%	0.3%	
Total	317,629	358,306	404,165	404,554	100.0%	100.0%	100.0%	100.0%	12.8%	12.9%	0.1%	



Delegation vs Direct Trend												
Members	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
Delegated	200,505	217,670	225,091	225,445	63.1%	60.7%	55.7%	55.7%	8.6%	3.6%	0.2%	
Direct	117,124	140,636	179,074	179,109	36.9%	39.3%	44.3%	44.3%	20.1%	27.4%	0.0%	
Total	317,629	358,306	404,165	404,554	100.0%	100.0%	100.0%	100.0%	12.8%	12.9%	0.1%	

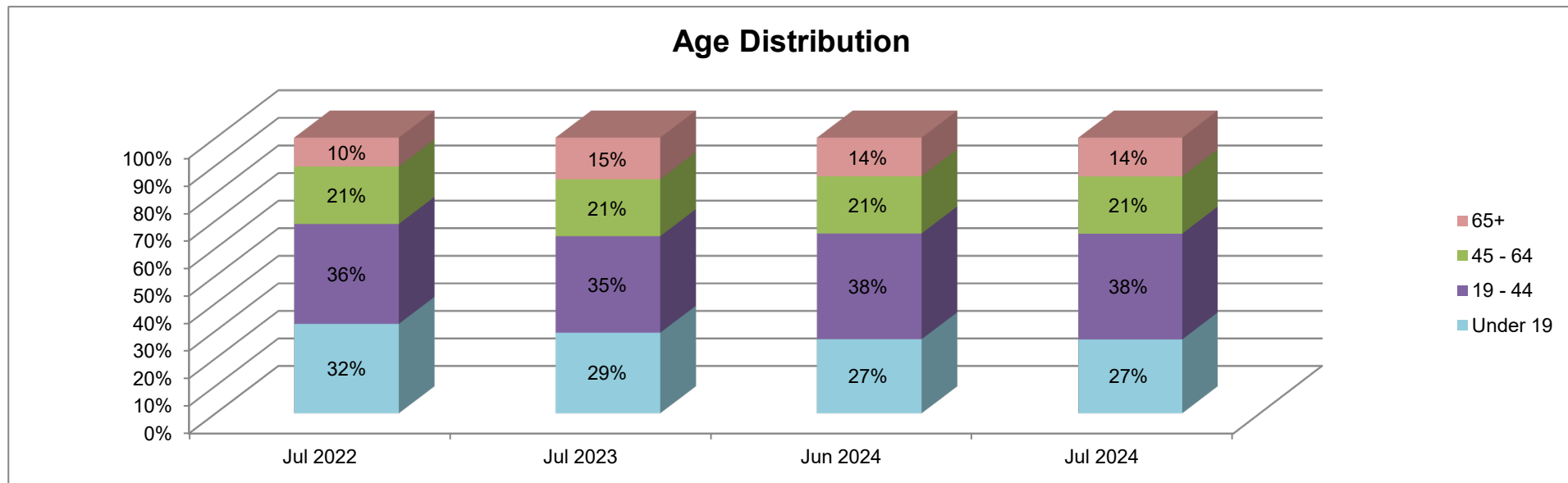


Network Trend												
Network	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
Independent (Direct)	54,340	74,547	88,206	88,010	17.1%	20.8%	21.8%	21.8%	37.2%	18.1%	-0.2%	
AHS (Direct)	62,784	66,089	90,868	91,099	19.8%	18.4%	22.5%	22.5%	5.3%	37.8%	0.3%	
CFMG	33,466	34,810	43,991	44,090	10.5%	9.7%	10.9%	10.9%	4.0%	26.7%	0.2%	
CHCN	119,514	130,230	181,100	181,355	37.6%	36.3%	44.8%	44.8%	9.0%	39.3%	0.1%	
Kaiser	47,525	52,630	-	-	15.0%	14.7%	0.0%	0.0%	10.7%	-100.0%	0.0%	
Total	317,629	358,306	404,165	404,554	100.0%	100.0%	100.0%	100.0%	12.8%	12.9%	0.1%	

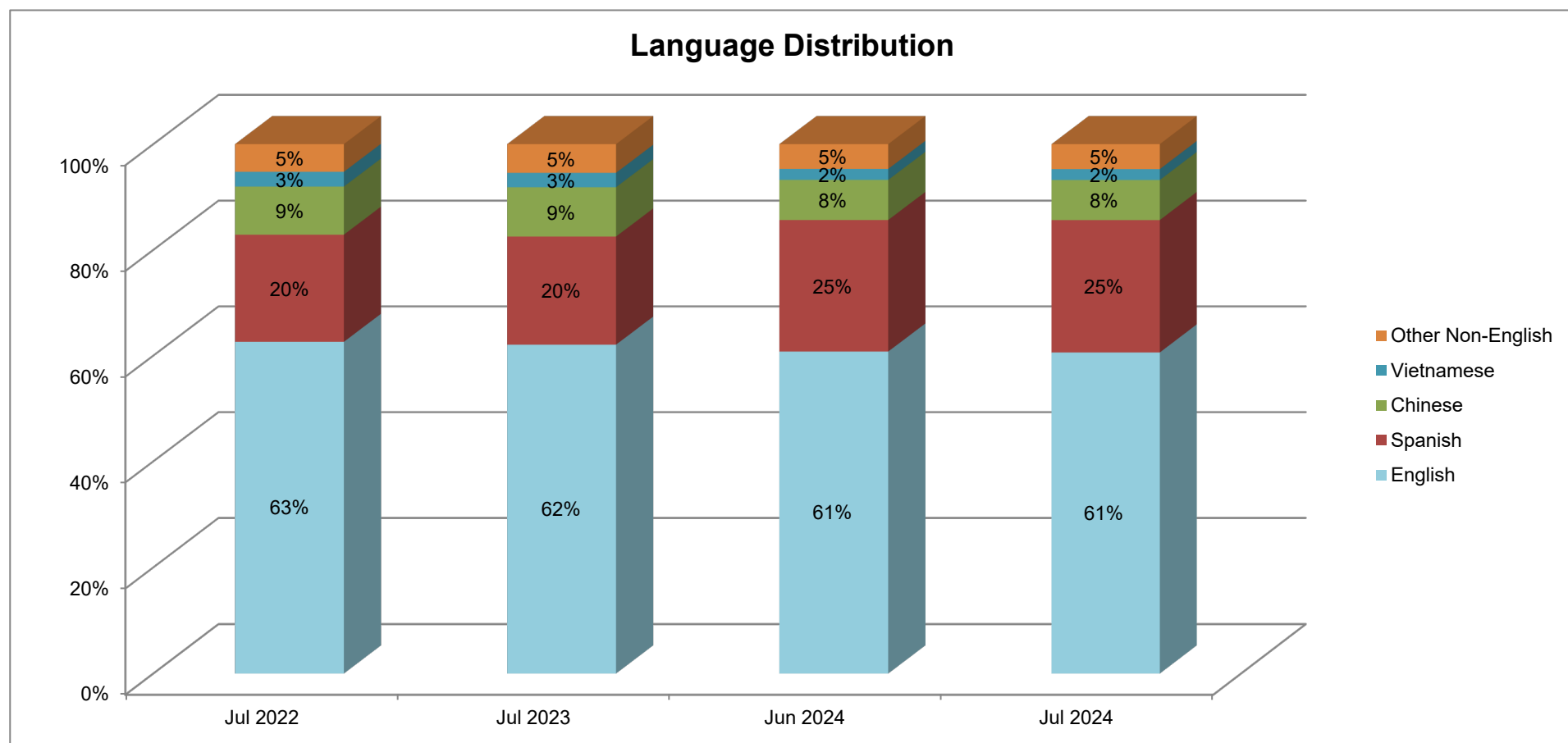


Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

Age Category Trend												
Age Category	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
Under 19	103,148	104,832	108,701	108,451	32%	29%	27%	27%	2%	3%	0%	
19 - 44	115,171	125,554	155,198	155,339	36%	35%	38%	38%	9%	24%	0%	
45 - 64	66,174	73,866	83,870	84,037	21%	21%	21%	21%	12%	14%	0%	
65+	33,136	54,054	56,396	56,727	10%	15%	14%	14%	63%	5%	1%	
Total	317,629	358,306	404,165	404,554	100%	100%	100%	100%	13%	13%	0%	

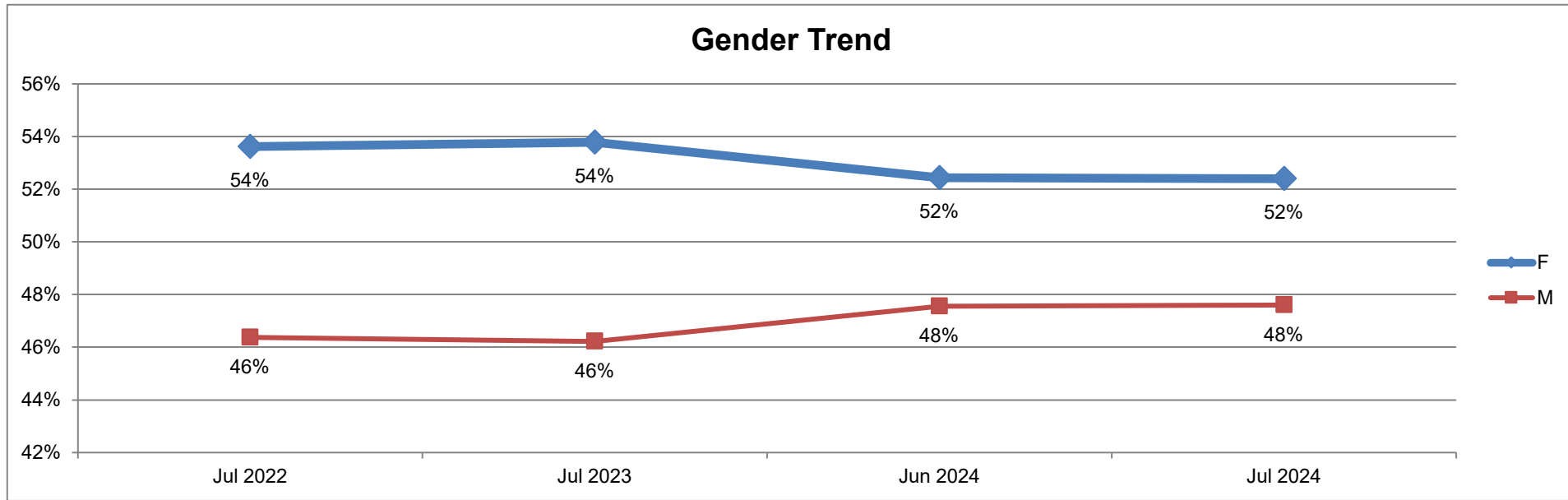


Language Trend												
Language	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
English	198,847	222,387	245,593	245,137	63%	62%	61%	61%	12%	10%	0%	
Spanish	64,363	73,273	100,576	101,314	20%	20%	25%	25%	14%	38%	1%	
Chinese	28,906	33,455	30,660	30,651	9%	9%	8%	8%	16%	-8%	0%	
Vietnamese	8,884	9,733	8,386	8,353	3%	3%	2%	2%	10%	-14%	0%	
Other Non-English	16,629	19,458	18,950	19,099	5%	5%	5%	5%	17%	-2%	1%	
Total	317,629	358,306	404,165	404,554	100%	100%	100%	100%	13%	13%	0%	

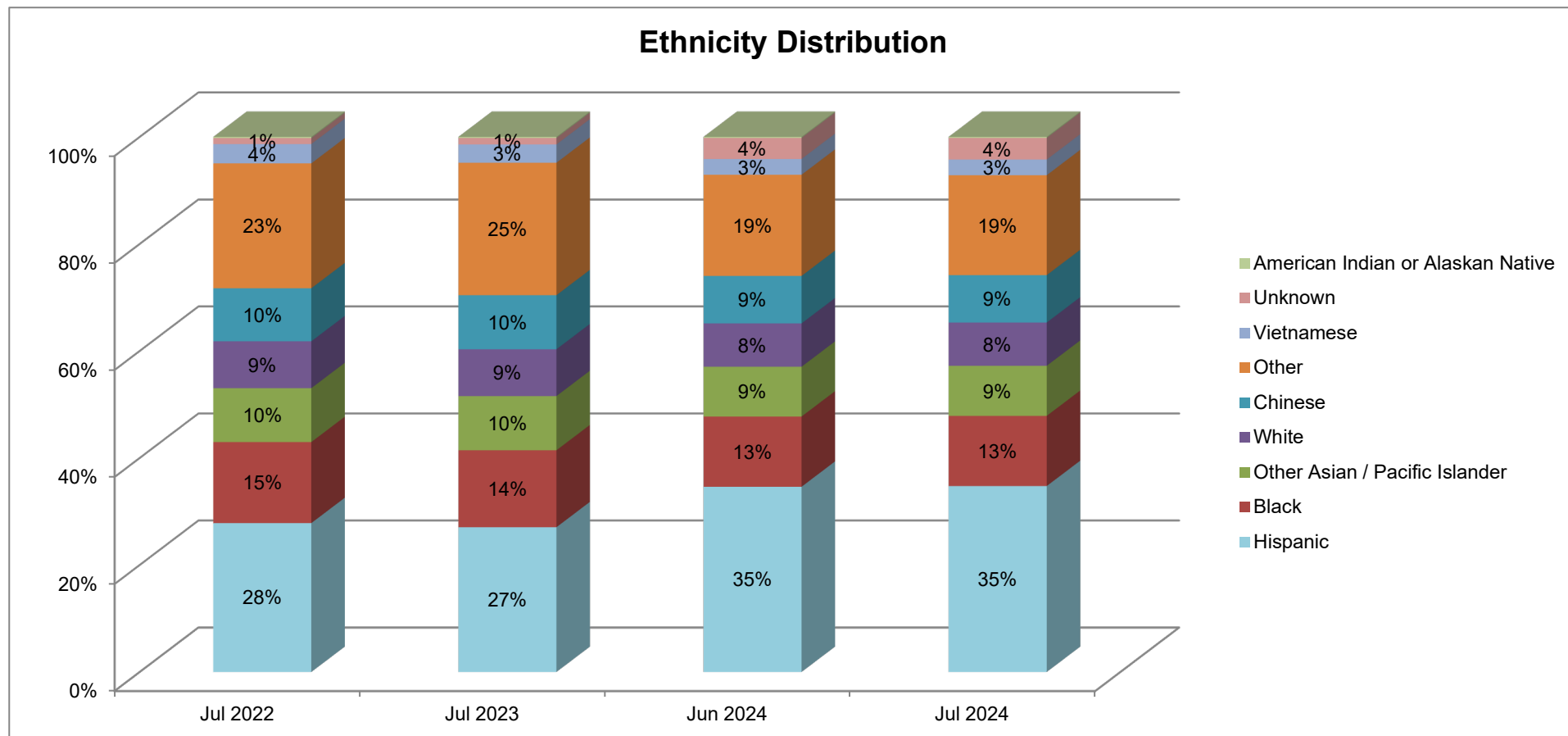


Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

Gender Trend												
Gender	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
F	170,323	192,702	211,959	211,979	54%	54%	52%	52%	13%	10%	0%	
M	147,306	165,604	192,206	192,575	46%	46%	48%	48%	12%	16%	0%	
Total	317,629	358,306	404,165	404,554	100%	100%	100%	100%	13%	13%	0%	



Ethnicity Trend												
Ethnicity	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
Hispanic	88,368	96,921	139,887	140,570	28%	27%	35%	35%	10%	45%	0%	
Black	48,090	51,522	53,044	53,042	15%	14%	13%	13%	7%	3%	0%	
Other Asian / Pacific Islander	32,015	36,301	37,615	37,878	10%	10%	9%	9%	13%	4%	1%	
White	27,805	31,347	32,738	32,713	9%	9%	8%	8%	13%	4%	0%	
Chinese	31,505	36,209	35,855	35,841	10%	10%	9%	9%	15%	-1%	0%	
Other	74,128	88,676	76,430	75,541	23%	25%	19%	19%	20%	-15%	-1%	
Vietnamese	11,461	12,243	11,893	11,830	4%	3%	3%	3%	7%	-3%	-1%	
Unknown	3,574	4,360	15,906	16,341	1%	1%	4%	4%	22%	275%	3%	
American Indian or Alaskan Native	683	727	797	798	0%	0%	0%	0%	6%	10%	0%	
Total	317,629	358,306	404,165	404,554	100%	100%	100%	100%	13%	13%	0%	



Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile By City

Medi-Cal By City							
City	Jul 2024	% of Total	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Oakland	160,464	40%	23,397	42,657	17,512	76,898	-
Hayward	63,827	16%	12,611	17,252	7,504	26,460	-
Fremont	36,834	9%	15,156	6,681	2,106	12,891	-
San Leandro	33,056	8%	8,120	5,701	4,283	14,952	-
Union City	14,623	4%	5,426	2,639	862	5,696	-
Alameda	13,869	3%	3,304	2,480	2,112	5,973	-
Berkeley	14,994	4%	3,982	2,331	1,743	6,938	-
Livermore	12,861	3%	1,819	644	2,230	8,168	-
Newark	9,303	2%	2,703	4,104	509	1,987	-
Castro Valley	9,480	2%	2,508	1,657	1,403	3,912	-
San Lorenzo	7,273	2%	1,407	1,675	850	3,341	-
Pleasanton	7,461	2%	1,705	422	822	4,512	-
Dublin	7,427	2%	1,941	449	887	4,150	-
Emeryville	2,815	1%	617	628	459	1,111	-
Albany	2,529	1%	660	297	569	1,003	-
Piedmont	481	0%	106	198	57	120	-
Sunol	86	0%	24	14	6	42	-
Antioch	36	0%	8	12	9	7	-
Other	1,460	0%	379	365	167	549	-
Total	398,879	100%	85,873	90,206	44,090	178,710	-

Group Care By City							
City	Jul 2024	% of Total	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Oakland	1,780	31%	346	331	-	1,103	-
Hayward	637	11%	296	150	-	191	-
Fremont	645	11%	426	73	-	146	-
San Leandro	593	10%	237	90	-	266	-
Union City	297	5%	190	45	-	62	-
Alameda	294	5%	95	22	-	177	-
Berkeley	156	3%	52	10	-	94	-
Livermore	100	2%	30	4	-	66	-
Newark	134	2%	82	28	-	24	-
Castro Valley	192	3%	87	28	-	77	-
San Lorenzo	136	2%	40	25	-	71	-
Pleasanton	63	1%	17	3	-	43	-
Dublin	121	2%	44	6	-	71	-
Emeryville	31	1%	10	4	-	17	-
Albany	21	0%	11	3	-	7	-
Piedmont	10	0%	2	1	-	7	-
Sunol	2	0%	2	-	-	-	-
Antioch	28	0%	8	5	-	15	-
Other	435	8%	162	65	-	208	-
Total	5,675	100%	2,137	893	-	2,645	-

Total By City							
City	Jul 2024	% of Total	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Oakland	162,244	40%	23,743	42,988	17,512	78,001	-
Hayward	64,464	16%	12,907	17,402	7,504	26,651	-
Fremont	37,479	9%	15,582	6,754	2,106	13,037	-
San Leandro	33,649	8%	8,357	5,791	4,283	15,218	-
Union City	14,920	4%	5,616	2,684	862	5,758	-
Alameda	14,163	4%	3,399	2,502	2,112	6,150	-
Berkeley	15,150	4%	4,034	2,341	1,743	7,032	-
Livermore	12,961	3%	1,849	648	2,230	8,234	-
Newark	9,437	2%	2,785	4,132	509	2,011	-
Castro Valley	9,672	2%	2,595	1,685	1,403	3,989	-
San Lorenzo	7,409	2%	1,447	1,700	850	3,412	-
Pleasanton	7,524	2%	1,722	425	822	4,555	-
Dublin	7,548	2%	1,985	455	887	4,221	-
Emeryville	2,846	1%	627	632	459	1,128	-
Albany	2,550	1%	671	300	569	1,010	-
Piedmont	491	0%	108	199	57	127	-
Sunol	88	0%	26	14	6	42	-
Antioch	64	0%	16	17	9	22	-
Other	1,895	0%	541	430	167	757	-
Total	404,554	100%	88,010	91,099	44,090	181,355	-



Health care you can count on.
Service you can trust.

Operations

Ruth Watson

To: Alameda Alliance for Health Board of Governors

From: Ruth Watson, Chief Operating Officer

Date: September 13th, 2024

Subject: Operations Report

Member Services

- 12-Month Trend Blended Summary:
 - The Member Services Department received a three percent (3%) increase in calls in August 2024, totaling eighteen thousand eight hundred fifty-five (18,855) compared to eighteen thousand two hundred eighteen (18,218) in August 2023.
 - The abandonment rate for August 2024 was four percent (4%), compared to six percent (6%) in August 2023.
 - The Department's service level was ninety-four percent (94%) in August 2024, compared to eighty-two percent (82%) in August 2023. The average speed to answer (ASA) was thirteen seconds (00:13) compared to thirty-eight seconds (00:38) in August 2023. The Department continues to recruit to fill open positions. Customer Service support service vendor continues to provide overflow call center support.
 - The average talk time (ATT) was seven minutes and ten seconds (07:10) for August 2024 compared to six minutes and thirty-six seconds (06:36) for August 2023.
 - One hundred percent (100%) of calls were answered within 10 minutes for August 2024 and August 2023.
 - Outbound calls totaled eighty thousand five hundred thirty-seven (8,537) in August 2024 compared to eight thousand four (8,004) in August 2023.
 - The top five call reasons for August 2024 were: 1). Change of PCP, 2). Eligibility/Enrollment, 3). Benefits, 4). Provider Network, 5). ID Card Requests. The top five call reasons for August 2023 were: 1). Eligibility/Enrollment, 2). Change of PCP, 3). Benefits, 4). Kaiser, 5). Fraud, Waste and Abuse (FWA).
 - August utilization for the member automated eligibility IVR system totaled one thousand three hundred thirty-seven (1,337) in August 2024 compared to one thousand four hundred twenty-eight (1,428) in August 2023.
 - The Department continues to service members via multiple communication channels (telephonic, email, online, web-based requests and in-person) while honoring the organization's policies. The Department responded to one thousand three hundred twenty-three (1,323) web-based requests in August 2024 compared to eight hundred ninety-one (891) in August 2023. The top three web reason requests for August 2024 were: 1). Change of PCP, 2). ID Card Requests, 3). Update Contact Information. Seventy-three (73) members were assisted in-person in August 2024 compared to fifty-

three (53) in 2023.

- Member Services Behavioral Health:
 - The Member Services Behavioral Health Unit received a total of one thousand five hundred and twelve (1,512) calls in August 2024 compared to one thousand two hundred and thirty-five (1,235) in August 2023.
 - The abandonment rate was eight percent (8%) in August 2024 compared to eight percent (8%) in 2023.
 - The service level was seventy-four percent (74%) in August 2024 and eighty-four percent (84%) in August 2023.
 - The average speed to answer (ASA) was one minute and nine seconds (01:09) compared to fifty seconds (00:50) in August 2023.
 - Calls answered in 10 minutes were ninety-nine percent (99%) and ninety-eight percent (98%) in August 2023.
 - The Average Talk Time (ATT) was eight minutes and twenty-seven seconds (08:27) compared to nine minutes and twenty-five seconds (9:25) in August 2023. MS BH Team utilizes the DHCS age-appropriate screening tools for Medi-Cal Mental Health Services to determine the appropriate delivery system for members who are not currently receiving mental health services when they contact the plan.
 - One hundred twenty-seven (127) screenings were completed in August 2024.
 - Thirty-one (31) referrals were made to the County (ACCESS) in August 2024.
 - One thousand four hundred fifty (1,450) outbound calls were completed in August 2024.
 - One hundred and four (104) outreach campaigns were completed in August 2024. This includes nineteen (19) BH/ABA screenings.
 - Twenty-four (24) members were referred to Center Point for SUD services in August 2024.

Claims

- 12-Month Trend Summary:
 - The Claims Department received three hundred sixty-eight thousand two hundred thirty-five (368,235) claims in August 2024 compared to two hundred twenty-four thousand nine hundred seven (224,907) in August 2023.
 - The Auto Adjudication was eighty-four point six percent (84.6%) in August 2024 compared to eighty-two point six percent (82.6%) in August 2023.
 - Claims compliance for the thirty (30) day turn-around time was eighty-seven point one percent (87.1%) in August 2024 compared to ninety-three point one percent (93.1%) in August 2023. The forty-five (45) day turn-around time was ninety-nine point nine percent (99.9%) in August 2024 compared to ninety-nine point nine percent (99.9%) in August 2023.

- Monthly Analysis:
 - In the month of August, we received a total of three hundred sixty-eight thousand two hundred thirty-five (368,235) claims in the HEALTHsuite system. This represents an increase of ten point eighty-six percent (10.86%) from July 2024, and is higher, by one hundred twenty-three thousand three hundred twenty-eight (123,328) claims, than the number of claims received in August 2023.
 - The drivers of the higher volume of received claims includes:
 - The increased membership since January 2024
 - Certain provider types that bill more frequently, e.g., LTC facilities that bill weekly or bi-weekly
 - Providers with dual eligible members who are submitting paper claims even though we receive the same claim in our COBA file
 - We received ninety-one point zero percent (91.0%) of claims via EDI and nine point zero percent (9.0%) of claims via paper.
 - During the month of August, ninety-nine point eight percent (99.9%) of our claims were processed within forty-five (45) working days.
 - The Auto Adjudication rate was eighty-four point six percent (84.6%) for the month of August.

Provider Services

- 12-Month Trend Summary:
 - The Provider Services department's call volume in August 2024 was eight thousand two hundred thirty-three (8,233) calls compared to nine thousand six hundred sixty-one (9,661) calls in August 2023.
 - Provider Services continuously works to achieve first call resolution and reduction of the abandonment rates. Efforts to promote provider satisfaction is our first priority.
 - The Provider Services department completed five hundred sixty-seven (567) calls/visits during August 2024.
 - The Provider Services department answered six thousand five hundred seventy (6,570) calls for August 2024 and made eight hundred ninety-three (893) outbound calls.

Credentialing

There was no Credentialing meeting held in the month of August; therefore, no providers were approved or re-credentialed in August.

Provider Dispute Resolution

- 12-Month Trend Summary:
 - In August 2024, the Provider Dispute Resolution (PDR) team received two thousand one hundred ninety-three (2,193) PDRs versus two thousand ninety-two (2,092) in August 2023.
 - The PDR team resolved two thousand six hundred two (2,602) cases in August 2024 compared to one thousand six hundred twenty-seven (1,627) cases in August 2023.
 - In August 2024, the PDR team upheld sixty-two percent (62%) of cases versus seventy-one percent (71%) in August 2023.
 - The PDR team resolved ninety-nine point five percent (99.5%) of cases in August 2024 compared to ninety-nine point three percent (99.3%) in August 2023; the compliance standard is ninety-five percent (95%) within forty-five (45) working days.

- Monthly Analysis:
 - AAH received two thousand one hundred ninety-three (2,193) PDRs in August 2024.
 - In the month of August, two thousand six hundred two (2,602) PDRs were resolved. Out of the two thousand six hundred two (2,602) PDRs, one thousand six hundred twenty-three (1,623) were upheld and nine hundred seventy-nine (979) were overturned.
 - The overturn rate for PDRs was thirty-eight percent (38%), which did not meet our goal of twenty-five percent (25%) or less.
 - The two primary reasons that caused the Department to miss the goal of 25% or less are:
 - Member OHC corrections – one hundred eighty-eight (188) cases that were denied incorrectly.
 - Incorrect LTC/Subacute rate – two hundred thirty-seven (237) cases reviewed for updated AB1629 rates.
 - The combined volumes of these two primary reasons for overturned PDRs alone prevented us from achieving the goal of 25% or less.
 - The full breakdown of all nine hundred seventy-nine (979) overturned PDRs is included in the table below
 - Two thousand five hundred ninety-one (2,591) out of two thousand six hundred two (2,602) cases were resolved within forty-five (45) working days resulting in a ninety-nine point five percent (99.5%) compliance rate.
 - The average turnaround time for resolving PDRs in August was forty-three (43) days.
 - There were four thousand three hundred sixty-eight (4,368) PDRs pending resolution as of 08/31/2024, with no cases older than forty-five (45) working days.

Category	# of Cases	% of Cases	Comments
System Related Issues	92	9%	
General configuration issues	30	3%	Non-covered code, modifier
Retro eligibility changes	33	3%	Member not eligible at time claim was denied
Claims Editing System (CES)	29	3%	
OHC Issues	188	19%	OHC Member TPL data, incorrect primary EOB not matching, incorrect manual entry
Authorization Issues	187	19%	
Processor error	54	6%	Claim denied in error; authorization was on file
System error	32	3%	
UM/retro auth review	101	10%	Auth updated after claim was processed
Additional Documentation	90	9%	
Duplicate claim	51	5%	Documentation received confirmed claim was not a duplicate
Timely filing	5	1%	Documentation received confirmed claim was submitted on time
Misc documentation	34	3%	
Incorrect Rates	319	33%	
System	25	3%	Incorrect rates in system
Letter of Agreement (LOA)	15	2%	Underpaid; LOA on file
LTC/Retro Rates	237	24%	Rates updated after claim was paid
COB calculation	33	3%	Incorrectly calculated
Share of Cost (SOC)	9	1%	Underpaid; SOC already met
Processor Errors	103	11%	
Duplicate claim	40	4%	Claim was a duplicate; processor paid it in error
Incorrect rate	15	2%	Claim manually priced incorrectly
Misc errors	48	5%	
PDR Overturn Totals	979	100%	

Community Relations and Outreach

- 12-Month Trend Summary:
 - In August 2024, the Alliance completed one thousand five hundred forty-four (1,544) member orientation outreach calls and ninety-seven (97) member orientations by phone.
 - The C&O Department reached one thousand six hundred ten (1,610) people (one thousand fourteen (1,014) identified as Alliance members) during outreach activities, compared to two hundred forty-nine (249)

individuals (fifty-nine percent (59%) self-identified as Alliance members) in August 2023.

- The C&O Department spent a total of eight hundred twenty (\$820) in donations, fees, and/or sponsorships, compared to two hundred twenty (\$220) in August 2023.
 - The C&O Department reached members in thirteen (13) cities/unincorporated areas throughout Alameda County, and the Bay Area, compared to fourteen (14) cities in August 2023.
- Monthly Analysis:
 - In August 2024, the C&O Department completed one thousand five hundred forty-four (1,544) member orientation outreach calls and ninety-seven (97) member orientations by phone, sixty-six (66) Alliance website inquiries, six (6) service requests, one (1) social media inquiry, three (3) community and three (3) member education events.
 - Among the one thousand five hundred forty-four (1,544) people reached, fifty-nine percent (59%) identified as Alliance members.
 - In August 2024, the C&O Department reached members in thirteen (13) locations throughout Alameda County, and the Bay Area.
 - Please see attached **Addendum A**.

Housing and Community Services Program Report – August Activities

Housing & Community Services Department Overview – The Housing and Community Services Program (HCSP) is responsible for leading, developing, and implementing a comprehensive housing & homelessness strategy for Alameda Alliance for Health (Alliance). HCSP will evaluate the current processes for members' access to the healthcare system, identify the barriers to achieving housing outcomes for members, and create a strategic plan to establish partnerships with various community stakeholders.

Project Status Updates:

- Housing Team working in partnership with Health Care Services to transition the Housing Community Supports (CS) bundle on 10/1/2024
- Developing curriculum for Housing Learning Symposium
- ROI project for housing-related CS
- Housing Department internal restructuring – in progress
- Finalizing Housing Logic Model
- Revamped Housing Service Plan with Alameda County Health Housing & Homelessness (AC Health H&H) team

Interdepartmental Collaborations:

- Incentives & Reporting / Housing & Community Services Program (HCSP) – Completion of Housing and Homelessness Incentive Program (HHIP) and Housing Application evaluation process

Community Networks and Partnership Development:

- Continued participation with various stakeholders throughout Alameda County including the Continuum of Care (CoC), Racial Equity Committee, Outreach Access & Coordination Committee, Healthcare for the Homeless Oakland Regional Housing Meeting, Homeless Management Information System (HMIS) Committee, and Corporation for Supportive Housing Advisory Council.
 - Racial Equity Committee – developing action plans for the CoC Equity Framework
 - HMIS Committee – working to implement CoC Racial Equity Framework to support Persons with Lived Experience (PWLE) in HMIS evaluation.
 - CoC Notice of Funding – Planning application evaluation with CoC
 - CoC Leadership Board – CoC Planning Grant review
 - Corporation for Supportive Housing Advisory Council – developing statewide standardization tools to support CBOs with the implementation of CalAIM.

Staffing:

- Housing and Community Services (two (2) positions – offers made; background checks in process

Community Health Worker (CHW) Program – The Community Health Worker (CHW) Benefit aims to mitigate health disparities and improve health outcomes of Alliance members by bridging the gap between health and housing systems of care to support members' overall health and wellness through the deployment of preventative services that create positive outcomes on a member's social determinants of health.

Project Status Updates:

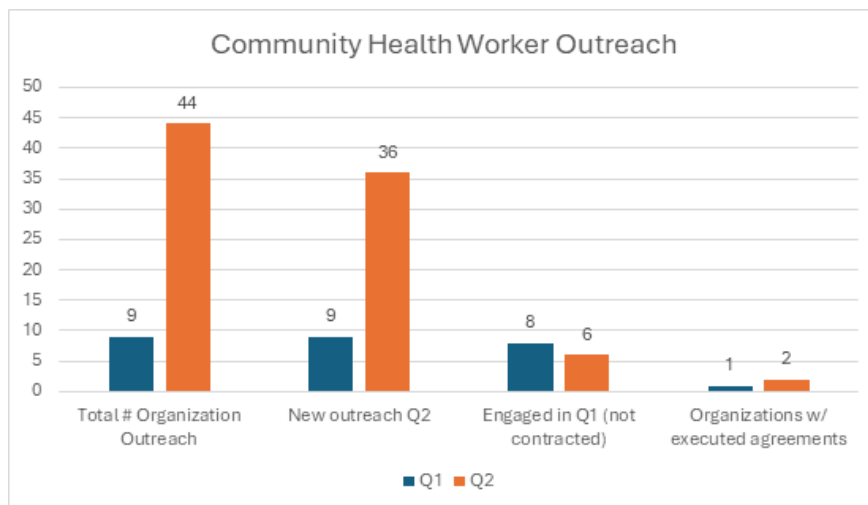
- CHW Policy & Procedures – submitted redlined policy to DHCS on 8/8/2024
- CHW Utilization & Expansion Report – submitted Q2 report to DHCS on 08/14/2024
- CHW Logic Model
- CHW Workplan – in development
- CHW Training Cohort Curriculum – curriculum development to establish a community CHW Learning Cohort – designed to engage public health professionals, community-based organizations, hospital partners, and other local health jurisdictions in the CHW work; in progress
- Public Website – development of content in partnership with the Communications & Outreach team; in progress

Interdepartmental Collaboration:

- Health Equity Department – cross-collaboration on Social Determinants of Health (SDOH) project and CHW implementation
- Quality Team – CHW utilization projects
 - CHW utilization to support member follow-up for Mental Health & Alcohol (FUM/FUA) measures
 - CHWs embedded in Highland Hospital to increase health navigation; Alameda Health Systems successfully hired first CHW 8/12/2024

Community Networks & Partnership Development:

- Alameda Alliance presented at the Capacity 4 Equity & Success (C4ES) West Oakland event. This collaborative, endorsed by Board of Supervisors Keith Carson and hosted by Exceptional Communities, LLC, engaged 31 individual BIPOC-serving and BIPOC-led organizations to increase capacity and network to expand community impact.
- The Alliance hosted a CHW informational session for the respective CBOs and attended the West Oakland De Fremery Park outreach event to share health education information with the community. In total, the Alliance met with 44 organizations to educate and explore partnership development for the CHW benefit. Thirty-six (36) organizations were new to the Alliance CHW process.
- Seven (7) organizations were engaged in Q1 but not contracted, and two (2) were fully contracted by the close of Q2.



Incentives & Reporting Board Report – August 2024 Activities

Current Incentive and Grant Programs

CalAIM Incentive Payment Program (IPP) – three-year DHCS program to provide funding for the support of ECM and Community Supports (CS) in 1) Delivery System Infrastructure, 2) ECM Provider Capacity Building, 3) CS Provider Capacity Building and CS Take-Up, and 4) Quality and Emerging CalAIM Priorities:

- For Program Year 1 (1/1/2022 - 12/31/2022):
 - Alameda Alliance was allocated fourteen point eight million dollars (\$14.8M) and earned one hundred percent (100%) of the allocated funds; the Plan distributed funding to ten (10) providers and organizations to support ECM and CS programs
- For Program Year 2 (1/1/2023 - 12/31/2023):

- Alameda Alliance was allocated fifteen point one million dollars (\$15.1M) and earned sixty percent (60%) of the allocated funds based on the Submission 3 report which equaled four point fifty-six million dollars (\$4.56M); the Plan distributed funding to twelve (12) providers and organizations to support ECM and CS programs
- The Submission 4 report, reflecting the lookback period of 7/1/2023 - 12/31/2023, was submitted to DHCS on March 1st, 2024; the Alliance is still awaiting feedback from DHCS
- For Program Year 3 (1/1/2024 - 6/30/2024):
 - The Alliance completed the review of Wave 4 IPP Provider Applications and awarded funding to two (2) entities to support CS programs
 - The Alliance is actively working on the Submission 5 report, reflecting the lookback period of 1/1/2024 - 6/30/2024; this report will be due to DHCS on September 9th, 2024

Student Behavioral Health Incentive Program (SBHIP) – DHCS program commenced January 1st, 2022, and continues through December 31st, 2024

- Partner meetings continued with the Local Education Agencies (LEAs) regarding project plan activities for successful completion of the milestones
- The Alliance worked with LEAs to complete the Bi-Quarterly Report (BQR) submission for the reporting period of January – June 2024; the report was submitted to DHCS on June 27th, 2024, and we are still awaiting payment
- The Alameda County Office of Education (ACOE) is partnering with the Alliance through SBHIP to build infrastructure to sustain program activities post-SBHIP through regularly scheduled Learning Exchanges and Office Hour sessions
- To date, seven point four million dollars (\$7.4M) has been awarded to the Alliance by DHCS for completed deliverables, and a total of six point six million dollars (\$6.6M) has been paid to LEA and SBHIP partners

Housing and Homelessness Incentive Program (HHIP) – DHCS program commenced January 1st, 2022, and ended on December 31st, 2023

- Total earnable dollars by the Alliance under this program was forty-four million dollars (\$44M)
- The Alliance received a total of thirty-eight million dollars (\$38M) based on submission of deliverables and achievement of DHCS-defined metrics
 - Eighteen point six million dollars (\$18.6M) has been awarded to our HHIP partners to date
- A HHIP funding opportunity was released earlier this year to SBHIP LEAs to address the challenges of students experiencing homelessness and associated behavioral health needs (i.e., anxiety, depression, etc.)
 - The Alliance received applications from ten (10) LEAs totaling one point three million dollars (\$1.3M) and all submitted applications were approved; LEAs were notified of funding decisions on May 31st, 2024
 - Several MOU amendments have been fully executed and initial payments have been released

- A program to increase partnerships within the community to support HHIP goals of reducing and preventing homelessness utilizing funds earned from the S2 report was released on June 3rd, 2024, and up to ten million dollars (\$10M) is available to partners through this program
 - Ten (10) applications were received totaling nineteen point nine million dollars (\$19.9M) in funding requests related to capacity building, innovation, diversity and health equity, and housing stability; funding decisions will be released in September 2024

Equity and Practice Transformation (EPT) Payments Program – DHCS has implemented a one-time primary care provider practice transformation program called the Equity and Practice Transformation (EPT) Payments Program. The program is designed to advance health equity, reduce COVID-19-driven care disparities, and prepare practices to participate in alternative payment models.

- Of the fourteen (14) practices that submitted program applications, Alameda Health System was the only Alliance-associated applicant selected by DHCS to participate
- The original funding was (seven hundred million dollars (\$700M) over five (5) years; however, due to state budget constraints, the funding has been reduced to one hundred forty million dollars (\$140M) over three (3) years
 - One impact related to the funding reduction is that DHCS has delayed the initial program payment for practices to March 2025

Provider Recruitment Initiative (PRI) – internal Alliance program with funding up to two million dollars (\$2M) in fiscal year 2024-25.

- Program launched on June 1st, 2024
- Program materials, including provider-facing program overview documents, application materials, evaluation criteria, governance structure, and policy and procedures were finalized and released in June
- Eleven (11) informational sessions were conducted to share program details with interested practices
- The application deadline was extended from August 30th to September 6th due to some last-minute interest from provider groups

Recruiting and Staffing

Incentives & Reporting Open position(s):

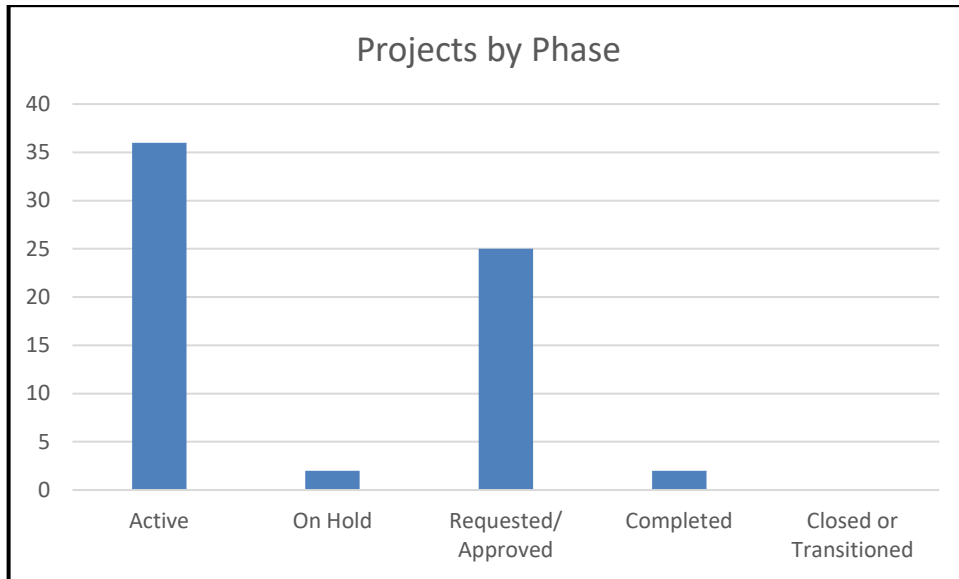
- Recruitment for the Business Analyst, Incentives & Reporting is underway

Integrated Planning Division Report – August 2024 Activities

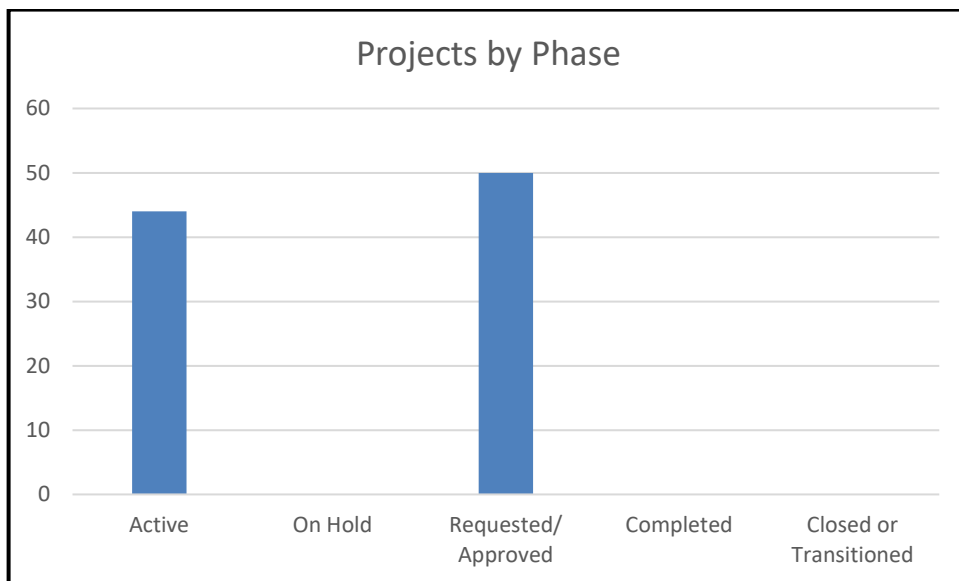
Integrated Planning Division

- Enterprise Portfolio
 - 66 projects currently on the Alameda Alliance for Health (AAH) enterprise-wide portfolio
 - 36 Active projects (discovery, initiation, planning, execution, warranty)
 - 2 On Hold projects

- 25 Requested and Approved Projects
- 2 Complete projects
- 1 Closed/Transitioned to Department or IT Led



- D-SNP Portfolio
 - 93 projects currently on the Alameda Alliance for Health (AAH) enterprise-wide portfolio
 - 44 Active projects (discovery, initiation, planning, execution, warranty)
 - 50 Requested and Approved Projects



- D-SNP Key Initiatives and Dates
 - DMHC Material Modification Submission – MA Service Area Expansion – March 2024
 - DMHC Material Modification Submission – DSNP Product – August 2024

- CMS Notice of Intent to Apply – November 2024
- CMS Application Submission including MOC, Provider Network Adequacy & DMHC Approval – February 2025
- CMS Formulary & Bid Submission (Benefit Determination) – June 2025
- CMS SMAC Submission – July 7, 2025
- Rebate Allocation with CMS and Health Plan – July / August 2025
- Annual Enrollment Period (AEP) – October thru December 2025
- IT System Readiness – December 15, 2025
- Open Enrollment Period (OEP) Begins – January 1, 2026
- D-SNP Activities – August 2024
 - Provider Services & Contracting
 - Provider Contracting started July 22, 2024. To date, forty-three (43) providers have returned signed contracts for AAH execution.
 - Three (3) Provider D-SNP Engagement Campaign 1 webinars were held August 20, 21, and 29th. A total of 133 providers attended over the three (3) days.
 - The Provider D-SNP Consideration Campaign 2 theme “*Understanding what matters the most. Creating a vision for the future*” was approved.
 - Campaign 2 webinars will be held at the end of October with Save the Date notifications to be sent in mid-September.
 - Business process future state workflows and requirements development continue for the Provider Portal and Provider Repository
 - Product
 - Dental RFP Committee selected a provider
 - RFP for Vision (resubmitted for all LOBs) submitted on 8/8
 - Kickoff with the branding consultant The Creative Department was completed on August 15th. Medicare Organizational Structure Exercise continued.
 - Staffing Update:
 - Director, Stars Strategy & Program Management – offer accepted with a September 23rd date of hire.
 - Candidate interviews for the Manager, Medicare Marketing, Communications, and Branding position are in process.

- Quality

MOC Element	Total Factors	# Draft Complete	# In Progress	# Not Started
MOC 1	8	6	2	0
MOC 2	32	32	0	0
MOC 3	12	4	7	0
MOC 4	21	9	0	12
Totals	73	51	9	12
		70%	15%	16%

- Health Care Services / Behavioral Health
 - UM – Future State (DSNP) Business Process Documented for Inpatient UM.
 - Future State (DSNP) Inpatient UM Business BRD – Documentation Started
 - CM – Future State DSNP Global Workflow in draft – Outlining process flows for new DSNP components to include Face-to-Face visit, Palliative Care Program, and Dementia Care Program
 - BH UM Future State (DSNP) Business Process Documentation in progress – Defining structure and needs as this will be a new process for DSNP
 - BH CM – Continuing to document program structure and model
 - Defining specific goals and objectives for QIP and CCIP initial stages.
- Finance
 - Continued review of CMS D-SNP regulations and development of requirements for Finance Planning and the Medicare Finance Program.
- Compliance
 - Three comments received on the DMHC Material Modification – MA Service Area Expansion (filing #20241128) on July 8th. AAH responses submitted on August 9th. To date no further questions or follow-up to the responses have been received.
 - Completed development of Exhibit E-1 Filing Summary and D-2 Coordination with Other Agencies. Internal review is in process. Submission to DHCS is expected by mid-September.
- Pharmacy
 - Pre-delegation audit template completed.
 - Pre-delegation Mock audit in process with Pharmacy staff
 - MTM vendor demos completed
 - Policy and Procedures reviewed and redlined

- Interim Pharmacy Director vetted, pending start date
 - Operations (Claims / Member Services / Mailroom / IVR)
 - Planning with Claims, Member Services, Mailroom, and IVR are in process.
 - IT
 - TruCare: Zyter shared initial draft of project plan. Business resources engaged in foundational requirement sessions
 - HEALTHsuite: Completed environment access session with RAM team. Discovery sessions completed on 8/28 and 2 more sessions to be planned.
 - QualitySuite: Feasibility of separate modules, Requirements for PDR/PQI & Part D pending
 - Zipari – Completed sales capability demo
 - InComm Payments – Demo of flex card capabilities completed 8/21
 - P&Ps / SOPs / KPIs
 - Development of business process flow to support SOP development in Policy Tech is in progress
- Program Decisions
 - Delegate Provider Credentialing – UCSF, Physical Therapy PN, Lucille Packard, Teledoc, PerformRx
 - Delegate most PBM functions to PerformRX
 - Delegate Provider Training to CHCN
 - Delegate Bid Preparation & Development to Milliman
 - Extend current Medi-Cal contract for Medicare within DME to CHME, Transportation to ModivCare, Telehealth to Teladoc, NAL to Optum, and CAHPS to Press Ganey
 - Delegate Health Risk Assessment (HRA) to a vendor
 - No member delegation
 - DoFR for CHCN for Capitation
 - One HMO PBP for 1/1/26
- **CalAIM Initiatives:**
 - Community Supports (CS):
 - The following CS services are expected to launch by January 2025:
 - Sobering Centers
 - Day Habilitation Programs
 - Short-Term Post-Hospitalization Housing
 - Caregiver Respite (expansion of provider network)
 - Asthma Remediation (expansion of provider network)
 - 9 new providers have been identified for the new/expanded services
 - The healthcare services team is currently providing introductory calls to the identified providers
 - 7 providers have agreed to move forward with kick-off calls, more are expected to move forward as the introductory meetings complete

- The new providers will be meeting with AAH weekly to walk through site certification, contracting, credentialing, billing, and provider training
- Justice-Involved (JI) Initiative:
 - CalAIM Re-entry
 - Go-live date for the CalAIM Re-Entry initiative is October 1st, 2024, for all MCPs
 - Correctional facilities will have the ability to select their go-live date within a 24-month phase-in period (10/1/2024 – 9/30/2026)
 - Santa Rita Jail is targeting to go-live on 7/1/2026 with pre-release services; Juvenile Justice Center's go-live is TBD
 - Managed Care Plans (MCPs) must be prepared to coordinate with correctional facilities as of October 1st, 2024, even if facilities in their county will go-live at a later date
 - DHCS has indicated they intend to release a revised JI Policy Guide by October 1, 2024; impacts to project scope and schedule will be assessed once this is released
 - DHCS JI Learning Collaboratives initiated in August and continues through December. These collaborative sessions include correctional facilities, county behavioral health agencies, probation, managed care plans, and ECM providers
 - DHCS has announced that MCPs will be notified of individuals who are eligible for pre-release services and therefore eligible for ECM through the daily/monthly 834 file with the JI indicator starting in September 2024
 - Internal working sessions to document use cases for this JI indicator have been initiated with IT, Analytics, ECM, and other impacted departments
 - Bi-weekly workgroup meetings with Alameda County Sheriff's Office, Probation, Alameda County Behavioral Health, Social Security Administration, Kaiser Permanente and AAH continue to support collaboration on the strategy for this initiative
 - Workgroup is developing workflows and strategies to support behavioral health linkages, care plans, and the pre-release warm hand-off
 - Additional meetings will be held internally to further define the data requirements for AAH to share with external agencies in support of the JI initiatives
 - AAH meets monthly with the local Wellpath team (clinical provider within Santa Rita Jail) to continue discussions about data sharing and to learn about discharge planning
 - Alameda County Behavioral Health, Wellpath, and Alameda County Sheriff's office are creating a draft care plan for adults at Santa Rita Jail
 - Collaborative working session with ACBH, Wellpath, and ACSO to review initial draft of the care plan will occur in September
 - Youth population will have a separate care plan created by Probation. This work is anticipated to continue into July, with

partnership between Probation and Alameda County Behavioral Health

- AAH/Roots JI Pilot Project:
 - AAH's pilot for post-release services began in July 2023 in preparation for the 2024 programs related to this population
 - The analysis of the data from July 2023 through June 2024 is complete. In September, the final report will be presented to Roots and subsequently Alliance Senior Leadership to provide insights on the trends in the key data metrics identified by the project team
 - Initial data analysis has shown a disparity between the number of males vs. females seeking help upon release (roughly 10% of males vs. near 100% females). Roots is proposing an extension to the pilot period. The proposal from Roots is still under review with senior leadership as of September 4, 2024
- Community Health Worker (CHW) Benefit – Medi-Cal benefit effective July 1st, 2022, designed to promote the MCP's contractual obligations to meet DHCS broader Population Health Management standards and as adjunctive services as part of the interventions to positively impact health outcomes
 - Provider Recruitment – the Alliance is working or meeting with several organizations in order to grow the CHW network
 - Journey Health – contract fully executed
 - Pair Team – contract fully executed
 - Roots – contract fully executed
 - Alameda Health Systems – working with internal teams to create pathways for CHW emergency department services
 - Building Futures – pre-contract phase
 - East Bay Asian Local Development Corporation (EBALDC) – pre-contract phase
 - Family Resource Navigators – pre-contract phase
 - First 5 of California – pre-contract phase
 - Save DV – pre-contract phase
 - Youth Alive, West Oakland Collaborative, Alta Bates Medical – conducted CHW presentation with these groups
 - CHW Workgroup Activities:
 - APL 24-006 – DHCS released an updated CHW APL on May 13th; revised P&Ps addressing this APL's requirements were created, submitted, and approved by DHCS in August
 - Project workgroup is conducting a final audit of previously approved documentation, communications, and workflows to ensure they align with the requirements of APL 24-006
 - Project closeout will occur in September
- CYBHI Fee Schedule – Effective January 1st, 2024, the Alliance is partnering with Carenton (formerly known as Beacon) to implement the CYBHI Fee Schedule
 - Cohort 1 is intended to be a “learning” cohort

- DHCS continues holding a series of meetings with Cohort participants; these include Onboarding Sessions for the LEAs as well as Technical Office Hours each Thursday of the month
 - The meetings held have been heavily focused on the LEA process
- The Alliance will utilize Carelon as the Third Party Administrator (TPA)
- The Claims submission date has been extended from April 1, 2024 to July 1, 2024
 - It may not be true that all MCPs or LEAs have systems set up, however, LEAs may submit claims for up to 180 days from the date of service
 - Claims may be submitted retroactively back to July 1st, 2024 as long as it is submitted by end of the year
- MCPs have expressed concern over the initial TPA model and DHCS is considering two options, requesting MCP feedback
- DHCS has developed a new engagement model for the Health Plan Work Group (HPWG) and will meet every week, Fridays between August and September 10-11 am
 - An email will be shared each Monday with recaps and agendas for subsequent meetings
- High Level Timeline provided by Carelon for Claims Processing without solid Go Live Date
 - Interim ASO Model proposed
 - MOU & BAAs between Plans and Carelon not yet finalized, as well as clearinghouses
 - Program Design and Documentation not yet finalized
 - Invoice Template introduced
 - Establish electronic fund transfer with Carelon
 - Testing invoice and claims reconciliation

Recruiting and Staffing

- Integrated Planning Open position(s):
 - Business Process Analyst – 1 Position filled – Started July 1, 2024, 2nd Position - Pending
- Business Analyst – Integrated Planning – Position filled – started July 15, 2024
- Backfill Business Analyst – Integrated Planning – Position - Pending



Health care you can count on.
Service you can trust.

Integrated Planning

Ruth Watson

Projects and Programs

Supporting Documents

Integrated Planning

Supporting Documents Project Descriptions

Key projects currently in-flight:

- California Advancing and Innovating Medi-Cal (CalAIM) – program to provide targeted and coordinated care for vulnerable populations with complex health needs
 - Enhanced Care Management (ECM) – ECM will target eight (8) specific populations of vulnerable and high-risk children and adults
 - Three (3) Populations of Focus (PoF) transitioned from HHP and/or WPC on January 1st, 2022
 - Two (2) additional PoF became effective on January 1st, 2023
 - One (1) PoF became effective on July 1st, 2023
 - Two (2) PoF became effective on January 1st, 2024
 - Community Supports (CS) effective January 1st, 2022 – menu of optional services, including housing-related and flexible wraparound services, to avoid costlier alternatives to hospitalization, skilled nursing facility admission and/or discharge delays
 - As of January 1st, 2024, AAH will offer twelve (12) of the fourteen (14) DHCS-designated CS services
 - January 1st, 2022 – Six (6) Community Supports were implemented
 - July 1st, 2023 – Three (3) additional CS services went live
 - January 1st, 2024
 - Two (2) CS services that support the LTC PoFs that were effective January 2023 are being piloted in 7/1-12/31/2023 and went live in January
 - One (1) additional CS service is also targeted for implementation in July 2024
 - Justice Involved Initiative – adults and children/youth transitioning from incarceration or juvenile facilities will be enrolled into Medi-Cal upon release
 - DHCS is finalizing policy and operational requirements for MCPs to implement the CalAIM Justice-Involved Initiative
 - MCPs must be prepared to go live with ECM for the Individuals Transitioning from Incarceration as of January 1st, 2024
 - MCPs must be prepared to coordinate with correctional facilities to support reentry of members as the return to the community by October 1st, 2024
 - Correctional facilities will have two years from 10/1/2024-9/30/2026 to go live based on readiness
 - Dual Eligible Special Needs Plan (D-SNP) Implementation – All Medi-Cal MCPs will be required to operate Medicare Medi-Cal Plans (MMPs), the California-specific program name for Exclusively Aligned Enrollment Dual Eligible Special Needs Plans (EAE D-SNPs) by January 2026 in order to provide better coordination of care and improve care integration and person-centered care. Additionally, this transition will create both program and financial alignment, simplify administration and billing for providers and plans,

and provide a more seamless experience for dual eligible beneficiaries by having one plan manage both sets of benefits for the beneficiary

- Community Health Worker Services Benefit – Community Health Worker (CHW) services became a billable Medi-Cal benefit effective July 1st, 2022. CHW services are covered as preventive services on the written recommendation of a physician or other licensed practitioner of the healing arts within their scope of practice under state law for individuals who need such services to prevent disease, disability, and other health conditions or their progression; prolong life; and promote physical and mental health and well-being
- 2024 Single Plan Model
 - 2024 Managed Care Plan Contract Operational Readiness – new MCP contract developed as part of Procurement RFP; all MCPs must adhere to new contract effective January 1st, 2024
 - Business Continuity Plan required as part of Operational Readiness
 - MOUs with third parties required as part of Operational Readiness
 - MCP Member Transition
 - Anthem members will transition to AAH effective January 1st, 2024
 - Members currently delegated to Kaiser will transition to Kaiser as part of their direct contract with DHCS effective January 1st, 2024
- CYBHI Statewide Fee Schedule – The Department of Health Care Services (DHCS), in collaboration with the Department of Managed Health Care (DMHC), has developed and a multi-payer, school-linked statewide fee schedule for outpatient mental health or substance use disorder services provided to a student 25 years of age or younger at or near a school site. CYBHI requires commercial health plans and the Medi-Cal delivery system, as applicable, to reimburse, at or above the published rates, these school-linked providers, regardless of network provider status, for services furnished to students pursuant to the fee schedule. Effective January 1st, 2024, the Alliance is partnering with the Alameda County Office of Education (ACOE) and several Local Education Agencies (LEAs) who were selected to participate in the CYBHI Fee Schedule Cohort 1.

Operations

Supporting Documents

Member Services

Blended Call Results

Blended Results	August 2024
Incoming Calls (R/V)	18,855
Abandoned Rate (R/V)	3%
Answered Calls (R/V)	18,237
Average Speed to Answer (ASA)	00:13
Calls Answered in 30 Seconds (R/V)	94%
Average Talk Time (ATT)	07:10
Calls Answered in 10 minutes	100%
Outbound Calls	8,537

Top 5 Call Reasons (Medi-Cal and Group Care) August 2024
Change of PCP
Eligibility/Enrollment
Benefits
Provider Network Info
ID Card Requests

Top 3 Web-Based Request Reasons (Medi-Cal and Group Care) August 2024
Change PCP
ID Card Requests
Update Contact Info

MSBH	AUGUST 2024
Incoming Calls (R/V)	1,512
Abandoned Rate (R/V)	18%
Answered Calls (R/V)	1,390
Average Speed to Answer (ASA)	01:09
Calls Answered in 30 Seconds (R/V)	74%
Average Talk Time (ATT)	08:27
Calls Answered in 10 minutes	99%
Outbound Calls	1,450
Screenings Completed	127
ACBH Referrals	31
SUD referrals to Center Point	24

**Claims Department
July 2024 Final and August 2024 Final**

METRICS

Claims Compliance

	Jul-24	Aug-24
90% of clean claims processed within 30 calendar days	86.7%	87.1%
95% of all claims processed within 45 working days	99.8%	99.9%

Claims Volume (Received)

	Jul-24	Aug-24
Paper claims	39,153	33,158
EDI claims	292,997	335,077
Claim Volume Total	332,150	368,235

Percentage of Claims Volume by Submission Method

	Jul-24	Aug-24
% Paper	11.79%	9.00%
% EDI	88.21%	91.00%

Claims Processed

	Jul-24	Aug-24
HEALTHsuite Paid (original claims)	266,214	229,210
HEALTHsuite Denied (original claims)	87,460	75,094
HEALTHsuite Original Claims Sub-Total	353,674	304,304
HEALTHsuite Adjustments	18,703	6,383
HEALTHsuite Total	372,377	310,687

Claims Expense

	Jul-24	Aug-24
Medical Claims Paid	\$166,789,642	\$127,162,733
Interest Paid	\$183,683	\$117,294

Auto Adjudication

	Jul-24	Aug-24
Claims Auto Adjudicated	302,158	257,555
% Auto Adjudicated	85.4%	84.6%

Average Days from Receipt to Payment

	Jul-24	Aug-24
HEALTHsuite	16	16

Pended Claim Age

	Jul-24	Aug-24
0-29 calendar days	36,877	43,863
HEALTHsuite		
30-59 calendar days	21,302	19,456
HEALTHsuite		
Over 60 calendar days	14	24
HEALTHsuite		

Overall Denial Rate

	Jul-24	Aug-24
Claims denied in HEALTHsuite	87,460	75,094
% Denied	23.5%	24.2%

Claims Department July 2024 Final and August 2024 Final

Aug-24

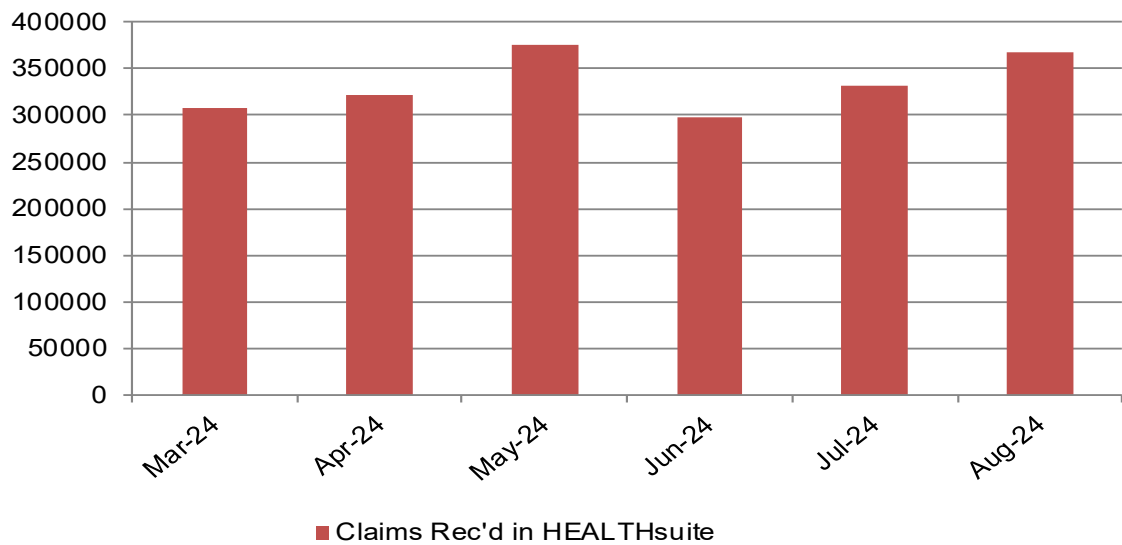
Top 5 HEALTHsuite Denial Reasons

% of all denials

Responsibility of Provider	23%
No Benefits Found For Dates of Service	12%
Non-Covered Benefit For This Plan	11%
Duplicate Claim	11%
Must Submit Paper Claim With Copy of Primary Payor EOB	10%
% Total of all denials	67%

Claims Received By Month

Run Date	4/1/2024	5/1/2024	6/1/2024	7/1/2024	8/1/2024	9/1/2024
Claims Received Through	Mar-24	Apr-24	May-24	Jun-24	Jul-24	Aug-24
Claims Rec'd in HEALTHsuite	308,453	322,786	375,454	297,267	332,150	368,235



Claims Year Over Year Summary

Monthly Results	Regulatory Requirement	AAH Goal
Claims Compliance - comparing August 2024 to August 2023 as follows: 30 Days - 87.1% (2024) vs 93.1% (2023) 45 Days - 99.9% (2024) vs 99.9% (2023) 90 Days - 99.9% (2024) vs 99.9% (2023)	90% of clean claims in 30 calendar days 95% of all claims in 45 working days 99% of all claims in 90 calendar days	90% of clean claims in 30 calendar days 95% of all claims in 45 working days 99% of all claims in 90 calendar days
Claims Received - AAH received 368,235 claims in August 2024 vs 244,907 in August 2023	N/A	N/A
EDI - the volume of EDI submissions was 91% which exceeded our normal month to month range of ~77% - 87%	N/A	N/A
Original Claims Processed - AAH processed 304,304 in August 2024 (23 working days) vs 311,446 in August 2023 (23 working days)	N/A	N/A
Medical Claims Expense - the amount of paid claims in August 2024 was \$127,162,733 (4 check runs) vs \$117,070,804 in August 2023 (5 check runs)	N/A	N/A
Interest Expense - the amount of interest paid in August 2024 was \$117,294 vs \$97,816 in August 2023	N/A	< \$496,000 per fiscal year or \$30,000 per month
Auto Adjudication - the AAH rate in August 2024 was 84.6% vs 82.6% in August 2023	N/A	85% or higher
Average Days from Receipt to Payment - the average # of days from receipt to payment in August 2024 was 16 days vs 16 days in August 2023	N/A	<= 25 days

Claims Year Over Year Summary

Pended Claim Age - comparing August 2024 to August 2023 as follows: 0-30 calendar days - 43,863 (2024) vs 23,915 (2023) 30-59 calendar days - 19,456 (2024) vs 2,251 (2023) Over 60 calendar days - 16 (2024) vs 7 (2023)	N/A	N/A
Top 5 Denial Reasons - the claim denial reasons remain consistent from month to month so there is no significant changes to report from August 2024 to August 2023	N/A	N/A

Provider Relations Dashboard August 2024

Alliance Provider Relations Staff	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Incoming Calls (PR)	10695	9359	9033	8064	7469	6825	8593	8233				
Abandoned Calls	4806	4325	3272	2275	1519	1207	1787	1663				
Answered Calls (PR)	5889	5034	5761	5789	5950	5618	6806	6570				
Recordings/Voicemails	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Incoming Calls (R/V)	413	2551	1970	1595	1093	896	1247	1211				
Abandoned Calls (R/V)												
Answered Calls (R/V)	413	2551	1970	1595	1093	896	1247	1211				
Outbound Calls	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Outbound Calls	1140	1358	1298	831	1018	829	1066	893				
N/A												
Outbound Calls	1140	1358	1298	831	1018	829	1066	893				
Totals	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Total Incoming, R/V, Outbound Calls	11835	13268	12301	10490	9580	8550	10906	10337				
Abandoned Calls	4806	4325	3272	2275	1519	1207	1787	1663				
Total Answered Incoming, R/V, Outbound Calls	7442	8993	9029	8215	8061	7343	9119	8674				

Provider Relations Dashboard August 2024

Call Reasons (Medi-Cal and Group Care)

Category	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sept	Oct	Nov	Dec
Authorizations	5.5%	5.6%	5.5%	6.1%	6.4%	6.4%	6.0%	6.0%				
Benefits	4.3%	3.6%	2.4%	3.0%	2.5%	2.8%	2.8%	2.9%				
Claims Inquiry	38.5%	41.7%	45.4%	40.1%	43.3%	42.1%	43.8%	44.0%				
Change of PCP	3.3%	3.9%	2.6%	3.6%	2.6%	2.9%	2.9%	2.9%				
Check Tracer	1.1%	1.1%	1.2%	1.0%	1.3%	1.2%	0.9%	0.9%				
Complaint/Grievance (includes PDR's)	4.4%	4.3%	6.1%	5.8%	7.9%	7.5%	7.6%	8.0%				
Contracts/Credentialing	1.1%	1.0%	1.5%	1.4%	0.7%	0.7%	0.6%	0.9%				
Demographic Change	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%				
Eligibility - Call from Provider	23.0%	20.5%	17.5%	20.9%	18.2%	17.7%	17.8%	18.1%				
Exempt Grievance/ G&A	0.6%	0.1%	0.1%	0.0%	0.0%	0.1%	0.0%	0.0%				
General Inquiry/Non member	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%				
Health Education	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%				
Intrepreter Services Request	0.5%	0.6%	0.7%	1.1%	0.6%	0.7%	0.4%	0.4%				
Provider Portal Assistance	3.7%	3.8%	3.2%	3.2%	3.6%	3.6%	3.5%	3.2%				
Pharmacy	0.1%	0.1%	0.1%	0.2%	0.1%	0.1%	0.1%	0.1%				
Prop 56	0.2%	0.4%	0.3%	0.3%	0.4%	0.4%	0.2%	0.2%				
Provider Network Info	0.0%	0.0%	0.1%	0.0%	0.0%	0.0%	0.1%	0.0%				
Transportation Services	0.2%	0.2%	0.1%	0.1%	0.2%	0.2%	0.1%	0.1%				
Transferred Call	0.0%	0.0%	0.0%	0.1%	0.1%	0.0%	0.1%	0.0%				
All Other Calls	13.4%	13.1%	13.1%	13.1%	12.3%	13.5%	12.9%	12.4%				
TOTAL	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%				

Field Visit Activity Details

Alliance Provider Relations Staff	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sept	Oct	Nov	Dec
Claims Issues	13	56	38	40	28	60	66	65				
Contracting/Credentialing	9	21	50	26	19	49	63	99				
Drop-ins	27	49	29	30	54	73	77	174				
JOM's	3	2	2	2	2	1	2	3				
New Provider Orientation	104	103	140	101	113	219	82	125				
Quarterly Visits	0	0	0	0	82	89	125	94				
UM Issues	0	0	0	0	0	1	7	7				
Total Field Visits	156	231	259	199	298	492	422	567	0	0	0	0

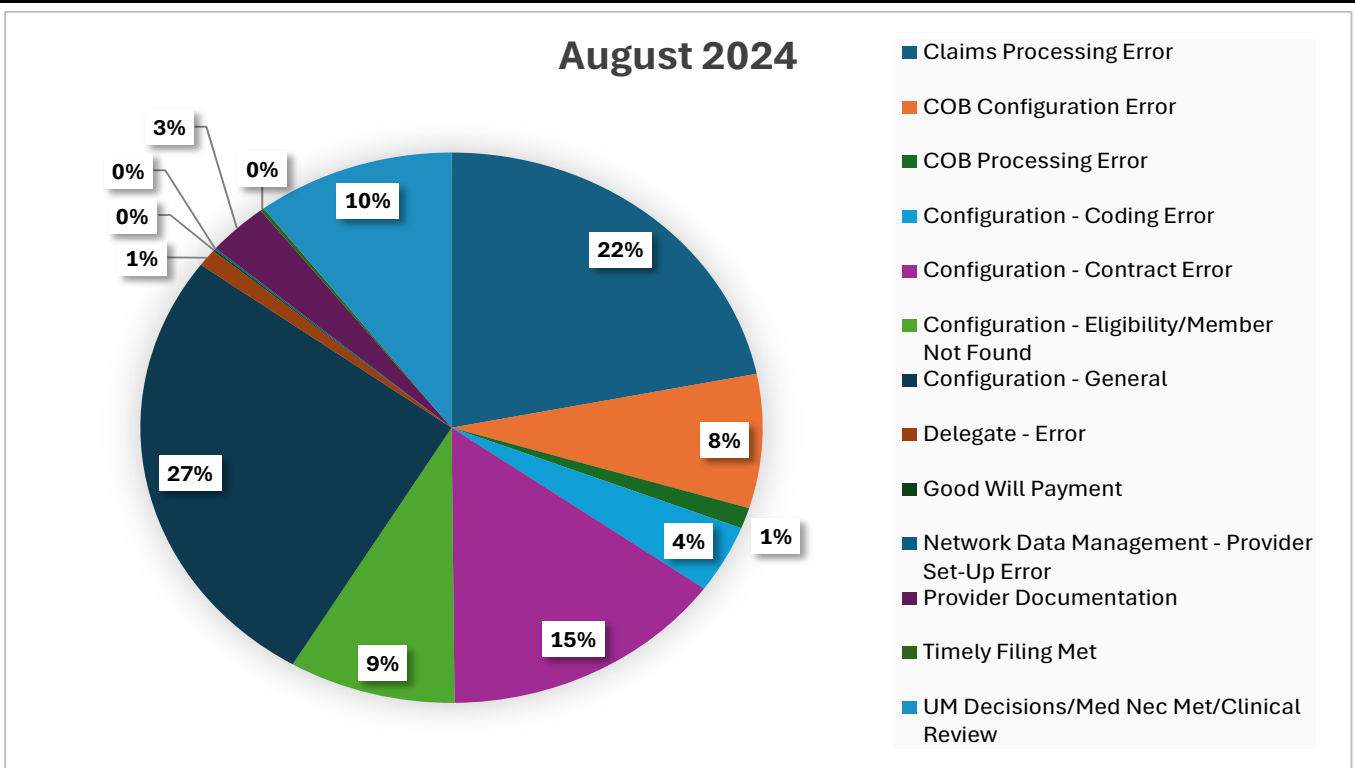
**Provider Dispute Resolution
July 2024 and August 2024**

METRICS		
PDR Compliance	Jul-24	Aug-24
# of PDRs Resolved	1,976	2,602
# Resolved Within 45 Working Days	1,971	2,591
% of PDRs Resolved Within 45 Working Days	99.8%	99.5%
PDRs Received	Jul-24	Aug-24
# of PDRs Received	2,375	2,193
PDR Volume Total	2,375	2,193
PDRs Resolved	Jul-24	Aug-24
# of PDRs Upheld	1,473	1,623
% of PDRs Upheld	75%	62%
# of PDRs Overturned	503	979
% of PDRs Overturned	25%	38%
Total # of PDRs Resolved	1,976	2,602
Average Turnaround Time	Jul-24	Aug-24
Average # of Days to Resolve PDRs	42	43
Oldest Resolved PDR in Days	62	75
Unresolved PDR Age	Jul-24	Aug-24
0-45 Working Days	4,389	4,368
Over 45 Working Days	0	0
Total # of Unresolved PDRs	4,389	4,368

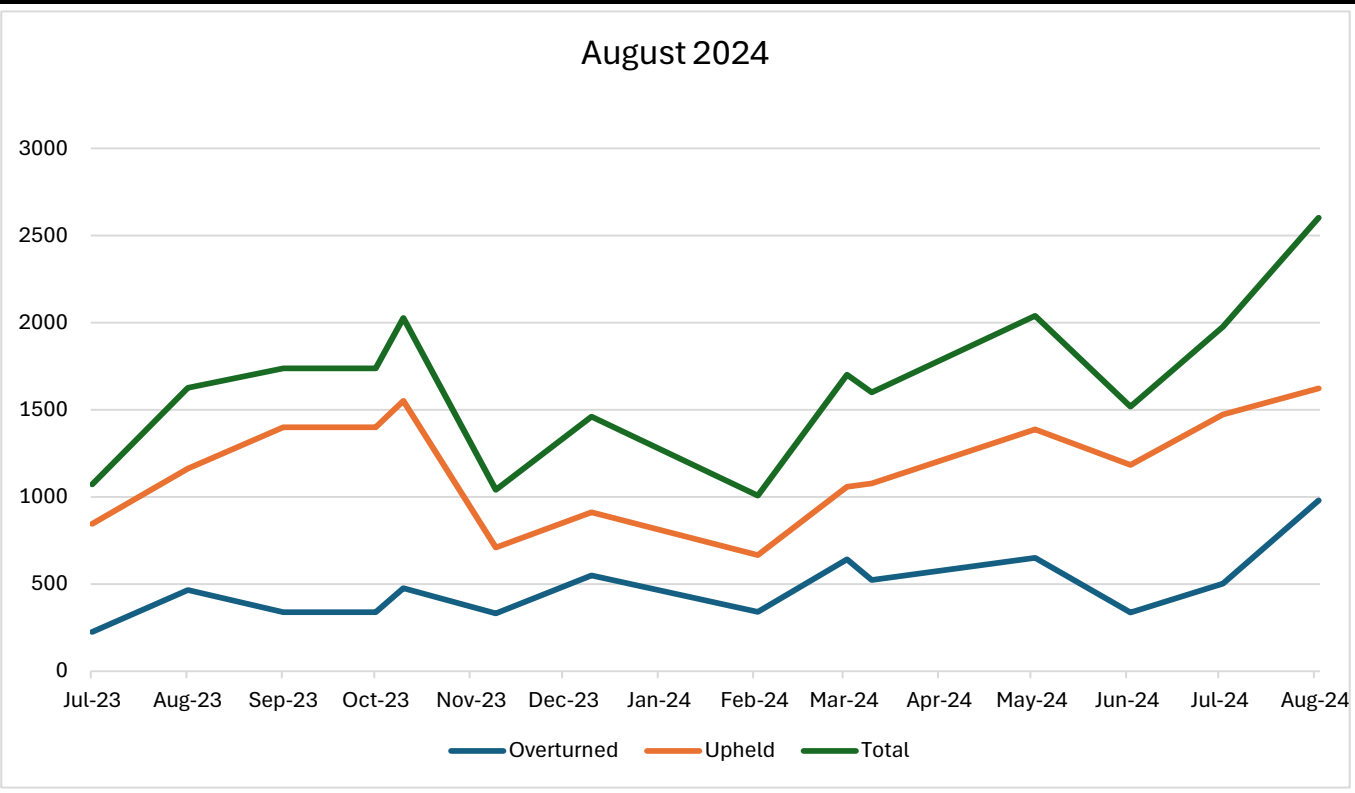
Provider Dispute Resolution July 2024 and August 2024

Aug-24

PDR Resolved Case Overturn Reasons



Rolling 12-Month PDR Trend Line



Provider Dispute Resolution Year Over Year Summary

Monthly Results	Regulatory Requirements	AAH Goal
# of PDRs Resolved - 2,602 in August 2024 vs ,1,627 in August 2023	N/A	N/A
# of PDRs Received - 2,193 in August 2024 vs 2,092 in August 2023	N/A	N/A
# of PDRs Resolved within 45 working days - 2,591 in August 2024 vs 1,616 in August 2023	N/A	N/A
% of PDRs Resolved within 45 working days - 99.5% in August 2024 vs 99.3% in August 2023	95%	95%
Average # of Days to Resolve PDRs - 43 days in August 2024 vs 40 days in August 2023	N/A	30
Oldest Resolved PDR in Days - 75 days in August 2024 vs 46 days August 2023	N/A	N/A
# of PDRs Upheld - 1,623 in August 2024 vs 1,162 in August 2023	N/A	N/A
% of PDRs Upheld - 62% in August 2024 vs 71% in August 2023	N/A	> 75%
# of PDRs Overturned - 979 in August 2024 vs 465 in August 2023	N/A	N/A
% of PDRs Overturned - 38% in August 2024 vs 29% in August 2023	N/A	< 25%

Provider Dispute Resolution Year Over Year Summary

PDR Overturn Reasons: Claims processing errors - 22% (2024) vs 31% (2023) Configuration errors -54% (2024) vs 41% (2023) COB -8% (2024) vs 18% (2023) Clinical Review/UM Decisions/Medical Necessity Met -10% (2024) vs 8% (2023)	N/A	N/A
--	-----	-----

COMMUNICATIONS & OUTREACH DEPARTMENT

ALLIANCE IN THE COMMUNITY

FY 2024-2025 | **AUGUST 2024** OUTREACH REPORT

ALLIANCE IN THE COMMUNITY

FY 2024-2025 | AUGUST 2024 OUTREACH REPORT

During August 2024, the Alliance completed **1,544** member orientation outreach calls among net new members and non-utilizers and conducted **97** member orientations (**6%** member participation rate). In addition, in August 2024, the Outreach team completed **66** Alliance website inquiries, **6** service requests, **1** social media inquiry, **3** community events, and **3** member education events. The Alliance reached a total of **1,610** people and spent a total of \$820 in donations, fees, and/or sponsorships at the 2024 Oakland Chinatown Chamber of Commerce (OCCC) 35th StreetFest, the 23rd Annual Laurel Street Fair & World Music Festival, Community Wellness Fair, Care Fair, and St. Mary’s Garden Home.*

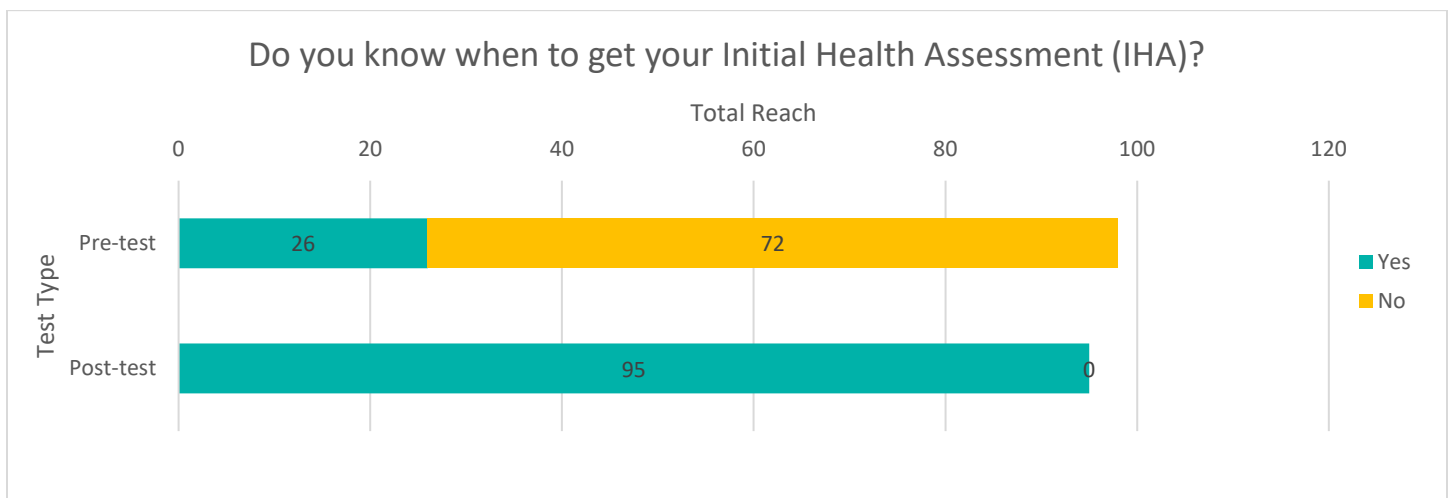
The Communications & Outreach Department began reporting the number of members reached during outreach activities in late February 2018. Since July 2018, **34,612** self-identified Alliance members have been reached during outreach activities.

On Monday, March 16, 2020, the Alliance began helping members by telephone only, following the statewide Shelter-in-Place (SIP) guidance to protect the general public from Coronavirus Disease (COVID-19). Subsequently, the Alliance proactively postponed all face-to-face member orientations until further notice.

On **Wednesday, March 18, 2020**, the Alliance began conducting member orientations by phone. As of Saturday, August 31, 2024, the Outreach Team completed **40,464** member orientation outreach calls and conducted **8,846** member orientations (**21.9%** member participation rate).

The Alliance Member Orientation (MO) program has been in place since August 2016. In 2019, the program was recognized as a promising practice to increase member knowledge and awareness about the Initial Health Appointment (IHA) by the Department of Health Care Services (DHCS), Managed Care Quality and Monitoring Division (MCQMD). We have steadily increased program participation. Our 2019 6-month average participation rate was **111** members per month. Between August 1, through August 31, 2024 (22 working days) – **97** members completed an MO by phone.

After completing a MO **100%** of members who completed the post-test survey in August 2024 reported knowing when to get their IHA, compared to only **26.5%** of members knowing when to get their IHA in the pre-test survey.




All report details can be reviewed at: **W:\DEPT_Operations\COMMUNICATIONS & MARKETING_OFFICIAL FOLDER\Reports\C&O Reports\Outreach Reports\FY 24-25\Q1\2. August 2024**

ALLIANCE IN THE COMMUNITY

FY 2024-2025 | AUGUST 2024 OUTREACH REPORT

FY 2023-2024 AUGUST 2023 TOTALS



2 COMMUNITY EVENTS
MEMBER
1 EDUCATION EVENTS
132 MEMBER ORIENTATIONS
0 MEETINGS/
PRESENTATIONS/
0 COMMUNITY TRAINING
7 TOTAL INITIATED/
INVITED EVENTS
TOTAL
135 COMPLETED EVENTS


14 CITIES



Alameda
Albany
Berkeley
Castro Valley
Dublin
Fremont
Emeryville
Hayward
Livermore
Newark
Oakland
San Leandro
San Lorenzo
Union City




277 TOTAL REACHED AT COMMUNITY EVENTS
TOTAL REACHED AT MEMBER EDUCATION EVENTS
12
132 TOTAL REACHED AT MEMBER ORIENTATIONS
TOTAL REACHED AT MEETINGS/PRESENTATIONS
0
0
0
249 TOTAL REACHED AT ALL EVENTS
421 TOTAL REACHED AT ALL EVENTS




\$220.00
TOTAL SPENT IN DONATIONS, FEES & SPONSORSHIPS*

FY 2024-2025 AUGUST 2024 TOTALS



3 COMMUNITY EVENTS
MEMBER
3 EDUCATION EVENTS
97 MEMBER ORIENTATIONS
0 MEETINGS/
PRESENTATIONS
0 COMMUNITY TRAINING
9 TOTAL INITIATED/
INVITED EVENTS
TOTAL COMPLETED
103 EVENTS


13 CITIES**



Alameda
Albany
Berkeley
Castro Valley
Dublin
Fremont
Hayward
Newark
Oakland
Pleasanton
San Leandro
San Lorenzo
Union City



1431 TOTAL REACHED AT COMMUNITY EVENTS
TOTAL REACHED AT MEMBER EDUCATION EVENTS
179
97 TOTAL REACHED AT MEMBER ORIENTATIONS
TOTAL REACHED AT MEETINGS/PRESENTATIONS
0
0
1014 MEMBERS REACHED AT ALL EVENTS
1707 TOTAL REACHED AT ALL EVENTS



\$820.00
TOTAL SPENT IN DONATIONS, FEES & SPONSORSHIPS*

*May include refundable deposits.

**Cities represent the mailing address designations for members who completed a member orientation by phone and community event. The italicized cities are outside of Alameda County. The C&O Department started including these cities in the Q3 FY21 Outreach Report.

COMMUNICATIONS & OUTREACH DEPARTMENT

SOCIAL MEDIA AND WEBSITE ACTIVITY REPORT

FY 2024-2025 | August 2024

The Alliance Communications and Outreach (C&O) Department created the social media and website activity (SM&WA) Report to provide a high-level overview of stakeholder engagement through various digital media platforms. Between **August 1, 2024**, and **August 31, 2024**:

1. Alliance Website:
 - Received **20,000** unique visits
 - Received **17,000** new user visits
 - The top **10** website page visits were:
 - i. Homepage
 - ii. Provider Page
 - iii. Find a Doctor
 - iv. Benefits and Covered Services
 - v. Careers
 - vi. Medi-Cal
 - vii. Contact Us
 - viii. Members
 - ix. About Us
 - x. Get a New ID Card
2. Facebook Page:
 - Increased Fans from **631 to 633**
 - Did not receive any reviews in **August 2024**
3. Glassdoor Page:
 - **3** out of a **5-star** overall rating
 - Did not receive any reviews in **August 2024**
4. Instagram Page:
 - Page debuted **June 10, 2021**
 - Increased in followers from **559 to 640**
5. X (previously Twitter) Page:
 - Slight Increase in followers from **361 to 362**
6. LinkedIn Page:
 - Increased followers from **5.7k to 5.8k**
 - Received **322**-page clicks
7. Yelp Page:
 - Page visits **85**
 - Appeared in Yelp searches **135** times
 - Received **1** (one) review in **August 2024**
8. Google Page:
 - **4,362** website clicks made from the business profile
 - **1,536** calls made from the business profile
 - Received **2** (two) reviews in **August 2024**

ALLIANCE SOCIAL MEDIA AND WEBSITE ACTIVITY REPORT

FY 2024-2025 | August 2024

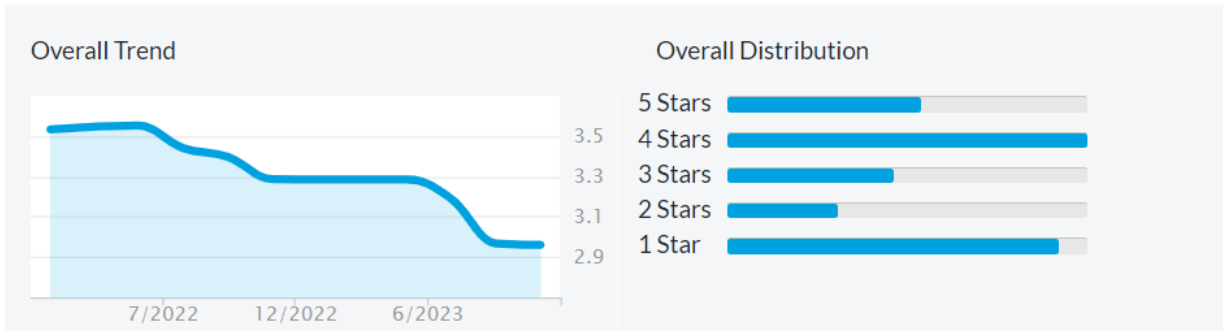
GLASSDOOR OVERVIEW

Alameda Alliance for Health Ratings and Trends

About Glassdoor ratings

Ratings may vary depending on what filters are applied, but ratings include reviews in all languages. [Learn More](#)

Overall	★ ★ ★ ★ ★	3
Culture & Values	★ ★ ★ ★ ★	2.9
Diversity & Inclusion	★ ★ ★ ★ ★	3.5
Work/Life Balance	★ ★ ★ ★ ★	3.1
Senior Management	★ ★ ★ ★ ★	2.5
Compensation and Benefits	★ ★ ★ ★ ★	3.8
Career Opportunities	★ ★ ★ ★ ★	2.8

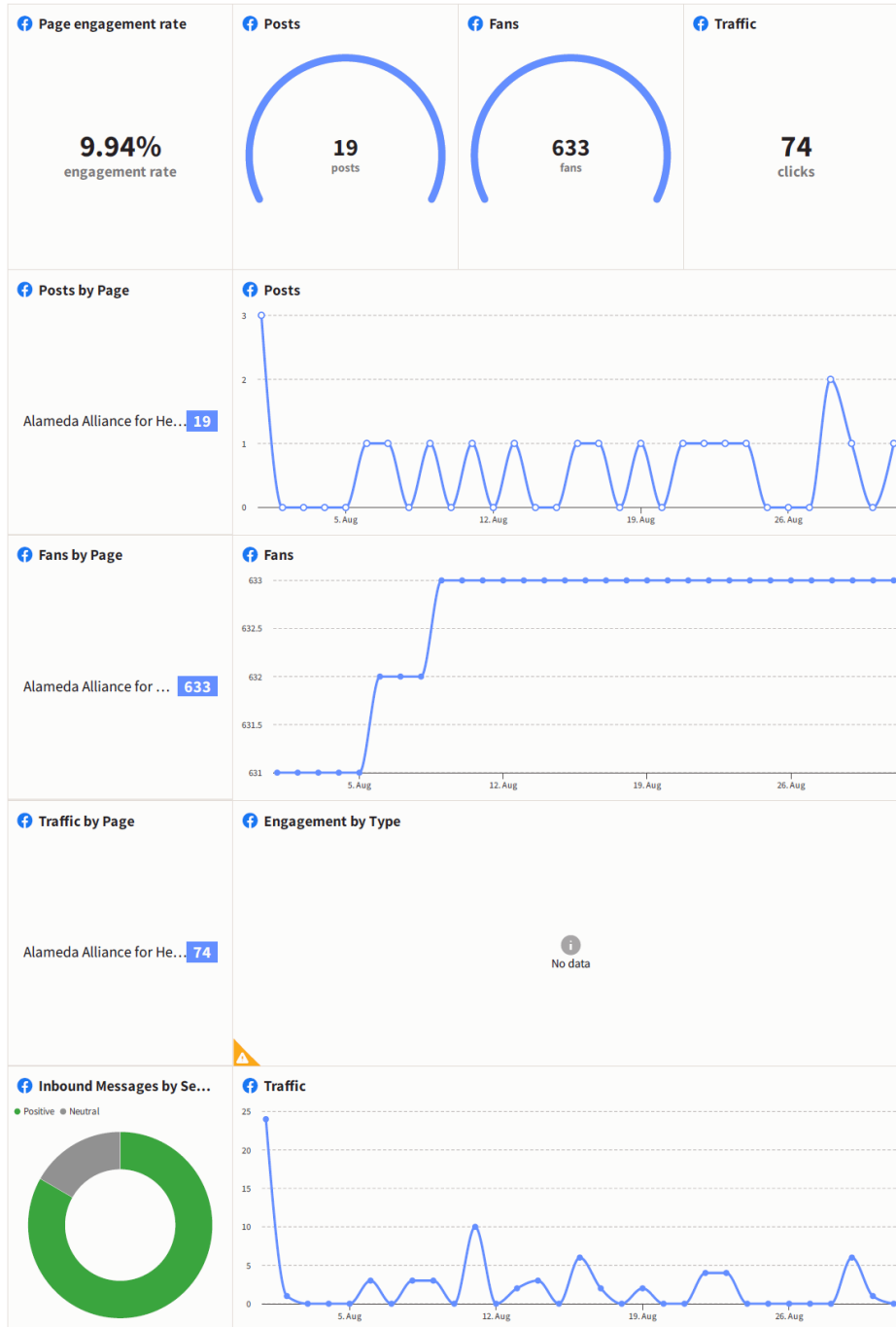


All details can be reviewed at: W:\DEPT_Operations\COMMUNICATIONS & MARKETING_OFFICIAL FOLDER\Reports\C&O Reports\Social Media Reports\FY 2024-2025\Q1\2. August 2024

ALLIANCE SOCIAL MEDIA AND WEBSITE ACTIVITY REPORT

FY 2024-2025 | August 2024

FACEBOOK OVERVIEW

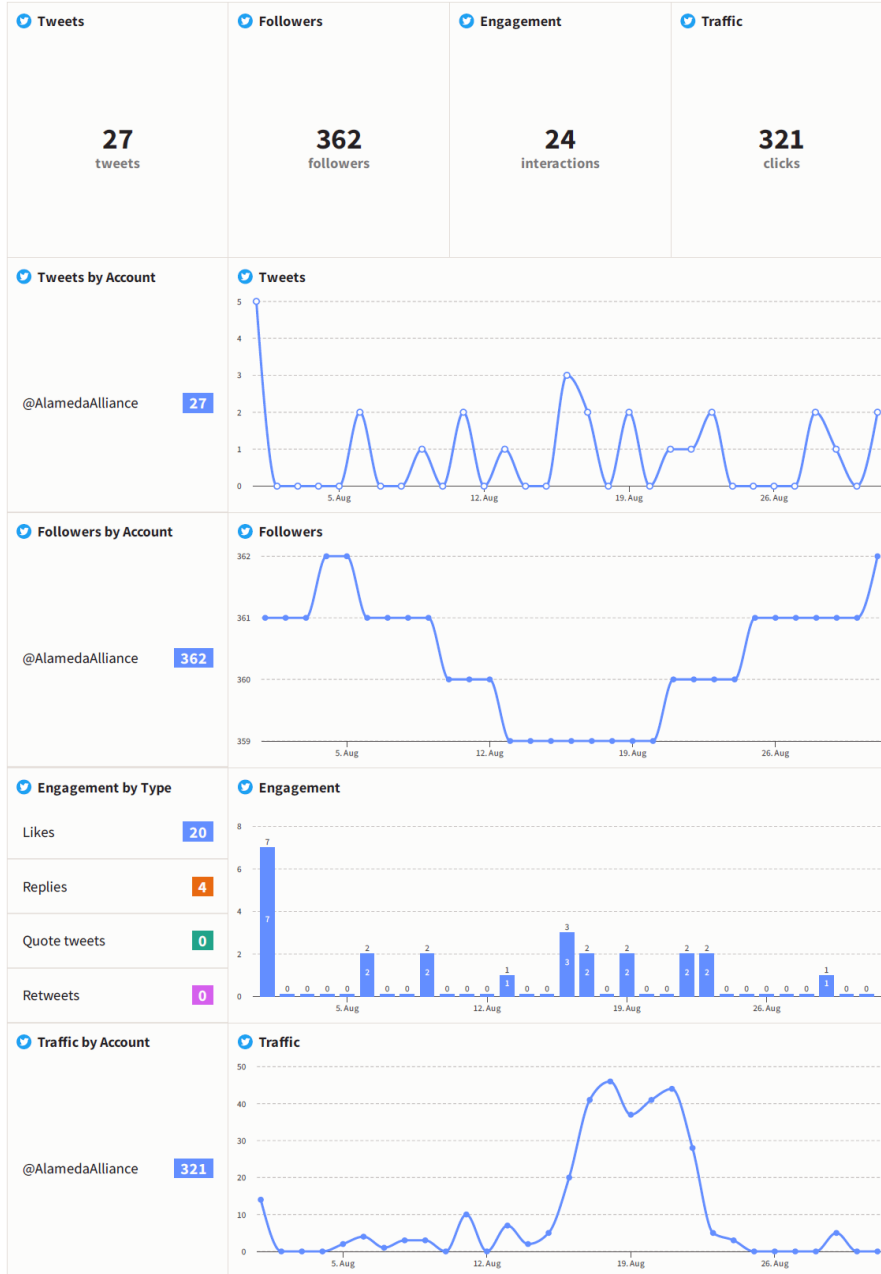


All details can be reviewed at: W:\DEPT_Operations\COMMUNICATIONS & MARKETING_OFFICIAL FOLDER\Reports\C&O Reports\Social Media Reports\FY 2024-2025\Q1\2. August 2024

ALLIANCE SOCIAL MEDIA AND WEBSITE ACTIVITY REPORT

FY 2024-2025 | August 2024

X (previously TWITTER) OVERVIEW

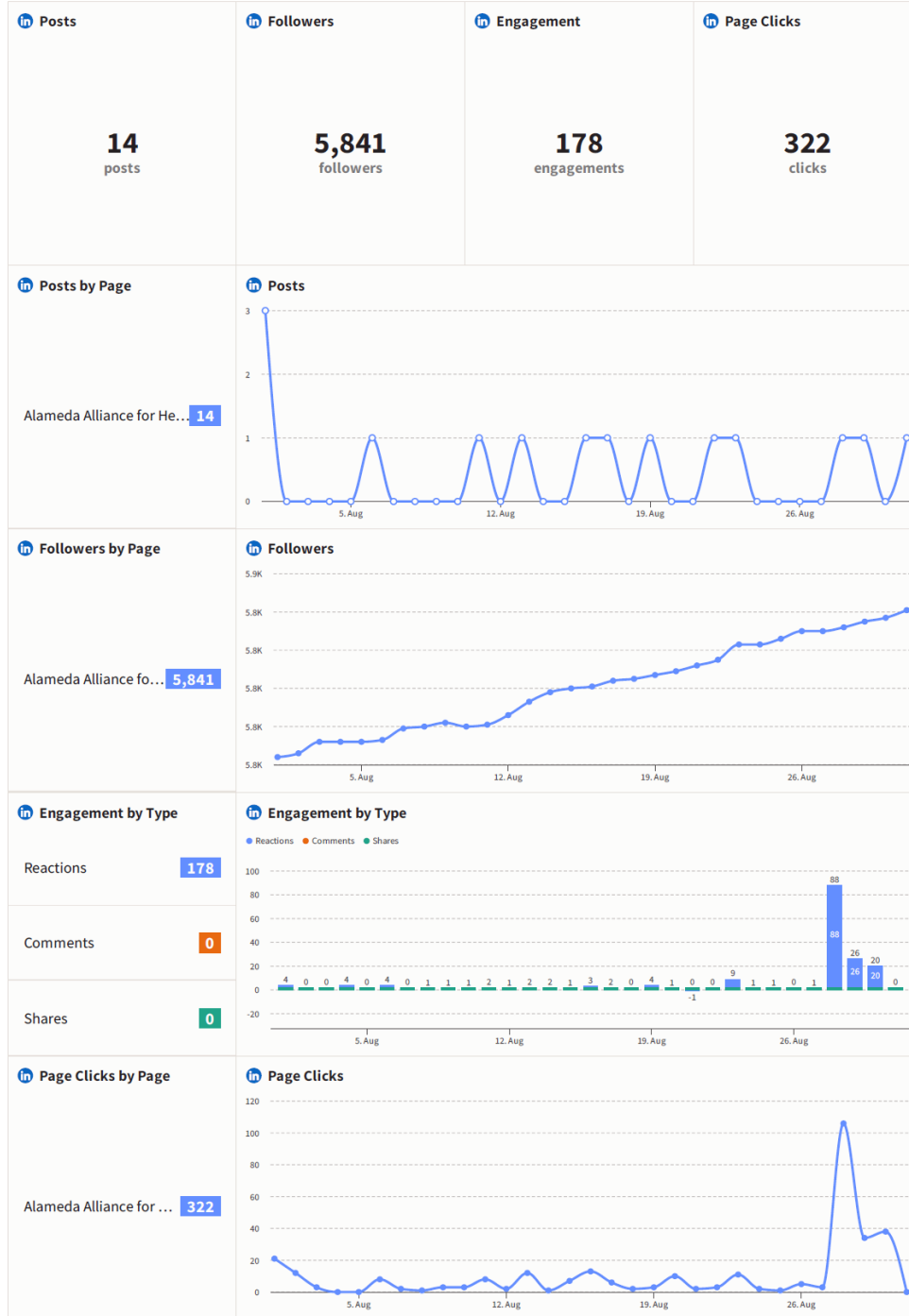


All details can be reviewed at: W:\DEPT_Operations\COMMUNICATIONS & MARKETING_OFFICIAL FOLDER\Reports\C&O Reports\Social Media Reports\FY 2024-2025\Q1\2. August 2024

ALLIANCE SOCIAL MEDIA AND WEBSITE ACTIVITY REPORT

FY 2024-2025 | August 2024

LINKEDIN OVERVIEW

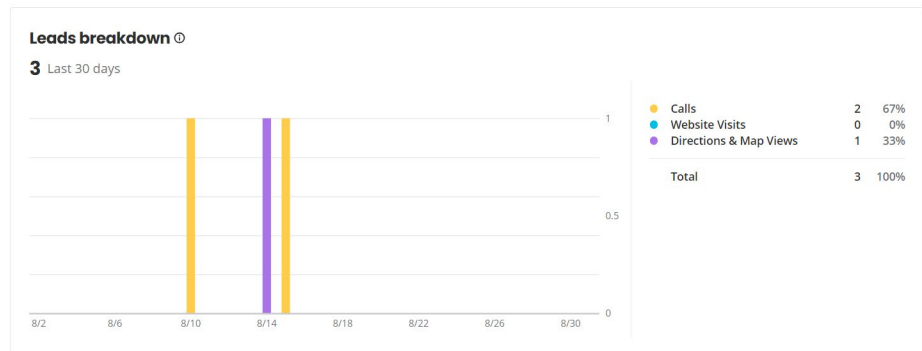
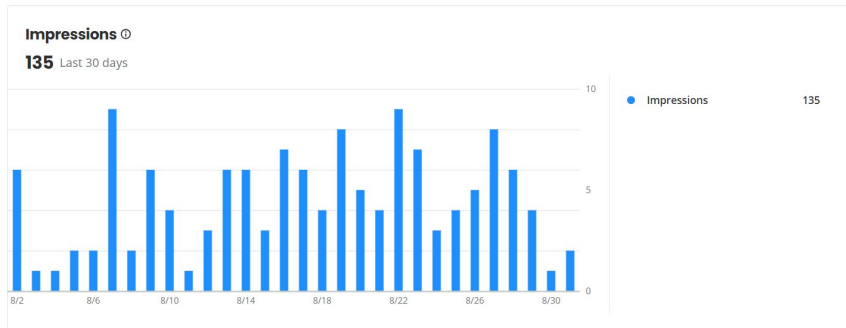
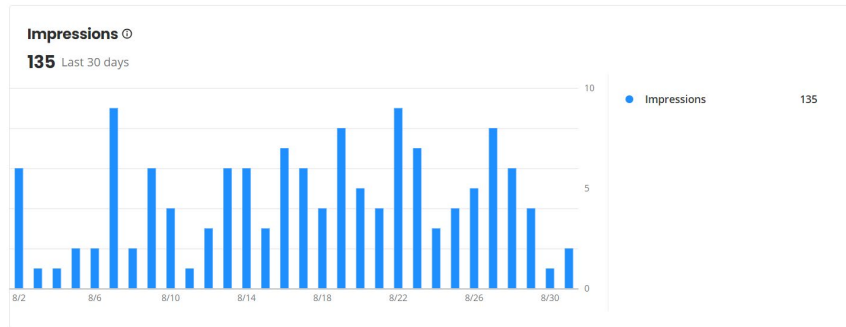
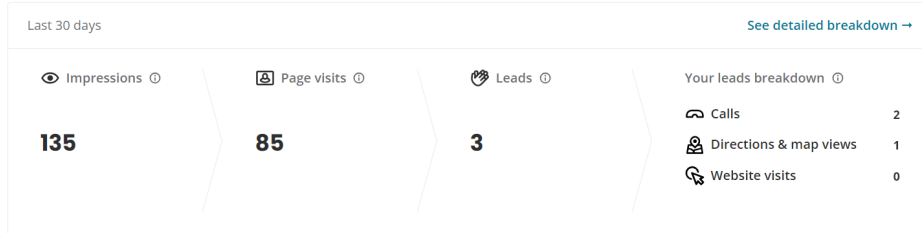


All details can be reviewed at: W:\DEPT_Operations\COMMUNICATIONS & MARKETING_OFFICIAL FOLDER\Reports\C&O Reports\Social Media Reports\FY 2024-2025\Q1\2. August 2024

ALLIANCE SOCIAL MEDIA AND WEBSITE ACTIVITY REPORT

FY 2024-2025 | August 2024

YELP OVERVIEW

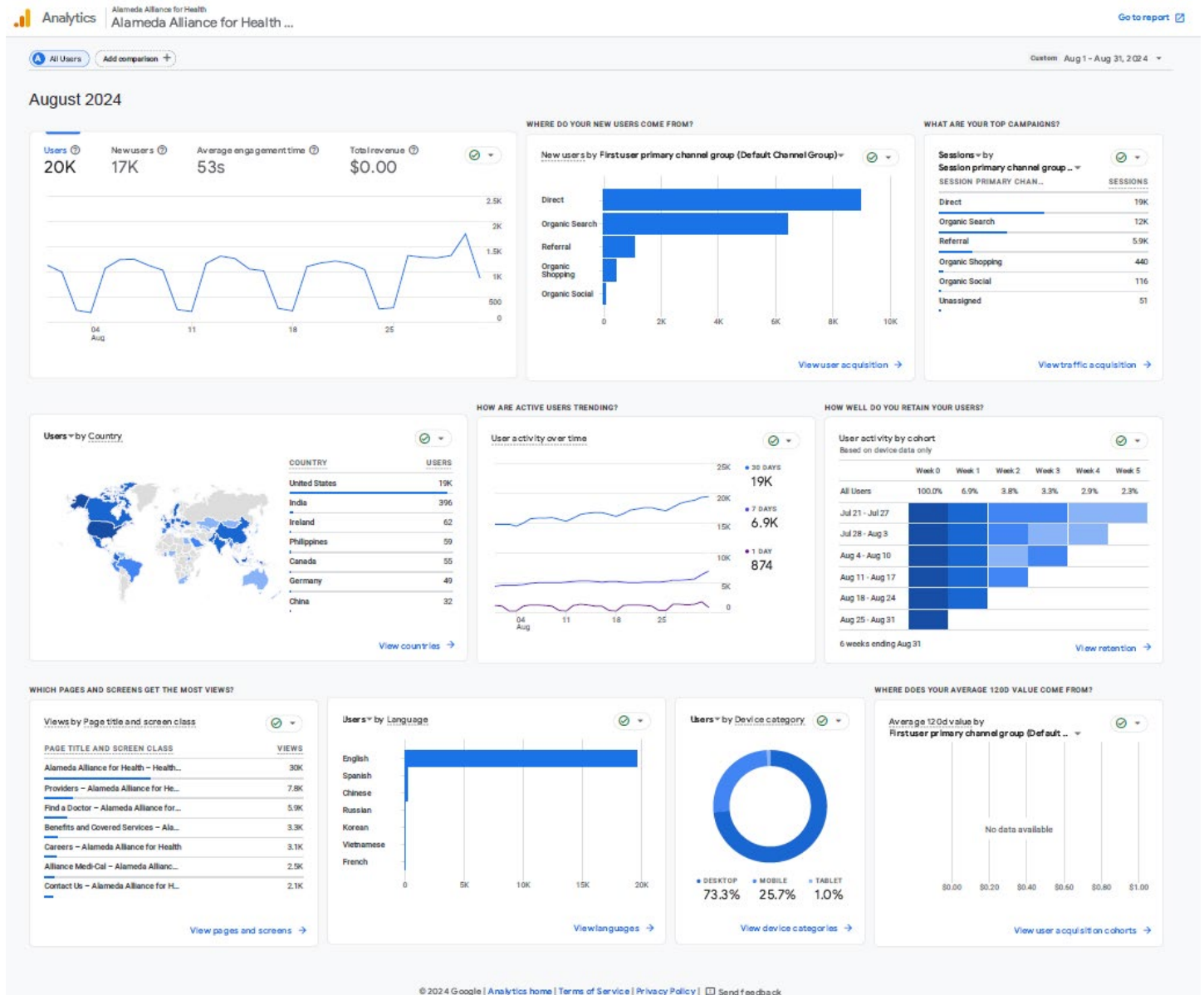


All details can be reviewed at: W:\DEPT_Operations\COMMUNICATIONS & MARKETING_OFFICIAL FOLDER\Reports\C&O Reports\Social Media Reports\FY 2024-2025\Q1\2. August 2024

ALLIANCE SOCIAL MEDIA AND WEBSITE ACTIVITY REPORT

FY 2024-2025 | August 2024

ALLIANCE WEBSITE OVERVIEW:




All details can be reviewed at: W:\DEPT_Operations\COMMUNICATIONS & MARKETING_OFFICIAL FOLDER\Reports\C&O Reports\Social Media Reports\FY 2024-2025\Q1\2. August 2024

ALLIANCE SOCIAL MEDIA AND WEBSITE ACTIVITY REPORT

FY 2024-2025 | August 2024

Instagram OVERVIEW:

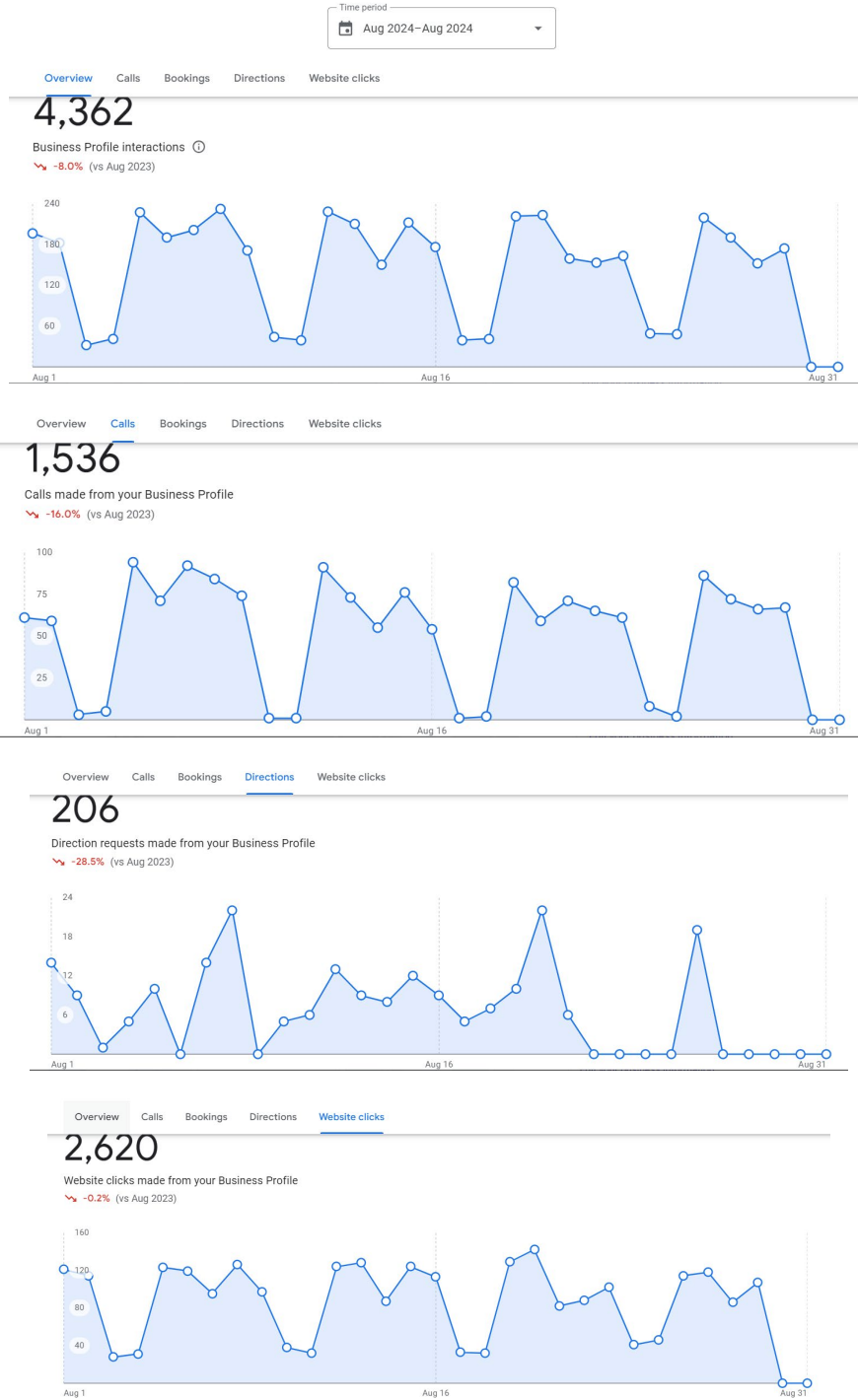
<p>📷 Posts</p> <p>21 posts</p>	<p>📷 Posts > Account</p> <p>alamedaallianceforhealth 21</p>	<p>📷 Post impressions</p> <p>640 impressions</p>	<p>📷 Post impressions > Account</p> <p>alamedaallianceforhe... 640</p>
<p>📷 Post comments</p> <p>0 comments</p>	<p>📷 Post reach</p> <p>826 users</p>	<p>📷 Followers</p> <p>575 followers</p> 	
<p>📷 Post likes</p> <p>94 likes</p>	<p>📷 Post saves</p> <p>0 saves</p>		

All details can be reviewed at: W:\DEPT_Operations\COMMUNICATIONS & MARKETING_OFFICIAL FOLDER\Reports\C&O Reports\Social Media Reports\FY 2024-2025\Q1\2. August 2024

ALLIANCE SOCIAL MEDIA AND WEBSITE ACTIVITY REPORT

FY 2024-2025 | August 2024

Google OVERVIEW:



All details can be reviewed at: W:\DEPT_Operations\COMMUNICATIONS & MARKETING_OFFICIAL FOLDER\Reports\C&O Reports\Social Media Reports\FY 2024-2025\Q1\2. August 2024



Health care you can count on.
Service you can trust.

Compliance

Richard Golfin III

To: Alameda Alliance for Health Board of Governors
From: Richard Golfin III, Chief Compliance & Privacy Officer
Date: September 13th, 2024
Subject: Compliance Division Report

Compliance Audit Updates

- 2024 Department of Health Care Services (DHCS) Routine Full Medical Survey
 - The 2024 DHCS Routine Full Medical Survey began on June 17th, 2024, and ended on June 28th, 2024. To date, the Plan has received three-hundred and forty-five (345) document requests; three-hundred and thirteen (313) end-of-day requests and an additional thirty-two (32) post-audit requests. The Plan has addressed all of the additional requests. Once the preliminary report is received, the Plan will have fifteen (15) days to respond to the agency with additional information.
- 2023 Department of Health Care Services (DHCS) Focused Medical Survey
 - On September 4th, 2024, the Plan received the DHCS Focused Audit Report and CAP Request Letter for the 2023 DHCS Focused Medical Survey. The Plan has nine (9) findings: four (4) findings in Behavioral Health Services, and five (5) findings in Transportation Services (Non-Medical Transportation and Non-Emergent Medical Transportation (NMT/NEMT)). The CAP response is due to the DHCS on October 4th, 2024.
- 2024 Health Services Advisory Group, Inc. (HSAG) Network Adequacy Validation Audit (NAV)
 - On March 15th, 2024, HSAG informed the Plan of its 2024 NAV Audit. The virtual NAV Audit was held on July 15th and July 17th, 2024. On August 29th, 2024, the Plan received additional requests from HSAG. The Plan submitted the response timely to HSAG on August 30th, 2024. The Plan is awaiting the preliminary report.

Compliance Activity Updates

- DMHC Medicare Filings – 2026 Medicare Launch
 - 2024 Medicare License Expansion Material Modification Filing (E-Filing No. 20241128): The Plan provided responses to the DMHC’s remaining comments in August 2024. The Plan expects the DMHC to respond to the Plan in early October 2024 with final comments or approval.
 - 2024 D-SNP (Dual-Eligible Special Needs Plan) Material Modification Filing (E-Filing No. 20244060): The Plan must make a second filing to add the D-SNP product to the Plan’s current license with the DMHC. Plan Senior Leadership has reviewed the documents and finalized materials for submission to the DMHC. The filing was submitted on Monday, September 9th, 2024.
- California Department of Managed Health Care (DMHC) Material Modification – 2024 RFP Readiness, Single Plan County Model Transition Submission (E-Filing No. 20234323):
 - On Tuesday August 27th, the DMHC issued an Order of Approval and Closing Letter, officially closing filing No. 20234323.
- 2024 Corporate Compliance Annual Training:
 - On Monday, September 9th, 2024, the Plan distributed the Annual Corporate Compliance Trainings. Annual training covers the following areas: HIPAA, FWA, and Cultural Sensitivity. Staff will have ninety (90) days to complete the assigned training, which is due on December 9th, 2024.
- 2024 Long Term Care Intermediate Care Facilities/ Intermediate Care Facility for the Developmentally Disabled (LTC-ICF/DD) Phase I Corrective Action Plan (CAP)
 - Effective January 1st, 2024, the Plan is contractually required to cover LTC-ICF/DD Services. To demonstrate its readiness to provide services at this level of care, the Plan must attempt to contract with *all* California Department of Public Health (CDPH) licensed and certified LTC-ICF/DDs within California. On July 3rd, 2024, DHCS deemed the Plan to be out of compliance with this requirement. The Plan has diligently attempted to contract with facilities outside of Alameda County and statewide and continues to report its efforts to DHCS. The Plan is required to submit CAP responses by the 1st of each month. The response for September was submitted to DHCS on August 30, 2024.

Alameda Alliance for Health – Kaiser Behavioral Health Comparison Audit (BHCA)

- As a part of the Corporate Internal Audit Plan, the Plan has conducted the Kaiser Behavioral Health Comparison Audit (BHCA) to identify potential areas for improvement in relation to its Commercial product line, as it relates to the following:
 - DMHC settlement agreement with Kaiser regarding Kaiser’s violation of timely access and clinical standards
 - 2022 DMHC Behavioral Health Investigation Report for Alameda Alliance for Health
- During the review, Plan Internal Auditors developed sixty-nine (69) Review Criteria for evaluating the Plan. The Health Plan Audits Department examined policies, procedures, workflows, data, and other relevant documents plus met with subject matter experts to discuss the Review Criteria. Plan Internal Auditors have drafted a Preliminary Audit Report outlining their review, analysis, findings, recommended corrective actions, suggestions for improvement, and supporting resources.
- The Plan will present a summary of the Preliminary Audit Report to the Plan's senior leadership team and will then issue the Preliminary Audit Report to the Audited Departments. The BHCA remains on track for presentation at the October 2024 Meeting of the Board of Governors.
- 2022 Behavioral Health Insourcing: Material Modification
 - On March 29th, 2023, the Plan received a conditional Order of Approval from the Department of Managed Health Care (DMHC), conditioned upon the Plan’s full performance of eight (8) Undertakings. Undertaking No. 6 remains outstanding. Status for Undertaking 6 is outlined below:

Undertaking No. 6		
Undertaking Deliverable	Progress	Next Milestone
“Submit an Amendment filing to demonstrate compliance with the Federal Mental Health Parity and Addiction Equity Act (“MHPAEA”)	To comply with this deliverable, the Plan must demonstrate that the financial requirements and treatment limitations the Plan imposes on mental health/substance use disorder (MH/SUD) benefits are <i>no</i> more restrictive than the financial requirements and treatment limitations that it applies to medical/surgical (Med/Surg) benefits in the same classification. This is called mental health parity.	The Plan must respond to DMHC’s comments by October 3 rd , 2024. The Plan anticipates closing this filing within the next 60 days

<p>(42 USC § 300gg-26) and its regulations (45 CFR § 146.136) and Section 1374.76 of the Act.”</p>	<p>With support from outside counsel, the Plan is preparing response to the fifth round of comments (approximately 40 new comments). Compliance continues to coordinate with Legal, Utilization Management, Behavioral Health, Credentialing and Pharmacy subject matter experts to complete the Non-Quantitative Treatment Limitations (NQTL) Tables, update policies as applicable, and respond to the various comments.</p>	
--	--	--

Compliance

Supporting Documents

COMPLIANCE DASHBOARD SUMMARY

Resource	Type	2018	2019	2020	2021	2022	2023	2024	TOTAL	% Completed	
		OVERALL FINDINGS									
DHCS	Total State Audit Findings	38	28	7	33	15	24	TBD	145		
	Total Self-Identified Issues	12	0	0	2	0	2	23	39		
	Total Findings	50	28	7	35	15	26	23	184		
	Total In Progress	0	0	0	0	0	9	23	32		
	Total Completed	50	28	7	35	15	17	0	152	94%	
	Total Findings	50	28	7	35	15	26	23	161		
DMHC	Total State Audit Findings			5	6	8			19		
	Total Self-Identified Issues			3	0	0			3		
	Total Findings			8	6	8			22		
	Total In Progress			0	0	1			1		
	Total Completed			8	6	7			21	95%	
	Total Findings	NA	NA	8	6	8	NA		22		
DMHC Financial Services	Total State Audit Findings		5			4			9		
	Total Self-Identified Issues		0			0			0		
	Total Findings		5			4			9		
	Total In Progress		0			0			0		
	Total Completed		5			4			9	100%	
	Total Findings	NA	5	NA	NA	4	NA		9		
STATE AUDIT FINDINGS		In Progress	0	0	0	0	1	9	0	10	
		Completed	38	33	12	39	26	15	0	163	94%
		Total Findings	38	33	12	39	27	24	0	173	
SELF-IDENTIFIED FINDINGS		In Progress	0	0	0	0	0	0	23	23	
		Completed	12	0	3	2	0	2	0	19	45%
		Total Findings	12	0	3	2	0	2	23	42	
TOTAL OVERALL FINDINGS			50	33	15	41	27	26	23	215	

COMPLIANCE DASHBOARD SUMMARY

	Type	TOTAL	%
OVERALL FINDINGS	Total State Audit Findings	173	80%
	Total Self-Identified Issues	42	20%
	Total Findings	215	
	Total In Progress	33	15%
	Total Completed	182	85%
	Total Findings	215	
STATE AUDIT FINDINGS	In Progress	10	6%
	Completed	163	94%
	Total Findings	173	
SELF-IDENTIFIED FINDINGS	In Progress	23	55%
	Completed	19	45%
	Total Findings	42	

2024 DHCS Audit Summary

	Type	TOTAL	%
OVERALL FINDINGS	Total State Audit Findings	0	0%
	Total Self-Identified Issues	23	100%
	Total Findings	23	
	Total In Progress	23	100%
	Total Completed	0	0%
	Total Findings	23	

2023 DHCS Focused Audit Summary

	Type	TOTAL	%
OVERALL FINDINGS	Total State Audit Findings	9	100%
	Total Self-Identified Issues	0	0%
	Total Findings	9	
	Total In Progress	9	100%
	Total Completed	0	0%
	Total Findings	9	

2023 DHCS Audit Summary

	Type	TOTAL	%
OVERALL FINDINGS	Total State Audit Findings	15	88%
	Total Self-Identified Issues	2	12%
	Total Findings	17	
	Total In Progress	0	0%
	Total Completed	17	100%
	Total Findings	17	

2022 DMHC BHI Audit Summary

	Type	TOTAL	%
OVERALL FINDINGS	Total State Audit Findings	2	100%
	Total Self-Identified Issues	0	0%
	Total Findings	2	
	Total In Progress	1	50%
	Total Completed	1	50%

	Total Findings	2	
--	-----------------------	----------	--

2022 DMHC RBO Audit: Delegate			
OVERALL FINDINGS	Type	TOTAL	%
	Total State Audit Findings	3	100%
	Total Self-Identified Issues	0	0%
	Total Findings	3	
	Total In Progress	0	0%
	Total Completed	3	100%
	Total Findings	3	

2022 DMHC RBO Audit: Delegate			
OVERALL FINDINGS	Type	TOTAL	%
	Total State Audit Findings	3	100%
	Total Self-Identified Issues	0	0%
	Total Findings	3	
	Total In Progress	0	0%
	Total Completed	3	100%
Total Findings	3		

2022 DMHC Financial Servicedes Summary			
OVERALL FINDINGS	Type	TOTAL	%
	Total State Audit Findings	4	100%
	Total Self-Identified Issues	0	0%
	Total Findings	4	
	Total In Progress	0	0%
	Total Completed	4	100%
Total Findings	4		

2022 DHCS Audit Summary			
OVERALL FINDINGS	Type	TOTAL	%
	Total State Audit Findings	15	100%
	Total Self-Identified Issues	0	0%
	Total Findings	15	
	Total In Progress	0	0%
	Total Completed	15	100%
Total Findings	15		

2021 DMHC Joint Audit Summary			
OVERALL FINDINGS	Type	TOTAL	%
	Total State Audit Findings	6	100%
	Total Self-Identified Issues	0	0%
	Total Findings	6	
	Total In Progress	0	0%
	Total Completed	6	100%
Total Findings	6		

2021 DHCS Joint Audit Summary			
OVERALL FINDINGS	Type	TOTAL	%
	Total State Audit Findings	33	94%
	Total Self-Identified Issues	2	6%
	Total Findings	35	
	Total In Progress	0	0%
	Total Completed	35	100%
Total Findings	35		

2020 DHCS Focused Audit Summary			
OVERALL FINDINGS	Type	TOTAL	%
	Total State Audit Findings	7	100%
	Total Self-Identified Issues	0	0%
	Total Findings	7	
	Total In Progress	0	0%
	Total Completed	7	100%
Total Findings	7		

2020 DMHC Medical Services Audit Summary			
OVERALL FINDINGS	Type	TOTAL	%
	Total State Audit Findings	5	63%
	Total Self-Identified Issues	3	38%
	Total Findings	8	
	Total In Progress	0	0%
	Total Completed	8	100%
Total Findings	8		

2019 DMHC Financial Services Audit Summary			
OVERALL FINDINGS	Type	TOTAL	%
	Total State Audit Findings	5	100%
	Total Self-Identified Issues	0	0%
	Total Findings	5	
	Total In Progress	0	0%
	Total Completed	5	100%
Total Findings	5		

2019 DHCS Medical Services Audit Summary			
OVERALL FINDINGS	Type	TOTAL	%
	Total State Audit Findings	28	100%
	Total Self-Identified Issues	0	0%
	Total Findings	28	
	Total In Progress	0	0%
	Total Completed	28	100%
Total Findings	28		

2018 DHCS Medical Services Audit Summary			
OVERALL FINDINGS	Type	TOTAL	%
	Total State Audit Findings	38	76%
	Total Self-Identified Issues	12	24%
	Total Findings	50	
	Total In Progress	0	0%
	Total Completed	50	100%
Total Findings	50		

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

KEY

R = Repeat Observation

**2024 DHCS Audit - Audit Review Period 6/1/2023 - 5/31/2024
Audit Onsite Dates - June 17, 2024 - June 28, 2024**

#	Category	Plan Observations and Potential Findings	Department Responsible
1	UM	(1.2) Prior Authorization Procedures The Plan did not authorize referrals to transplant programs within 72 hours of the member's specialist identifying the member as eligible for Major Organ Transplant (MOT)	UM
2	UM	(1.2) Prior Authorization Procedures The Plan did not ensure all MOT procedures, including bone marrow, were performed in a medically approved center of excellence (COE) as described in APL 21-015	UM
3	UM	(1.3) Prior Authorization Appeals The Plan did not obtain written consent from members prior to appeal when the provider filed the appeal in accordance with APL 21-011	G&A
4	UM	(1.3) Prior Authorization Appeals The Plan did not send updated non-discrimination notice with tagline to appeal notification as described in APL 21-004	G&A
5	CM and CoC	(2.1) California Childrens Services (CCS) The Plan did not monitor CCS referral program pathways to identify members who may be eligible for CCS	Case Management
6	CM and CoC	(2.1) Initial Health Assessment (IHA) The Plan did not ensure reasonable member outreach attempts for the IHA document	QI
7	CM and CoC	(2.1) R Initial Health Assessment (IHA) The Plan did not ensure the provision of Initial Health Assessments for members	QI
8	CM and CoC	(2.1) Initial Health Assessment (IHA) The Plan did not ensure the provision of blood lead screenings for pediatric members	QI

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

KEY

R = Repeat Observation

**2024 DHCS Audit - Audit Review Period 6/1/2023 - 5/31/2024
Audit Onsite Dates - June 17, 2024 - June 28, 2024**

#	Category	Plan Observations and Potential Findings	Department Responsible
9	CM and CoC	(2.1) Initial Health Assessment (IHA) The Plan did not ensure the member outreach attempts were conducted and documented for IHAs for pediatric members	QI
10	CM and CoC	(2.3) Behavioral Health Therapy (BHT) The Plan did not ensure timely access to Behavioral Health Therapy services	Behavioral Health
11	CM and CoC	(2.3) Behavioral Health Therapy (BHT) The Plan did not ensure provision of BHT services	Behavioral Health
12	CM and CoC	(2.3) Behavioral Health Therapy (BHT) The Plan did not ensure care coordination for members needing BHT services	Behavioral Health
13	CM and CoC	(2.4) Continuity of Care The Plan did not ensure the notice of action (NOA) letters regarding continuity of care (CoC) denials were clear and concise	UM
14	Access and Availability	(3.1) Access The Delegate subcontractor placed members on appointment waitlists and did not provide timely appointments	QI
15	Access and Availability	(3.1) Access The Plan did not monitor appointment wait times and appointment availability for specialists and behavioral health specialists	QI
16	Member Rights	(4.1) Grievance Resolution The Plan did not ensure the decision maker for grievances involving clinical issues was a healthcare expert with clinical expertise for the condition as described in APL 21-011	G&A
17	Member Rights	(4.1) Grievance Resolution The Plan did not completely resolve quality of care and quality of service grievances	G&A

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

KEY

R = Repeat Observation

**2024 DHCS Audit - Audit Review Period 6/1/2023 - 5/31/2024
Audit Onsite Dates - June 17, 2024 - June 28, 2024**

#	Category	Plan Observations and Potential Findings	Department Responsible
18	Member Rights	(4.1) Grievance Resolution The Plan did not ensure resolution letters contained clear and concise explanations for quality of care and quality of service decisions	G&A
19	Member Rights	(4.1) Grievance Resolution The Plan did not send updated non-discrimination and language assistance information with grievance letters	G&A
20	Member Rights	(4.2) Cultural and Linguistic Services (CLS) The Plan did not monitor the linguistic performance of vendors that provider interpreter services	Cultural and Linguistic Services
21	Member Rights	(4.3) Confidentiality The Plan did not notify DHCS within 24 hours of a breach or HIPAA incident	Compliance
22	Fraud, Waste, and Abuse	(6.2) Fraud, Waste, and Abuse The Plan does not have a regular method of reviewing services have been delivered by network providers or received by members	Compliance Claims UM
23	State Supported Services	(3.6) State Supported Services The Plan did not distribute minimum payments for State Supported Services claims as described in APL 23-015	Claims

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

KEY
Yellow = Plan Observations (Included in the Preliminary Report)
Orange = Plan Observations (Not Included in the Preliminary Report)
R = Repeat Findings

2023 DHCS Focused Audit - Audit Review Period 4/1/2022 - 3/31/2023 Audit Onsite Dates - April 17, 2023 - April 28, 2023			
#	Category	Deficiency	Department Responsible
1	UM	(2.1) Case Management and Care Coordination The Plan did not ensure the provision of coordination of care to deliver mental health care services to its members.	UM Provider Services
2	BH	(2.2) Information Exchange with the County Mental Health Plan (MHP) The Plan did not follow the written policies and procedures in its MOU for the timely sharing of medical information with the MHP.	UM Privacy IT
3	BHT	(2.3) Confirmation of Referred Treatments for Substance Use Disorder (SUD) The Plan did not make good faith efforts to confirm whether members received referred treatment for SUD and document when and where treatment was received, and any next steps following treatment.	UM Continuity of Care Behavioral Health
4	BH	(2.4) Follow Up for Referred Substance Use Disorder Treatments The Plan did not follow up with members who did not receive referred treatments to understand barriers and make subsequent adjustments to referrals.	UM Case Management Behavioral Health
5	NMT & NEMT	(3.1) Door-to-Door Assistance The Plan did not have a process in place to ensure that door-to-door assistance was provided for all members receiving NEMT services.	Vendor Management
6	NMT & NEMT	(3.2) Monitoring of Door-to-Door Assistance The Plan did not conduct monitoring activities to verify NEMT providers were providing door-to-door assistance for members receiving NEMT services, per APL 22-008	Vendor Management
7	NMT & NEMT	(3.3) Transportation Liaison The Plan did not have a direct line to the transportation liaison that it provided to providers and members, and the transportation liaison did not process authorizations after business hours.	UM

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

KEY
Yellow = Plan Observations (Included in the Preliminary Report)
Orange = Plan Observations (Not Included in the Preliminary Report)
R = Repeat Findings

2023 DHCS Focused Audit - Audit Review Period 4/1/2022 - 3/31/2023 Audit Onsite Dates - April 17, 2023 - April 28, 2023			
#	Category	Deficiency	Department Responsible
8	NMT & NEMT	(3.4) R Physician Certification Statement Forms The Plan did not ensure that members had the required PCS forms for NEMT services, nor did the Plan ensure that PCS forms contained all required components. A verification study of 14 samples revealed ten NEMT trips did not include the required PCS forms. The verification study also revealed for three samples that required the PCS form, there was not a place for start and end dates for NEMT services. The Plan updated the PCS form in March 2023; however, the start and end dates still were not included. Instead, the form had boxes for the prescriber to check off for durations of time; 3, 6, 9, and 12 months.	UM
9	Member Rights	(3.5) Ambulatory Door-to-Door The Plan did not ensure its delegate, provided the appropriate level of service for members requiring ambulatory door-to-door service.	UM Continuity of Care Vendor Management

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY	
Yellow	= Plan Observations (Included in the Preliminary Report)
Orange	= Plan Observations (Not Included in the Preliminary Report)
R	= Repeat Findings

2023 DHCS Audit - Audit Review Period 4/1/2022 - 3/31/2023 Audit Onsite Dates - April 17, 2023 - April 28, 2023							INTERNAL AUDITS		
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	State/Self Identified	Agency	Year
1	UM	(1.5.1) Notice of Action (NOA) Letters The Plan did not ensure a delegate sent NOA letters to providers and members.	<p>The Plan received the delegate's Root Cause Analysis (RCA) and CAP on 04/14/2023. After review and evaluation of the delegate's document the Plan issued a formal CAP on 05/31/2023 and received the delegate's CAP response on 06/27/2023.</p> <p>The initial corrective actions completed by the delegate includes updating their IT script and ensuring the identified missing NOA letters were sent out to the members and that outreach was completed to confirm that services approved or had denial modification authorizations were utilized by members. The delegate also developed workflows to detect and mitigate failures. The CAP includes the delegate's implementation of a remediation plan. The remediation plan includes updates in their workflow, training, and an internal monthly audit- with results submitted to The Alliance for review. The Plan reviewed and evaluated the delegate's CAP implementation and progress during the interim and provided guidance. The CAP was approved and closed on 09/25/2023. (Completed)</p> <p>The delegate is expected to continue its internal monthly audit for the NOA letters and fax confirmation. The Plan will continue to monitor the audit results for compliance. Please see document 1.5.1_AAH Response for full details. (On Track)</p> <p>Additionally, the Plan will review the UM delegates' P&P's to ensure that preventative, detective, and oversight measures are in place for internal NOA letter generation and fax confirmation and these will be evaluated annually at minimum. (On Track)</p> <p>1a. Monitoring of the delegate's monthly internal audit is ongoing. (On Track)</p> <p>2. Review the UM delegates' policies and procedures to ensure that preventative, detective, and oversight measures are in place for internal NOA letter generation and fax confirmation. (On Track) Update 3/8/2024 P&P review complete and P&P deemed adequate. Review of the delegate's P&P regarding NOAs is ongoing and The Alliance will continue to meet with the delegate to have P&P appropriately updated. Update 4/5/2024 The delegates have submitted all requested policies for review. The policies have been reviewed and the delegates have made all necessary revisions.</p>	3/31/2024	Completed	Compliance UM	State	DHCS	2023

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY	
Yellow	= Plan Observations (Included in the Preliminary Report)
Orange	= Plan Observations (Not Included in the Preliminary Report)
R	= Repeat Findings

2023 DHCS Audit - Audit Review Period 4/1/2022 - 3/31/2023 Audit Onsite Dates - April 17, 2023 - April 28, 2023							INTERNAL AUDITS		
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	State/Self Identified	Agency	Year
2	QI	(2.1.1) Provision of an Initial Health Assessment (IHA) The Plan did not ensure the provision of a complete IHA for new members.	<p>1. Update IHA policy QI-124 (On Track) Update 4/5/2024: Policy updated and approved at Compliance Committee on 3/19/2024</p> <p>1a. Update IHA policy 124 to include requirement regarding outreach attempts (On Track) Update 4/5/2024: Policy updated and approved at Compliance Committee on 3/19/2024</p> <p>2. Provider education and feedback through Joint Operational Meetings (On going) Update 4/5/2024: Presented at JOMs with delegates in December 2023</p> <p>2a. Deliver provider education webinars with information about IHA requirements (On Track) Update 4/5/2024: Webinars with delegates scheduled through May 2024</p> <p>2b. Develop a "Measure Highlights" tool for providers. This tool will encompass outreach requirements, IHA elements, USPSTF screenings, and claim codes used to account for IHA completion</p> <p>3. Expand code set to include additional codes for capturing IHA-related activities (On Track) Update 3/8/2024: Codes updated and included in policy QI-124.</p> <p>3a. Communicate and provide code sets to providers (On Track) Update 4/5/2024: Codes updated and included in policy QI-124</p> <p>4. Monitor IHA rates (Ongoing) Update 4/5/2024: Non-compliance providers and missing elements identified, CAPs issued.</p> <p>5. Enhance the volume of medical records subjected to review for completeness, including review of USPSTF requirements. (On Track)</p>	3/31/2024	Completed	Quality	State	DHCS	2023
3	BHT	(2.3.1) Behavioral Health Treatment (BHT) Plan Elements The Plan did not ensure members' BHT treatment plans contained all the required elements.	<p>1. The Behavioral Health team developed the attached Treatment Plan Guidelines for our ABA Providers (please see attachment). This document outlines the treatment plan elements that are listed in APL 23-010. All treatment plans and prior-authorization requests for ABA services are reviewed by Board Certified Behavior Analysts (BCBA).The guidelines were emailed to all providers and will also be available on-line for providers to access. In addition to the document, the ABA clinicians worked with the Provider communication team to send out updates/reminders to providers regarding the treatment plan guidelines. Our team is also available to meet with providers and educate them on how to apply the guidelines to their treatment plan templates. (Completed)</p> <p>1a. Pending Project: We are currently developing an on-line treatment plan template/form that will be utilized by our ABA providers when completing the initial assessment and subsequent progress reports. This form includes the treatment plan elements required in APL 23-010 and providers will be required to complete this form when submitting the initial assessment/FBA and subsequent progress reports. This will ensure that all ABA providers use the same template and include the required elements in their reports/assessments. (On Track)</p> <p>In the interim while the project is pending, if information is missing from the Treatment Plan, the Plan will inform the provider and ask that they add the information and re-submit. Update 4/5/2024: Policy BH-004 is scheduled to be approved at April Compliance Committee. Update 5/10/2024: Policy BH-004 was approved at Compliance Committee on 4/10/2024.</p> <p>1b. The Plan intends to conduct audits on our Treatment Review documentation to ensure that all required elements are covered in the review process in compliance with the requirements in the APL. The expected implementation date of this audit is Q1 of 2024. Update 5/10/2024: Q1 2024 treatment plan audits are in progress pending completion at end of March. The next audit period (Q2) will go through June.</p> <p>1c. The Provider/PCP Manual is also pending updates that will include a FAQ for PCPs, provider education regarding the prior authorization process, and the referral process. This is currently under review-pending completion. Update 5/10/2024: Provider Manual revised and submitted to DHCS Plan Communications Department, who is reviewing proposed revisions and once completed will be made available via the provider portal</p>	5/10/2024	Completed	Behavioral Health	State	DHCS	2023

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY	
Yellow	= Plan Observations (Included in the Preliminary Report)
Orange	= Plan Observations (Not Included in the Preliminary Report)
R	= Repeat Findings

2023 DHCS Audit - Audit Review Period 4/1/2022 - 3/31/2023 Audit Onsite Dates - April 17, 2023 - April 28, 2023							INTERNAL AUDITS		
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	State/Self Identified	Agency	Year
4	Access and Availability	(3.1.1) First Prenatal Visit The Plan's policies and procedures for a first prenatal visit for a pregnant member is not compliant with the standard of two weeks upon request.	The Plan has edited Timely Access Standard table, policy QI-107 and QI-114 to reflect the first prenatal visit standard within 2 weeks of the request. (Completed)	Q4 2023	Completed	Quality	State	DHCS	2023
5	Family Planning and State Supported Services	(3.6.1) Non-contracted Provider Payments The Plan did not pay non-contracted providers at the appropriate Medi-Cal fee-for-service rate.	A Change Request was entered to change non-contract mid-level providers reimbursements to 100% of the Medi-Cal rate moving forward. (Completed)	11/16/2023	Completed	Claims	State	DHCS	2023
6	Family Planning and State Supported Services	(3.6.2) Proposition 56 Family Planning Payments The Plan did not distribute add-on payments for institutional family planning service claims as required by APL 22-011.	1. P&P has been revised to ensure that Family Planning services paid on institutional claims are paid As part of Prop 56 payments. 1a. The Plan's Analytics Team is in the midst of preparing the payment details for the retro payment on the FP institutional data and looking to complete by 11/30/2023 timeline. (On Track) 2. The Analytics dept has calculated the retroactive payments due to facilities as a result of finding 3.6.2, APL 22-011 and APL 23-008. (On Track) 2a. Payments will be distributed to providers prior to or latest by Nov 30, 2023. (On Track) 2b. Facility providers with qualifying Family Planning services as per APL 23-008 will be included as part of our monthly Prop 56 payment processing going forward starting Dec 2023. (On Track)	1/15/2024	Completed	Claims	State	DHCS	2023
7	NMT & NEMT	(3.8.1) R Physician Certificate Statement (PCS) Forms The Plan did not ensure PCS forms were on file for members receiving NEMT services.	1. The Plan made the decision to no longer allow courtesy NEMT trips for members without a PCS form on file and the decision to insource PCS form acquisition to the Plan's Case Management Department beginning 3/1/23. Working alongside the Plan's transportation subcontractor, the Plan created new workflows to ensure the transportation subcontractor was not scheduling NEMT trips for members unless there was a confirmed valid PCS form on file, or the Plan provided a verbal authorization due to a trip being of an urgent nature. The Plan hired two transportation coordinators to focus on PCS acquisition leveraging the Plan's preexisting relationships with the provider network and access to EHR's. Through the end of 2022 and beginning of 2023, the Plan's transportation subcontractor trained its call center agents on the new workflow. On 2/14/23, the Plan trained its transportation coordinators on PCS acquisition. On 2/21/23, the Plan trained its entire case management team, that participates in phone shifts for the Plan's case management phone line, on the parameters for verbal authorizations for NEMT trips of an urgent nature. The Plan continues to report on the success of the new workflows at the Plan's UM Committee. (On Track) 1a. The Plan is working with its analytics team to create a report using PCS data elements to match up against subcontractor's report of all NEMT trips taken each month. This report will assist in finding any gaps in PCS compliance. The Plan estimates this report to go live 12/1/2023. (On Track)	12/15/2023	Completed	Case Management	State	DHCS	2023
8	NMT & NEMT	(3.8.2) Transportation Providers' Medi-Cal Enrollment Status The Plan did not ensure all transportation providers were enrolled in the Medi-Cal program.	The Plan has updated the P&P VMG-005 from reviewing the Transportation Providers (TP) on a quarterly review to a monthly review. Attached for reference is the updated P&P. The Plan began reviewing the TP monthly for the utilization from April 2023 to current. (Completed and Ongoing)	4/1/2023	Completed	Vendor Management	State	DHCS	2023

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY	
Yellow	= Plan Observations (Included in the Preliminary Report)
Orange	= Plan Observations (Not Included in the Preliminary Report)
R	= Repeat Findings

2023 DHCS Audit - Audit Review Period 4/1/2022 - 3/31/2023 Audit Onsite Dates - April 17, 2023 - April 28, 2023							INTERNAL AUDITS		
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	State/Self Identified	Agency	Year
9	Member Rights	(4.1.1) R Grievance Acknowledgement and Resolution Letter Timeframes The Plan did not send acknowledgement and resolution letters within the required timeframes.	A grievance processing timeline was created to outline the grievance 30 calendar day process, day by day. The timeline outlines that by day 5, acknowledgement letters will be sent out. We will continue to monitor the daily aging report to ensure that acknowledgement letters are sent in a timely manner. The timeline also outlines that on Day 20, "If response is not received, after at least two follow-up attempts, task to a Medical Director in Quality Suite." Complying with this process will ensure that the Medical Director has sufficient time to reach out to the provider or facility to assist in obtaining a response. The Grievance and Appeals staff were trained on the new timeline on 8/1/2023, copies of the timeline were distributed to the department. (Completed and Ongoing)	8/1/2023	Completed	G&A	State	DHCS	2023
10	Member Rights	(4.1.2) R Grievance Letters in Threshold Languages The Plan did not send acknowledgement, resolution delay, and resolution letters in threshold languages.	The Plan's Grievance and Appeals Department has created a reporting mechanism in our daily aging reports to monitor what cases are still pending translation and when was the request for translation sent out, this was implemented on 4/12/2023. We have then assigned one specific team member to be responsible for following up on translation letters to ensure that they are getting the attention that they need to be completed in a timely manner. The Grievance Processing Timeline will be updated to include when a request for translation needs to be sent out and the Grievance and Appeals staff will be provided with the updated timeline and a refresher training will be conducted on 10/10/2023. (Completed and ongoing)	10/10/2023	Completed	G&A	State	DHCS	2023
11	Member Rights	(4.1.3) R Written Notification of Grievance Resolution Delays The Plan did not notify members of resolution delays in writing for grievances not resolved within 30 calendar days and did not resolve grievances by the estimated resolution date in the delay letters.	The Plan's Grievance and Appeals Department will be updating our system, Quality Suite, to better capture data on if and/or when a delay letter is sent out. Once the system is updated, we will be able to create a reporting mechanism in our daily aging reports to monitor for when a case needs a delay letter and if the letter was sent out. The Grievance Processing Timeline will also be updated to include the process for sending out a delay letter and the Grievance and Appeals staff will be provided with the updated timeline and a refresher training will be conducted. (Completed and Ongoing)	12/1/2023	Completed	G&A	State	DHCS	2023
12	Member Rights	(4.1.4) Grievance Delay Timeframes The Plan inappropriately utilized a 14 calendar day delay timeframe for grievance resolutions.	In review of our current policy and procedures, and workflows; they were in line with the APL requirements. There was miscommunication in the staff training to use 14 calendar days instead of an estimated resolution date in the delay letters. There was a refresher training for the Grievance and Appeals staff held on 4/18/2023, the staff was provided the requirement and were reminded to provide an estimated resolution date in the delay letters if a resolution is not reached within 30 calendar days. (Completed)	4/18/2023	Completed	G&A	State	DHCS	2023
13	Member Rights	(4.1.5) Exempt Grievance Resolution The Plan did not resolve exempt grievances by close of the next business day.	In conjunction with the Grievance Department, the Member Services Grievance Guide was revised on 10/9/2023. (Completed) Training was provided to all Member Services staff on these revisions by 11/1/2023. (Completed)	11/1/2023	Completed	Member Services	State	DHCS	2023
14	Member Rights	(4.1.6) Grievance Identification The Plan did not process and resolve all member expressions of dissatisfaction as grievances.	Member Services has implemented a process to identify expressions of dissatisfaction that were not classified appropriately. (Completed) A Member Services Supervisor works with the agent to ensure the case is classified accurately and resolved in a timely manner. (Completed)	3/15/2023	Completed	Member Services	State	DHCS	2023
15	State Supported Services	(SSS.1) Minimum Proposition 56 Payments The Plan did not distribute minimum payments for a State Supported Services claim as described in APL 19-013.	The claims system configuration team has corrected the fee schedule for the provider and adjusted the impacted claims to pay the correct rate. (Completed)	4/26/2023	Completed	Claims	State	DHCS	2023
16	CM	(2.2) PCP and members are not consistently notified of Case Management case closures	Configuration made in TruCare to ensure consistent notification	4/26/2023	Completed	Case Management	Self	DHCS	2023

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY
Yellow = Plan Observations (Included in the Preliminary Report)
Orange = Plan Observations (Not Included in the Preliminary Report)
R = Repeat Findings

2023 DHCS Audit - Audit Review Period 4/1/2022 - 3/31/2023 Audit Onsite Dates - April 17, 2023 - April 28, 2023							INTERNAL AUDITS		
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	State/Self Identified	Agency	Year
17	Fraud and Abuse	(6.2) The Plan did not report preliminary investigations of all suspected cases of fraud and abuse to DHCS within 10 working days of the Plan receiving notification of the incident.	<p>The Plan has created an interdepartmental team working in collaboration to develop a reporting process for timely submissions of possible HIPAA and FWA incidents to Compliance. Six points of entry for possible incidents have been identified.</p> <p>The team is utilizing technological improvements as well as developing staff training to be able to identify a possible incident for immediate reporting to compliance.</p> <p>At the initiation of the Reporting Process Enhancement, the FWA Specialist will conduct training designed for each department identified as a point of entry. The FWA Specialist will be responsible to track and monitor all privacy related referrals to the compliance department for timeliness</p> <p>Training provided to staff and new tools being used consistently</p>	4/26/2023	Completed	Compliance	Self	DHCS	2023

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY	
Yellow	Plan Observations (Included in the Preliminary Report)
Orange	Plan Observations (Not Included in the Preliminary Report)
R	Repeat Findings

2022 DMHC Behavioral Health Investigation - Audit Review Period 4/1/2020 - 4/30/2022 Audit Onsite Dates - September 7, 2022 - September 8, 2022							INTERNAL AUDITS	
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	State/Self Identified	Agency
1	UM	The Plan failed to timely implement the requirements of Sections 1374.72 and 1374.721 (SB 855)	<p>The Alliance reviews and/or updates all policy and procedures at least annually, to ensure our policy and procedures content is reflective of current regulatory requirements. All UM policy and procedures including any updates and the UM Program Description, are reviewed in the Utilization Management Committee (UMC), subsequently reviewed, and approved at our Board Delegated Quality Improvement Health Equity Committee (QIHEC) which reports directly to the Alliance Board of Governors.</p> <p>In response and in compliance with SB 855, The Alliance has updated UM-063 - Gender Affirmation Surgery and Transgender Services and the Alliance UM Program Description. Both bodies of work are aligned with current WPATH Standards of Care.</p> <p>The Alliance is contracted with WPATH to provide training on WPATH Standards of Care - all UM decision makers (including RNs and physicians) are required to complete WPATH training to ensure the most current WPATH standards required by SB 855 are used for medical necessity decision-making. 100% of current UM reviewers will complete WPATH Training by Q2 2024 & 100% of newly hired UM reviewers will complete WPATH Training within 90-days of their start date</p> <p>The Alliance also conducts annual Inter-Rater Reliability Studies (IRR) with all UM decision makers to ensure that documented criteria is being applied consistently and accurately by decision makers. Additional training and testing is conducted when a passing score is not met. Annual IRR: 100% of UM reviewers will complete the Annual IRR Studies by Q3 2024</p>	In Progress	<p>Closed 9/27/2022</p> <p>Q2 2024</p> <p>Q3 2024</p>	UM Behavioral Health	State	DMHC
2	Quality Assurance	The Plan does not ensure its delegate consistently documents quality of care provided is being reviewed, problems are being identified, effective action is taken to improve care where deficiencies are identified, and follow-up is planned where indicated.	As of 4/1/2023, The Alliance has terminated its contract with the delegate. Since termination, The Alliance has insourced all mental and behavioral health services and processes all quality of care issues identified. The Alliance follows its internal policy and procedures and workflows to ensure that all quality of care problems are identified, reviewed and further, that effective action is taken to improve care where deficiencies are identified, and that follow-up is planned where indicated.	4/1/2023	Completed	UM Quality Assurance Behavioral Health Compliance	State	DMHC
#	Category	Barriers to Care	Plan Response	Completion Date	Internal CAP Status	Department Responsible	State/Self Identified	Agency
1	Pharmacy Services	The Plan has limited ability to provide Office Based Opioid Treatment (OBOT) and Opioid Treatment Program (OTP) therapy and lacks policies and procedures for these treatments.	We will continue to take action to ensure that our members are not experiencing any barriers to behavioral health services.	TBD	TBD	UM Behavioral Health Pharmacy Provider Contracting	State	DMHC
2	Cultural Competency and Health Equity	Neither the Plan nor its delegate conduct assessments pertaining to cultural competency and health equity specific to the Plan's enrollee population.	We will continue to take action to ensure that our members are not experiencing any barriers to behavioral health services.	TBD	TBD	Quality Assurance Behavioral Health	State	DMHC
3	Enrollee Experience	Enrollees experience difficulties obtaining appointments.	We will continue to take action to ensure that our members are not experiencing any barriers to behavioral health services.	TBD	TBD	Quality Assurance Behavioral Health	State	DMHC

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY

Yellow = Plan Observations (included in final report)

R = Repeat Findings

2022 DMHC RBO Audit: Delegate - Audit Review Period 1/1/2022 - 3/31/2022

INTERNAL AUDITS

#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
1	Claims Payment Accuracy	The Department's examination disclosed that the RBO failed to reimburse one paid claim correctly due to a systematic error. The claims system failed to classify the provider as a contracted provider. The claim was paid incorrectly at the non-contracted rate, which was less than the contracted rate. The RBO represented to the Department that this deficiency was due to a contract amendment, effective February 1, 2021, that was not updated in their claims system. This deficiency was noted in paid claims sample number P-18.	<p>Delegate updated claims system to accurately reflect all providers listed on the provider roster as contracted with the effective date of 2/1/2021 to align with the contract amendment. A claims sweep was completed with a lookback to 2/1/2021. All claims previously paid noncontracted were reprocessed as contract and have been paid with any accrued interest and/or penalties associate with each claim reprocessed on 10/12/2022. Evidence of the complete claims audit sweep associated with members was sent to The Alliance on 1/19/2023 via secure email.</p> <p>Draft policy was created to ensure provider contracts and rosters are appropriately loaded within delegate's claims system. Draft policy will be presented to the delegate's Compliance Committee on 3/29/2023 for review and approval.</p> <p><u>Update 4/14/2023</u>: The delegate's Compliance Committee rescheduled to 4/26/2023. The updated policy will be approved at that time.</p> <p><u>Update 5/12/2023</u>: The delegate approved the policy at their Compliance Committee</p>	5/12/2023	Completed	Claims Compliance		State	DMHC	2022
2	Claims Payment Accuracy	The Department's examination disclosed that the RBO failed to reimburse two high dollar claims correctly due to a systematic error. The contracted provider was not paid per contract for laboratory procedures. The RBO stated the laboratory procedures were based on an old boiler plate and should not have been included in the contract. The contract was amended on 9/1/2022. This deficiency was noted in high dollar claims sample numbers HD-18 and HD-24	There were no Alliance members impacted by this deficiency. Effective 10/12/2022 all claims were reprocessed and paid.	10/12/2022	Completed	Claims Compliance		State	DMHC	2022
3	Incorrect Claim Denials	The Department's examination disclosed that the RBO failed to reimburse one denied claim correctly due to a systematic error. The RBO incorrectly denied claims for podiatric and chiropractic services at federally qualified health centers and rural health clinics. The denial reason instructed the provider to bill "Medi-Cal EDS" when it should have been paid. This deficiency was noted in denied claims sample number D-29.	There were no Alliance members impacted by this deficiency. Effective 10/12/2022 all claims were reprocessed and paid.	10/12/2022	Completed	Claims Compliance		State	DMHC	2022

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY

Yellow = Plan Observations (included in final report)

R = Repeat Findings

2022 DMHC RBO Audit: Delegate - Audit Review Period 1/1/2022 - 3/31/2022

INTERNAL AUDITS

#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
1	Claims Payment Accuracy	The Department's examination disclosed that one of 30 high dollar claims were not reimbursed correctly. The claims billed with Current Procedural Terminology (CPT) codes 93005 were underpaid. This deficiency was noted in high dollar claim sample number 28.	The RBO is reprocessing all claims with code 93005 underpaid from January 2021 to present and will upload corrected explanations of benefits upon completion. Corrected explanations of benefits showing additional payment (plus interest and penalty where applicable) as well as the requested report and policies will be submitted to DMHC on or before 1/30/2023.	1/30/2023	Completed	Claims Compliance		State	DMHC	2022
2	Misdirected Claims	The Department's examination disclosed that five out of 40 denied claims were not forwarded. This deficiency was noted in the following denied claims sample numbers: 3, 6, 20, 34, and 37. This deficiency was also noted in the high dollar claim sample numbers: 3, 5, 9, 10, and 25.	There is a system limitation (i.e. mapping issue) where some of the claims (837I encounters) are not being forwarded through our claims processing system. Because of this issue, 837I claims are not being forwarded to health plans. 837I misdirected claims are denied as health plan responsibility and providers are notified via weekly explanations of benefits. The mapping issue was discovered Q1 2022 and tests began at that time with health plans and clearinghouses. 837P files continue to be submitted successfully. The delegate is working with IT to upgrade the server so that updates provided by our software vendors can be implemented for the mapping issue to be resolved. The expected compliance date will be on or before 2/28/2023. 1/26/2023: server updates completed, system updates happening this week. 1/27/2023: system consultant met with the software vendor and their development team to identify and resolve issues so that system updates can happen successfully. 1/30/2023: all system updates completed successfully on test environment	1/30/2023	Completed	Claims Compliance		State	DMHC	2022
3	Reimbursement of Claims Overpayments	The Department's examination disclosed that the RBO failed to send a written request for overpayment reimbursement to the provider. This deficiency was noted in the following late claim sample numbers: 16, 32, and 35.	Examiner error. When the claims examiner reprocessed these claims, the overpayment was reversed instead of a refund request letter being sent to the provider. Compliance met September 27, 2022 when the claims examiner was reminded in a verbal meeting of the above rule as well as the Delegate's internal policy on overpayments. Also, there is a report run prior to the weekly check run to ensure compliance. Because the overpayment was reversed in the adjusted claims, a refund request was not sent for the original claims.	1/30/2023	Completed	Claims Compliance		State	DMHC	2022

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY

Yellow = Plan Observations (included in final report)

R = Repeat Findings

2022 DMHC FINANCIAL SERVICES : Audit Review Period 1/1/2022 - 3/31/2022							INTERNAL AUDITS			
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
1	Provider Dispute Resolutions	The Department's examination disclosed that the Plan failed to timely acknowledge receipt of 12 out of 71 provider disputes reviewed.	1. Policies and procedures, including internal claims audit procedures, implemented to ensure provider disputes are acknowledged timely. <u>Update 2/13/2023</u> : Policy updated and will be approved at Committee 3/25/2023 2. Staff training completed January 2023 and created a audit workflow effective 01/01/2023. 3. Claims Operations Support Manager and PDR Supervisor. PDR Supervisor will monitor all incoming PDR mail. A daily audit will be conducted before the 15th due date to assure all cases are acknowledged timely.	2/24/2023	Completed	Claims		State	DMHC	2022
2	Claims	The Department's examination disclosed that, due to systemic issues, claims were not reimbursed accurately, including interest and penalties.	CORRECTIVE ACTION TAKEN DURING EXAMINATION The Plan submitted evidence on October 28, 2022, that the Plan reprocessed and paid claims previously paid incorrectly. This correction and remediation resulted in the additional payment of \$5,742.29, plus interest of \$7,675.43, on 742 claims. In addition, the Plan submitted evidence on October 28, 2022, that the Plan reprocessed and paid claims previously denied incorrectly. This correction and remediation resulted in the additional payment of \$64,718.77, plus interest of \$6,002.98, on 750 claims. The Plan corrected the deficiencies noted above and completed the required remediation during the course of the examination; therefore, no additional response is required.	10/28/2022	Completed	Claims		State	DMHC	2022
3	Changes in Plan Personnel	R The Department's examination disclosed that the Plan did not timely file changes in plan personnel.	1. The Plan revised its Desktop Procedure to define the Key Personnel as "Persons holding official positions that are responsible for the conduct of the Plan including but not limited to all Senior Leadership, all members of the BOG and other principal officers." The Desktop Procedure further clarifies the activities that will constitute an official personnel change event for Senior Leadership versus Board of Governors members. Finally, the Desktop Procedure was revised reflect that Key Personnel Change filings must be submitted within five (5) calendar days. 2. We have taken steps to improve the communication with the internal stakeholders to ensure personnel change events are routed to the Regulatory Affairs and Compliance team in a timely manner. The Board Clerk is responsible to immediately notify the Compliance Department of any Board Member changes. To ensure no updates are missed, each month the Compliance Specialist will email the Board Clerk and the Human Resources Department to confirm whether the BOG or SLT has experienced any personnel changes. The Compliance Specialist also maintains a log of Key Personnel Changes. Furthermore, once a personnel change event is anticipated, the Compliance Specialist immediately begins an electronic file and begins preparation of the necessary documents for submission.	1/13/2023	Completed	Compliance		State	DMHC	2022
4	Fidelity Bond	The Department's examination disclosed that the Plan's fidelity bond did not have a provision for 30 days' notice to the Department prior to cancellation.	Immediately after receiving the DMHC's audit request, The Alliance finance staff requested its insurance broker to work with the insurer in adding the requested provision. Before the DMHC's audit exit conference, such requested provision was provided to the DMHC auditor, and the auditor expressed that the supplied document was satisfactory. The Alliance has also created a new Policy & Procedure effective 1/11/2023.	1/11/2023	Completed	Finance		State	DMHC	2022

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY

Yellow = Plan Observations (included in final report)

R = Repeat Findings

2022 DHCS AUDIT FINDINGS: Audit Review Period 1/1/2021 - 3/31/2022

INTERNAL AUDITS

#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
1	G&A	(1.3.1) The Plan did not send acknowledgement letters for standard appeals within the required timeframe of five calendar days.	<p>1. The Daily Clerk Report is received daily by Grievance & Appeals Clerks and Leadership. The report will be reviewed by the Grievance & Appeals Leadership team to ensure acknowledgment letters are mailed timely.</p> <p>2. The Plan provided training to the Grievance & Appeals staff to review the regulatory requirements for mailing of acknowledgement letters.</p>	10/1/2022	Completed	G&A		State	DHCS	2022
2	G&A	(1.3.2) The Plan did not comply with existing APLs to notify members receiving a NAR that upholds an adverse benefit determination that they have an additional 120 days in addition to the initial 120 days allowed to request a SFH.	<p>1. Your Rights enclosure was updated to reflect enrollees have 240 days to request a State Fair Hearing</p> <p>2. Policy & Procedure G&A-007 State Hearings has been updated to reflect the member has 240 calendar days to request a State Hearing. The policy will go to committee for review and approval in December. <u>Update 03/10/2022</u>: Plan submitted draft policy G&A-007 State Fair Hearings that reflects current timeframe to request a SFH (240 calendar days) per the PHE. Policy pending internal committee approval. Plan will need to monitor end of PHE in order to revise policy to reflect normal regulatory requirement of 120 calendar days. PHE was extended through 1/11/23. <u>Update 4/14/2023</u>: The updated policy was approved at Compliance Committee on 3/21/2023</p>	3/21/2023	Completed	G&A		State	DHCS	2022
3	Provider Relations	R(1.5.1) The Plan did not ensure that its subcontractors submitted complete ownership and control disclosure information.	<p>1. The Alliance has made updates to its Provider Services Standard Operating Procedure (SOP) – Ownership and Control Disclosure Reviews for Delegates. This includes an additional layer of review from the Alliance Compliance Department when ownership and control forms are received from delegates. The SOP and tracking sheet has been updated.</p> <p>2. The findings specifically mentioned two (2) forms:</p> <ul style="list-style-type: none"> The delegate who provided the Alliance with the email confirming that the form they submitted to the Alliance is the same form that it files with DHCS. According to the delegate, DHCS confirmed acknowledgement of the form with no additional feedback. Another delegate who does not have a sole owner and provided a list of their leadership team with the FEIN for each of the clinics. The Alliance will notify the impacted delegates of the findings to receive forms that meet requirements by DHCS. <p>3. The Alliance will collect the new forms starting Q1 2023 <u>Update 03/10/2023</u>: Delegate has submitted an updated form and delegate is currently working toward completion of the form for submission to the Plan. Provider Services and Compliance will review to validate all fields are complete once all forms are received. <u>Update 4/15/2023</u>: The other delegate's form received on 3/2/2023, and two levels of review completed 3/10/2023.</p>	3/10/2023	Completed	Provider Relations		State	DHCS	2022

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY

Yellow = Plan Observations (included in final report)
R = Repeat Findings

2022 DHCS AUDIT FINDINGS: Audit Review Period 1/1/2021 - 3/31/2022

INTERNAL AUDITS

#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
4	QI	(2.1.1) The Plan did not document attempts to contact members and schedule the IHA.	<p>1. The plan will continue to inform members of the IHA through the EOC, welcome letters to all new members, and videos. - In addition, all members are eligible for a new member orientation (including a financial incentive). - Information regarding the IHA will be included in the member newsletter.</p> <p>The Alliance will initiate a new phone campaign where all new members will receive a phone call encouraging the member to receive an IHA. This phone log will be appropriately documented. The Alliance will create a call script for new member phone calls.</p> <p>2. The plan will create a report to identify new plan members. <u>Update 5/12/2023</u>: Fulfillment Report created to track mailing of member Orientation reports that contain reminder to schedule IHA to new members. Member Orientation Service Request tracking report tracks outreach attempts to members to complete new member orientation, which includes communication about scheduling IHAs</p> <p>3. The plan will create workflows for informing members of the IHA. <u>Update 5/12/2023</u>: Clinical QI Program Coordinator will review IVR reports to determine all new members have received an outreach call.</p> <p>4. The plan will update the IHA P&P to reflect the updated workflows. <u>Update 3/10/2023</u>: Draft policy QI-124 completed, IVR outreach is pending DHCS approval of script. Upon DHCS approval we will continue to develop the process for IVR outreach and develop desktop procedures. <u>Update 4/15/2023</u>: The updated P&P was approved at Compliance Committee 3/21/2023</p> <p>5. The plan will create a phone call campaign, create a script, and work with the state for approval. <u>Update 3/10/2023</u>: Awaiting DHCS approval of script. <u>Update 6/9/2023</u>: Final documents submitted to DHCS for review. Awaiting DHCS response. The Plan will continue to ensure accurate documentation of IHA outreach attempts via providers, by reviewing documentation as part of FSRs.</p>	9/8/2023	Completed	QI		State	DHCS	2022
5	CM	R (2.5.1) The Plan's MOU with the county MHP did not include the responsibility for the review of disputes between the Plan and the MHP.	<p>1. The Alliance has made several updates to the MOU and incorporated APL 18-015, as well as APL 21-013 Dispute Resolution Process Between Mental Health Plans and Medi-Cal Managed Care Health Plans. The Alliance has had a series of meetings with the MHP to review redline changes to the MOU. The MHP is currently under review of the redline changes and will notify the Alliance when they can move forward with signing the MOU. The MHP MOU vetting process includes County Board of Supervisor (BOS) approval. Therefore, the Alliance is hoping to execute the MOU by the end of 2022.</p>	12/31/2023	Completed	Provider Relations		State	DHCS	2022
6	Provider Relations	R (3.1.1) The Plan did not monitor the network providers' compliance with requirements for when appointments were extended.	<p>1. The Provider Manual was edited to update the requirements, providers were advised in the Quarterly Provider Packet, and The Alliance Provider Representatives advised providers during PCP visits. Additionally, fax blasts were sent to providers regarding the updated requirements, and the Provider Education document was updated to reflect the requirements.</p> <p>2. Edit P&P and Quality of Access Workflow to ensure all cases are reviewed by a QI Nurse. If a case is determined to be related to access, QI / A&A staff will review data for ED / Inpatient Stays as a result of delay in appointment. If the member does have an ED / IP Claim, the QI RN will then work the case up as a PQI / Quality of Care. This will be reviewed by the Medical Director and follow the PQI process. Finally, all QOA cases with available MRs will be reviewed to ensure the appropriate provider documentation. <u>Update 03/10/2023</u>: Policy QI-114 has been updated and is awaiting approval at committee <u>Update 4/14/2023</u>: P&P Q1-114 was approved at Compliance Committee 3/21/2023</p>	3/21/2023	Completed	Provider Relations QI		State	DHCS	2022

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY

Yellow = Plan Observations (included in final report)

R = Repeat Findings

2022 DHCS AUDIT FINDINGS: Audit Review Period 1/1/2021 - 3/31/2022

INTERNAL AUDITS

#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
7	Claims	(3.6.1) The Plan improperly denied emergency services claims.	<p>1. Case #7 – The claim was paid on 8/11/2021. The vendor was notified of the finding on 5/19/2022 and asked to review their internal process to ensure that codes on claims are captured correctly. They acknowledged they reviewed their internal processes and stated that poor claim imaging may have cause the issue, but they will increase the resolution to help ensure better results in the future.</p> <p>2. Case #20 –The vender was notified of the issue on 5/19/2022 and asked to review their internal process to ensure that dates on clams are captured correctly. They acknowledged they reviewed their internal processes and stated that poor claim imaging may have cause the issue, but they will increase the resolution to help ensure better results in the future. In addition, an edit was enhanced to ensure that the date range order is correct.</p> <p>3. The claim was paid on 1/5/2022 correctly. The Claims Processor was shown the claim finding for review along with the correct workflow document that shows the correct process to help ensure moving forward this does not occur again. This workflow was also reviewed by the Claim Processor team and training occurred.</p>	10/11/2022	Completed	Claims		State	DHCS	2022
8	Access and Availability	R (3.8.1) The Plan did not use PCS forms for NEMT services.	<p>1. The Plan will educate providers on PCS requirements. Update 3/10/2023: Provider Alert PCS Form Reminder and Form was sent out to Providers in a fax blast on Tuesday, 12/27/22.</p> <p>2. Refine PCS workflows to meet all regulatory requirements. Update 3/10/2023: Workflow updated.</p> <p>3. The Plan will conduct staff trainings on process workflow changes. Update 4/15/2023: Training completed 1/31/2023.</p> <p>4. The Plan will ensure that the transportation subcontractor trains their staff on the PCS process workflow changes. The transportation subcontractor will provide training materials and sign in sheets. Update 4/15/2023: Training completed 1/31/2023.</p> <p>5. The Plan will develop reports on PCS form outcomes using both transportation subcontractor information and the Plan's process to obtain PCS forms. Update 4/15/2023: Reports developed and presented at UM Committee Q4 2022.</p> <p>6. The Plan will monitor process workflows from the transportation subcontractor and the Plan to obtain missing PCS forms Update 4/15/2023: Reports developed and presented at UM Committee Q4 2022.</p> <p>7. The Plan will analyze trends in provider practices and provide feedback to providers regarding PCS form requirements. Update 4/15/2023: Reports developed and presented at UM Committee Q4 2022, where trends analyzed.</p> <p>8. The plan will evaluate whether to continue having the transportation subcontractor manage the PCS forms or take the direct management of PCS forms back into the Plan. Update 4/15/2023: Reports developed and presented at UM Committee Q4 2022. Will continue to analyze quarterly.</p> <p>9. The Plan will provide a quarterly report to UM Committee Update 4/15/2023: Reports developed and presented at UM Committee Q4 2022.</p>	4/1/2023	Completed	UM		State	DHCS	2022

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY

Yellow = Plan Observations (included in final report)

R = Repeat Findings

2022 DHCS AUDIT FINDINGS: Audit Review Period 1/1/2021 - 3/31/2022							INTERNAL AUDITS			
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
9	Member Rights	R (4.1.1) The Plan did not send acknowledgement and resolution letters within the required timeframes.	<ol style="list-style-type: none"> The G & A Department Leadership and Quality Assurance Specialist will reference the daily reports to ensure the acknowledgment and resolution letters are sent timely The Plan provided training to the Grievance & Appeals staff to review the regulatory requirements for mailing of acknowledgement and resolution letters. The Quality Assurance Specialist will audit 5 appeals cases and 5 grievances cases per Grievance & Appeals Coordinator per month. 	10/1/2022	Completed	G&A		State	DHCS	2022
10	Member Rights	R (4.1.2) The Plan did not send acknowledgement and resolution letters in threshold languages.	<ol style="list-style-type: none"> Updated our system of record to capture the dates the resolution letter was submitted for translation and the date it was mailed to the member. The Plan provided training to the Grievance & Appeals staff on the updates made to the system of record. The Quality Assurance Specialist will audit 5 appeals cases and 5 grievances cases per Grievance & Appeals Coordinator per month. 	9/20/2022	Completed	G&A		State	DHCS	2022
11	Member Rights	(4.1.3) The Plan was not compliant with grievance extension letter timeframes; in some cases, it did not send extension letters for grievances that were not resolved within 30 calendar days and in other cases it did not resolve grievances by the estimated completion date specified in the extension letter	<ol style="list-style-type: none"> The Plan provided training to the Grievance & Appeals staff on the system updates to capture extension letters. The Quality Assurance Specialist will audit 5 appeals cases and 5 grievances cases per Grievance & Appeals Coordinator per month. Updated Policy & Procedure G&A- 003: Grievance and Appeals, Receipt, Review and Resolution. The policy will be sent to Committee for approval. Update 03/10/2023: Draft policy updated and awaiting approval at committee. Update 4/15/2023: P&P G&A-003 was approved at Compliance Committee on 3/21/2023 	3/21/2023	Completed	G&A		State	DHCS	2022
12	Member Rights	R (4.1.4) The Plan did not thoroughly investigate and resolve grievances prior to sending resolution letters.	<ol style="list-style-type: none"> The Alliance will review resolution letters prior to mailing to the member. The Alliance provided training to the Grievance & Appeals staff to ensure the resolution letter clearly addresses all of the member's concerns The Quality Assurance Specialist will audit 5 appeals cases and 5 grievances cases per Grievance & Appeals Coordinator per month. 	10/1/2022	Completed	G&A		State	DHCS	2022
13	Member Rights	R (4.3.1) The Plan did not report suspected security incidents or unauthorized disclosures of PHI to DHCS within the required timeframes.	<p>The Plan has created an interdepartmental team to work in collaboration to develop a reporting process for timely submissions of possible HIPAA and FWA incidents to Compliance. Six points of entry for possible incidents have been identified. The team is utilizing technological improvements as well as developing staff training to be able to identify HIPAA and FWA incidents and the method for immediate reporting to compliance. Update 03/10/2023: Training created and provided to The Alliance staff; new referral tracking implemented and tool created.</p>	3/10/2023	Completed	Compliance		State	DHCS	2022
14	Member Rights	(4.3.2) The Plan did not notify the DHCS Program Contract Manager and DHCS ISO of suspected security incidents or unauthorized disclosure of PHI or PI.	<p>Due to human error, reporting to the three (3) entities at DHCS; DHCS Program Contract Manager, the DHCS Privacy Officer and the DHCS Information Security Officer was not completed for all possible HIPAA incidents.</p> <p>Reporting Policy CMP-013 has been updated to reflect the current reporting email address for possible HIPAA incidents to DHCS incidents@dhcs.ca.gov. This change was reviewed and approved by the Compliance Committee on 11/23/2021.</p>	11/23/2021	Completed	Compliance		State	DHCS	2022

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY

Yellow = Plan Observations (included in final report)

R = Repeat Findings

2022 DHCS AUDIT FINDINGS: Audit Review Period 1/1/2021 - 3/31/2022

INTERNAL AUDITS

#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
15	Fraud and Abuse	R (6.2.1) The Plan did not report preliminary investigations of all suspected cases of fraud and abuse to DHCS within 10 working days of the Plan receiving notification of the incident.	The Plan has created an interdepartmental team working in collaboration to develop a reporting process for timely submissions of possible HIPAA and FWA incidents to Compliance. Six points of entry for possible incidents have been identified. The team is utilizing technological improvements as well as developing staff training to be able to identify a possible incident for immediate reporting to compliance. At the initiation of the Reporting Process Enhancement, the FWA Specialist will conduct training designed for each department identified as a point of entry. The FWA Specialist will be responsible to track and monitor all privacy related referrals to the compliance department for timeliness. Update 03/10/2023: Training created and provided to The Alliance staff; new referral tracking implemented and tool created.	3/10/2023	Completed	Compliance		State	DHCS	2022

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2021 DMHC JOINT AUDIT FINDINGS : Audit Review Period 11/1/2018 - 10/31/2020							INTERNAL AUDITS			
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
1	Grievances & Appeals	When the Plan has notice of a case requiring expedited review, the Plan does not immediately inform complainants of their right to contact the Department.	The Plan updated the process to state when a call is received by the Member Services Department and it is categorized as a potential expedite, the call is transferred to the Grievance & Appeals Department queue and the Clerk will provide the member with their DMHC rights.	5/3/2022	Completed	G&A		State	DMHC	2021
2	Grievances & Appeals	The Plan's online grievance submission procedure is not accessible through a hyperlink clearly identified as "GRIEVANCE FORM," does not allow a member to preview and edit the form before submission, and does not include the required disclosure.	The Plan has worked with our internal Information Technology (IT) Department to have the updates made to the website to include the GRIEVANCE FORM hyperlink, the edit/preview functionality and to update the disclosure statement. Exhibit 2A_Preview_Edit_Disclosure shows the updates on the testing site. Regarding the disclosure statement, the Plan identified an outdated version of the statement. The Plan has updated the disclosure statement so that it is in alignment with the verbiage from Knox-Keene (see attached Exhibit 2B_Knox-Keene).	8/11/2022	Completed	G&A		State	DMHC	2021
3	Grievances & Appeals	The Plan does not correctly display the statement required by Section 1368.02(b) in all required enrollee communications.	The Plan identified an outdated version of the statement. The Plan has updated the disclosure statement so that it is in alignment with the verbiage from Knox-Keene (see attached Exhibit 3A_Knox-Keene). Exhibit 3F will apply to both the appeals and grievance letters. The Plan's UM materials were likewise updated to reflect compliance with the verbiage. Revised Your Rights attachments for NOAs and NARs were implemented in TruCare on 1/18/2022. The Plan's Pharmacy templates are being drafted and copies will be provided on 12/30/2022 for the following: •A_GroupCare NOA template •B_GroupCare NOA template •C_Full Group Care Formulary/Template <u>12/30/2022</u> :Template letters completed and submitted to DMHC	12/30/2022	Completed	G&A Member Services UM Rx		State	DMHC	2021
4	Prescription (Rx) Drug Coverage	The Plan's prescription drug denial and modification letters to enrollees do not include accurate information about their grievance rights.	The plan will update/ensure prescription drug denial and modification letters to the enrollees include accurate information about their grievance rights. Templates are being drafted and copies will be provided on December 30, 2022. <u>12/30/2022</u> :Template letters completed and submitted to DMHC	12/30/2022	Completed	Rx		State	DMHC	2021
5	Prescription (Rx) Drug Coverage	The Plan does not inform enrollees of their right to seek an external exception request review in formulary exception request denial letters.	The plan will insert external exception request review in formulary exception request denial letters as seen below: "EXTERNAL REVIEWS You have the right to request an external review when the Alliance denies a prior authorization request for a drug that is not covered by the plan or for an investigational drug or therapy. A request for an external review will not prevent you from filing a Grievance or Independent Medical Review (IMR) with the California Department of Managed Health Care. You may request an external review through the Alliance contact information listed above." •Templates are being drafted and copies will be provided on December 30, 2022. <u>12/30/2022</u> :Template letters completed and submitted to DMHC	12/30/2022	Completed	Rx		State	DMHC	2021
6	Prescription (Rx) Drug Coverage	The Plan does not display its formularies in a manner consistent with the Department's standard formulary template.	The Plan will update formularies in a manner consistent with the Department's standard formulary template. <u>12/30/2022</u> : The formulary template has been updated.	12/30/2022	Completed	Rx		State	DMHC	2021

ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD

KEY	
Yellow	Plan Observations (included in final report)
Orange	Plan Observations (not included in the final report)
R	Repeat Findings

2021 DHCS JOINT AUDIT FINDINGS: Audit Review Period 6/1/2019 - 3/31/2021								INTERNAL AUDITS			
#	Category	Deficiency	Corrective Action Plan (CAP)	Risk Category (High, Medium, Low)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
1	UM	(1.2.1) The Plan did not have appropriate processes to ensure that limitations on speech therapy services would not be imposed. In addition to using Medi-Cal guidelines, the Plan used MCG as its evidence-based criteria to make decisions. MCG criteria dictates the amount of visits that can be approved based on a diagnosis and therefore imposes limits.	<p>1. The Plan developed workflow outlining standard review process for speech therapy Prior Authorization (PA) requests, ensuring that no limitations on speech therapy would be imposed on members under age 21.</p> <p>2. The Plan will conduct a current staff training on standard process, and include it in new staff training. Update 10/8/2021: Training complete 9/29/2021</p> <p>3. The Plan will revise 10748 Daily Auth Denial report to incorporate service type to capture PA requests for Speech Therapy. Update 11/12/2021: The report request has been submitted, estimated completion is 11/15/2021. <u>Update 12/10/2021:</u> Report has been created and is being completed weekly.</p> <p>4. The Plan will monitor PA requests for Speech Therapy on a quarterly basis. Update 11/12/2021: The report request has been submitted, estimated completion is 11/15/2021. <u>Update 12/10/2021:</u> Requests for Speech Therapy are being monitored quarterly.</p> <p>5. The Plan will report results quarterly to UMC. <u>Update 12/10/2021:</u> The first report will be given to the UMC in January 2022. <u>Update 09/09/2022:</u> Speech therapy is now being tracked on a quarterly basis and was reported out at the Q1 2022 UM Committee</p>	Medium	Q1 2022	Completed	UM		State	DHCS	2021
2	UM	(1.2.2) The Plan did not ensure that a qualified health care professional reviewed dental anesthesia prior authorization requests which includes a review of clinical data. The Plan did not ensure the use of appropriate criteria/guidelines when reviewing dental anesthesia requests.	<p>1. The Plan developed workflow outlining standard review process for dental anesthesia Prior Authorization (PA) requests.</p> <p>2. The Plan will develop mitigation plan until auto auth programming is removed. <u>Update 10/8/2021:</u> Mitigation plan developed and put into place 9/29/2021</p> <p>3. The Plan will conduct a staff training on the mitigation plan to identify and use standard UM review process for dental anesthesia (DA) and include it in new staff training. <u>Update 10/8/2021</u> Training complete 9/29/2021</p> <p>4. The Plan's UM and IT teams will collaborate to remove DA requests from Auto Authorization programming in TruCare (TC). <u>Update 12/10/2021:</u> DA requests have been removed from Auto Authorization programming in TruCare as of 10/1/2021</p> <p>5. The Plan will develop a Tracking Report to capture and report on PA requests for Dental Anesthesia. <u>Update 12/10/2021:</u> The quarterly report (03127) Dental General Anesthesia Report will be utilized for monitoring</p> <p>6. The Plan will monitor PA requests for Dental Anesthesia quarterly. <u>Update 10/14/2022:</u> PA requests for Dental Anesthesia are now being monitored quarterly</p> <p>7. The Plan will report results quarterly to UMC. <u>Update 10/14/2022:</u> PA requests for Dental Anesthesia are now being tracked on a quarterly basis and was reported out at the Q1 2022 UM Committee</p>	High	Q1 2022	Completed	UM		State	DHCS	2021
3	UM	(1.5.1) The Plan did not ensure the delegate met standards set forth by the Plan and DHCS. The Delegate inappropriately denied medical prior authorization requests.	<p>1. The Plan will inform Delegate 1 of DHCS findings about inappropriately denied medical prior authorization requests. <u>Update 11/12/2021:</u> On 10/8/2021 a letter was sent to the delegate to advise of the audit findings.</p> <p>2. The Plan will re-educate delegates on requirements for standard UM processes, including application of appropriate criteria guidelines. <u>Update 11/12/2021:</u> On 10/12/2021 a meeting was held with Delegate 1 leadership do educate on requirements for the standard UM process.</p> <p>3. The Plan will audit Delegate 1's denied cases for appropriateness of denial elements using annual audit tool. <u>Update 2/11/2022:</u> The annual Delegate 1 delegation audit began 12/17/2021 and includes an audit of denied cases for appropriateness of denial elements.</p> <p>4. The Plan will review denied cases at monthly Delegate 1 meeting for education. <u>Update 2/11/2022:</u> Denied cases are now being reviewed at the monthly Delegate 1 meeting for education. <u>Update 5/13/2022:</u> The Q1 2022 audit has commenced as of 5/5/2022. <u>Update 08/09/2022:</u> The Delegate 1 audit is in progress and is expected to be completed by 8/12/2022 <u>Update 09/06/2022:</u> The audit for Q2 2022 is in progress, preliminary findings have been submitted to Delegate 1. The audit for Q3 2022 is beginning. There will be four total quarters of reviews completed in order to close out this finding. <u>4/3/2023:</u> Four quarters of the audit have been completed. Results under review. <u>Update 6/9/2023:</u> A Trend Report for 2022 Quarterly Focused Audit findings regarding medical necessity denials was issued to Delegate 1 along with the Final Report for their Annual Audit on 4/11/23. Delegate 1 CAP response due 6/16/2023. <u>Update 9/8/2023:</u> The 2022 CAP is ongoing. Delegate 1's CAP included updates to UM workflows, staff training, and internal audits. The CAP is in progress. Workflows, trainings, and internal audits have been completed and are under review by Alliance SMEs.</p>	Medium	Q4 2023	Completed	UM		State	DHCS	2021

Yellow = Plan Observations (included in final report)
Orange = Plan Observations (not included in the final report)
R = Repeat Findings

2021 DHCS JOINT AUDIT FINDINGS: Audit Review Period 6/1/2019 - 3/31/2021								INTERNAL AUDITS			
#	Category	Deficiency	Corrective Action Plan (CAP)	Risk Category (High, Medium, Low)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
4	UM	(1.5.2) The Plan did not ensure the delegate met standards set forth by the Plan and DHCS. The delegate did not ensure that requests to see out of network providers were reviewed and decisions were made by a qualified health care professional. It did not include the decision-maker's name in the NOA.	<p>1. The Plan will inform Delegate of DHCS findings about qualified health care professional did not always make decisions to deny or only authorized an amount, duration, or scope that was less than requested, and the lack of name and contact information on the NOA of the decision-maker. <u>Update 11/12/2021</u>: On 10/8/2021 a letter was sent to delegate to advise of the audit findings.</p> <p>2. The Plan will re-educate delegates on standard UM requirement that only qualified health care professionals make decisions to deny or authorize an amount, duration, or scope that is less than requested, including out of network requests, and on the requirement to have the decision-makers' name and contact information on the NOA. <u>Update 11/12/2021</u>: The Alliance met with the delegate on 10/28/2021 to provide re-education.</p> <p>3. The Plan will audit delegate's cases during the annual audit to ensure that only qualified health care professionals make decisions on denials and authorizations of the amount, duration, and scope less than requested, and contact information for the decision maker. <u>Update 02/11/2022</u>: The annual delegation audit started on 12/20/2021 and is in progress. The audit is expected to be completed on 4/1/2022. <u>Update 09/09/2022</u>: The delegate audit is in progress. And is expected to be completed by 9/23/2022</p>	Medium	12/20/2021	Completed	UM Compliance		State	DHCS	2021
5	UM	R (1.5.3) The Plan did not ensure complete ownership and control disclosure information were collected from its delegates.	<p>1. The Plan has updated its documentation, Provider Services Standard Operating Procedure – Ownership and Control Disclosure Reviews for Delegates, to include collecting required disclosures from the managing employees, or board of directors and senior management team in cases where the entity is a non-profit with no majority ownership and/or owned by physician shareholders.</p>	Low	9/14/2021	Completed	Provider Network Vendor Management		State	DHCS	2021
6	UM	(1.5.4) The Plan did not ensure the written agreements with its delegates included the requirement to allow specified departments, agencies, and officials to audit, inspect, and evaluate the Plan's facilities, records, and systems related to good and services provided to Medi-Cal members.	<p>1. The Plan is adding the Comptroller General in the Behavioral Health contract, Amendment 7. <u>Update 11/12/2021</u>: The Comptroller General was added to the contract, Amendment 7, as of 10/13/2021</p> <p>2. The Plan is currently working with its delegate on a new contract and delegation agreement which will include the provision and requirement to allow governmental and specified agencies and officials to audit records and systems. <u>Update 1/14/2022</u>: The draft agreement has been completed and is expected to be fully executed in January 2022. <u>Update 2/11/2022</u>: Full execution of the draft agreement is still in progress. <u>Update 09/09/2022</u>: Full execution of the draft agreement is expected by the end of September 2022</p> <p>3. The Plan will conduct a review of all of its delegated agreements and update the agreements to ensure that all of the language requirements are included. <u>Update 1/14/2022</u>: The agreement has been reviewed and updated. <u>Update 2/11/2022</u>: The Plan conducts annual oversight of its Delegates via an Annual Delegation Audit, as described in CMP-019 – Delegation Oversight. The Plan has updated its Compliance Audit tool to ensure the audit includes a review of the Delegation Agreement to confirm it contains the required language.</p>	Medium	12/31/2022	Completed	Provider Network Vendor Management Compliance		State	DHCS	2021
7	UM	(1.5.5) The Plan did not have policies and procedures for imposing financial sanctions on its delegate and delegated entities.	<p>1. The Plan has created a new Policy, CMP-030 Sanction and Escalation. This Policy describes the standards by which the Plan may impose sanctions against Delegated Entities (DE), providers and vendors for non-compliance or failure to comply with Corrective Actions Plan (CAP) deficiencies, or for breach of any material term, covenant or condition of an agreement and/or for failure to comply with applicable federal or state statutes, regulations, and rules. <u>Update 12/10/2021</u>: Policy CMP-030 was approved at Compliance Committee on 11/23/2021</p>	Low	12/1/2021	Completed	Compliance		State	DHCS	2021
8	Case Management	R (2.1.1) The Plan did not conduct HRAs within the required timeframes for newly enrolled SPD members in 2019 and 2020.	<p>1. The Plan revised the HRA process to track all incoming HRAs via a Log, documenting date of receipt.</p> <p>2. The Plan revised current process for HRAs received past due to be entered into the system of record TruCare (TC) during the month of receipt.</p> <p>2.a. The Plan updated workflows.</p> <p>3. The Plan re-trained staff on the HRA process.</p> <p>4. The Plan will monitor the Log weekly to ensure adherence to the new process. <u>Update 10/8/2021</u>: The log has been created and is being monitored weekly</p> <p>5. The Plan will report outcomes up to UMC quarterly. <u>Update 2/11/2022</u>: As of the December UM Committee meeting, outcomes are now being reported at the UMC.</p>	Low	12/31/2021	Completed	Case Management		State	DHCS	2021

Yellow = Plan Observations (included in final report)
Orange = Plan Observations (not included in the final report)
R = Repeat Findings

2021 DHCS JOINT AUDIT FINDINGS: Audit Review Period 6/1/2019 - 3/31/2021								INTERNAL AUDITS			
#	Category	Deficiency	Corrective Action Plan (CAP)	Risk Category (High, Medium, Low)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
9	Case Management	(2.1.2) The Plan did not ensure coordination of care in certain cases where EPSDT services were medically necessary.	<p>1. The Plan will develop training on EPSDT PA requests to identify and refer members who need coordination of their care. <u>Update 11/12/2021</u>: Training developed</p> <p>2. The Plan will provide training to UM and CM staff. <u>Update 11/12/2021</u>: Training completed for UM and CM staff</p> <p>3. The Plan will create a reporting system to capture referrals to CM and the provision of care coordination. <u>Update 11/12/2021</u>: Reporting system to capture referrals has been created, change in reporting will be reflected mid-December</p> <p>4. The Plan will report outcomes at UMC on a quarterly basis. <u>Update 5/13/2022</u>: Outcomes reported at January and March 2022 UMC Meetings.</p>	Medium	5/13/2022	Completed	Case Management		State	DHCS	2021
10	Case Management	(2.2.1) The Plan did not ensure the completion of Individualized Care Plans for members enrolled in Complex Case Management.	<p>1. The Plan revised its CCM ICP workflow and added the requirement that all staff complete ICPs for all members in CCM.</p> <p>2. The Plan re-trained staff to complete ICPs for all members in CCM.</p> <p>3. The Plan will revise its CM Aging Report to capture completion of ICPs for daily management and reporting outcomes. <u>Update 10/8/2021</u>: Aging report has been updated to capture completion of ICPs</p> <p>4. The Plan will develop a monitoring workflow. <u>Update 10/8/2021</u>: The monitoring workflow has been completed</p> <p>5. The Plan will routinely monitor completion of the ICPs. <u>Update 10/8/2021</u>: The log has been created and is being monitored weekly</p> <p>6. The Plan will report outcomes at UMC quarterly. <u>Update 09/09/2022</u>: Monitoring of the ICPs is now being tracked and reported out quarterly at UM Committee.</p>	Low	3/25/2022	Completed	Case Management		State	DHCS	2021
11	Case Management	(2.2.2) The Plan did not ensure development of care plans in collaboration with the PCP.	<p>1. The Plan re-trained staff on policy regarding developing care plans in collaboration with PCP.</p> <p>2. The Plan will revise its CM Aging Report to capture the date the letter regarding Care Plans was sent to the PCP. <u>10/8/2021</u>: The CM Aging Report has been updated to capture the date the letter regarding Care Plans was sent to the PCP</p> <p>3. The Plan will monitor, on an ongoing basis, the CM Aging Report to ensure CP letters are being sent to PCPs. <u>Update 10/8/2021</u>: Monitoring has begun, automation of this report is in progress</p> <p>4. The Plan will report outcomes to UMC quarterly. <u>Update 09/09/2022</u>: Monitoring of the development of care plans with the PCP is now being tracked and reported out quarterly at UM Committee.</p>	Low	3/25/2022	Completed	Case Management		State	DHCS	2021
12	Case Management	(2.2.3) The Plan did not conduct periodic evaluations to ensure the provision of complex case management based on the member's medical needs. The Plan did not implement procedures for monitoring time frame standards or maintaining monthly contact with members.	<p>1. The Plan developed a workflow to maintain regular contact with members and ensure that the continuation of CCM is based on medical needs by using the Complex Criteria Checklist.</p> <p>2. The Plan conducted staff training.</p> <p>3. The Plan will revise its CM Aging Report to capture provision of CCM and maintaining monthly contact with member. <u>10/8/2021</u>: The CM Aging Report has been revised to capture the provision of CCM and maintaining monthly contact with member</p> <p>4. The Plan will monitor, on an ongoing basis, the CM Aging Report. <u>10/8/2021</u>: Monitoring has begun, automation of this report is in progress</p> <p>5. The Plan will report outcomes quarterly to UMC. <u>Update 09/09/2022</u>: Monitoring of the CM Aging Report is now being tracked and reported out quarterly at UM Committee.</p>	Low	3/25/2022	Completed	Case Management		State	DHCS	2021

Yellow = Plan Observations (included in final report)
Orange = Plan Observations (not included in the final report)
R = Repeat Findings

2021 DHCS JOINT AUDIT FINDINGS: Audit Review Period 6/1/2019 - 3/31/2021								INTERNAL AUDITS			
#	Category	Deficiency	Corrective Action Plan (CAP)	Risk Category (High, Medium, Low)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
13	Case Management	(2.2.4) The Plan did not ensure that interdisciplinary team assessments were included in the updating of members' care plans. The Plan did not ensure timely documentation of the interdisciplinary team meeting notes.	<ol style="list-style-type: none"> The Plan created an additional column in the Complex Case Log to monitor timely entry of IDT Round note into system of record. The Plan will develop a workflow for staff to include the IDT note in the updated care plans. <u>Update 10/8/2021</u>: The workflow has been updated to include the IDT note in the updated care plans. The Plan will develop a monitoring workflow. Monitoring will be done on a bi-weekly basis. <u>Update 9/9/2022</u>: Monitoring is now being completed on a bi-weekly basis The Plan conducted a staff training on the process. The Plan will use Complex Case Log to monitor adherence to procedure. <u>Update 11/12/2021</u>: The Plan is now using the Complex Case Log to monitor adherence The Plan will report outcomes quarterly to UMC. <u>Update 09/09/2022</u>: Monitoring of the IDT assessments is now being tracked and reported out quarterly at UM Committee. 	Low	3/25/2022	Completed	UM		State	DHCS	2021
14	Case Management	(2.5.1) The Plan's MOU with the County MHP did not meet all the requirements specified in APL 18-015.	<ol style="list-style-type: none"> The Plan will conduct annual meetings with the County to ensure that the MOU is being updated (when appropriate). <u>Update 1/14/2022</u>: Due to staffing availability, the meeting with the County to review the MOU was not able to take place in December, and will be scheduled for early 2022. <u>Update 2/11/2022</u>: The first meeting with the county took place on 1/31/2022. <ol style="list-style-type: none"> The Plan will develop meeting minutes to demonstrate topic of discussions. The Plan will submit meeting minutes to DHCS. <u>Update 2/11/2022</u>: Meeting minutes completed for first meeting on 1/31/2022. The Plan's internal departments will work together to ensure clinical and quality components that are not present be updated in the MOU to reflect the requirements in APL-018. <u>Update 2/11/2022</u>: MOU has been updated to ensure clinical and quality components reflected. 	Low	1/31/2022	Completed	Case Management Provider Network		State	DHCS	2021
15	Case Management	(2.5.2) The Plan's MOU with the County MHP did not specify policies, procedures, and reports to address quality improvements requirements specified in APL 18-015. The Plan did not conduct semi-annual calendar year reviews of referral and care coordination processes, generate semi-annual reports, or develop performance measures and quality improvement initiatives during the audit period.	<ol style="list-style-type: none"> The Plan will establish a cross-functional workgroup to develop specific P&Ps and QI performance metrics, in addition to referral and care coordination reports. <u>Update 12/10/2021</u>: The cross-functional workgroup was established and held it's first meeting on 10/20/2021. County JOMs will begin January 2022. 	High	12/10/2021	Completed	Case Management Provider Network		State	DHCS	2021
16	Access	(3.1.1) The Plan did not enforce and monitor providers' compliance with the requirement to document when timeframes for appointments were extended.	<ol style="list-style-type: none"> The Plan revised P&P QI-107 to include appointment extension language and will be submitted to committee for approval. <u>Update 11/12/2021</u>: The P&P has been revised and is awaiting approval at committee on 11/23/2021. <u>Update 12/10/2021</u>: The policy was approved at Compliance Committee on 11/23/2021. The Plan revised Timely Access Standards Provider Communication Sheet and will be submitted to committee for approval. <u>Update 11/12/2021</u>: The Timely Access Standards Provider Communication Sheet has been revised and is awaiting approval at committee on 11/18/2021. <u>Update 12/10/2021</u>: The Timely Access Standards Provider Communication Sheet was approved at HCQC on 11/18/2021. 	Low	11/23/2021	Completed	QI		State	DHCS	2021
17	Access	(3.1.2) The Plan did not continuously review, evaluate and improve access to and availability of the first prenatal appointment.	<ol style="list-style-type: none"> The Plan revised P&P QI-107 to indicate current Access Standards for First Prenatal Appointment from 2 weeks from date of request to 10 days for PCP OB/GYN and 15 days from request for OB/GYN Specialty Care. P&P will be submitted to committee for approval. <u>Update 11/12/2021</u>: Awaiting clarification and further guidance from DHCS Contract Manager. <u>Update 12/10/2021</u>: QI-107 was approved at the Compliance Committee on 11/23/2021. The Plan revised Timely Access Standards Provider Communications Sheet. <u>Update 11/12/2021</u>: Awaiting clarification and further guidance from DHCS Contract Manager. <u>Update 12/10/2021</u>: The Timely Access Standards Provider Communication Sheet was approved at HCQC on 11/18/2021. The Plan will be implementing a tracking and trending report of First Prenatal PQIs. <u>Update 11/12/2021</u>: Awaiting clarification and further guidance from DHCS Contract Manager. <u>Update 12/10/2021</u>: The Tracking and Trending report of First Prenatal PQIs has been implemented 	Medium	11/23/2021	Completed	QI		State	DHCS	2021

Yellow = Plan Observations (included in final report)
Orange = Plan Observations (not included in the final report)
R = Repeat Findings

2021 DHCS JOINT AUDIT FINDINGS: Audit Review Period 6/1/2019 - 3/31/2021								INTERNAL AUDITS			
#	Category	Deficiency	Corrective Action Plan (CAP)	Risk Category (High, Medium, Low)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
18	Access	(3.4.1) The Plan did not ensure standing referral determinations and processing were made within the required timeframes.	<p>1. The Plan will develop a standing referral workflow. <u>11/12/2021</u>: Standing referral workflow has been developed</p> <p>2. The Plan will update The Alliance system of record for UM and CM, TruCare (TC) to add user define field in order to identify standing referral status to ensure correct TAT, which would include a reportable field for monthly reporting. <u>Update 12/10/2021</u>: TruCare has been updated to add the user defined field.</p> <p>3. The Plan will revise TruCare (TC) to capture timeframes for processing Standing Referrals. <u>Update 12/10/2021</u>: The reporting TAT has been scheduled to begin in December, with the first report, containing December data, due in January.</p> <p>4. The Plan will revise Authorization Aging report for day to day management and to report on timeframes for Standing Referrals. <u>Update 01/14/2022</u>: Revision of aging report complete</p> <p>5. The Plan will conduct staff training on standard work for Standing Referrals. <u>Update 01/14/2022</u>: Staff training on standing referrals completed 11/16/2021</p> <p>6. The Plan will monitor Standing Referral timeframes with the daily Authorization Aging report.</p> <p>7. The Plan will report results quarterly to UMC. <u>Update 09/09/2022</u>: Standing referrals are now being tracked and reported on during UM Committee quarterly</p>	High	3/25/2022	Completed	UM Case Management	Completed	State	DHCS	2021
19	Access	(3.6.1) The Plan improperly denied emergency services claims and family planning claims.	1. The Plan updated its monitoring report criteria to include a denial code (code:0630) which would allow us to identify claims prior to finalizing adjudication.	Low	3/26/2021	Completed	Claims IT (Config)		State	DHCS	2021
20	Access	(3.6.2) The Plan did not pay interest for family planning claims not completely reimbursed within 45 working days of receipt.	1. The Plan reviewed the issue thru Claims Processor & Specialist training to ensure staff understands the issue that resulted in no interest. The trainings were completed in May 2021.	Low	5/1/2021	Completed	Claims		State	DHCS	2021
21	Access	(3.8.1) The Plan did not ensure its transportation broker's NEMT providers were enrolled in the Medi-Cal program.	<p>1. The Plan notified its transportation broker that remaining unenrolled NEMT providers need to complete PAVE application by 12/01/2021. <u>Update 12/10/2021</u>: The notification letter was sent to the transportation broker on 12/1/2021,</p> <p>2. The Plan will audit transportation broker providers to ensure drivers are enrolled in the Medi-Cal program. This was last completed August 27, 2021. Monitoring will be conducted on an annual basis.</p>	Low	12/31/2022	Completed	Vendor Management		State	DHCS	2021
22	Access	(3.8.2) The Plan did not require PCS forms for NEMT services.	<p>1. The Plan will require transportation broker to provide ongoing reports on rates of obtaining PCS forms from providers: <u>Update 11/12/2021</u>: UM Team working with Vendor Management and the transportation broker to obtain needed reports. <u>Update 12/10/2021</u>: The report was received from transportation broker on 10/28/2021.</p> <p>2. The Plan will analyze trends in provider practices on a quarterly basis. <u>Update 12/10/2021</u>: The first report will be given at UMC in January 2022. <u>Update 2/11/2022</u>: Awaiting reports from the transportation broker</p> <p>3. The Plan will educate providers on PCS requirements and provide data on their performance: <u>Update 2/11/2022</u>: Awaiting reports from the transportation broker</p> <p>3.a. Provider newsletter. <u>Update 2/11/2022</u>: Awaiting reports from the transportation broker</p> <p>3.b. Individual office contacts</p> <p>4. The Plan will finalize process workflow to obtain missing PCS forms. <u>Update 11/12/2021</u>: UM Team working with Vendor Management and the transportation broker to obtain needed reports. <u>Update 12/10/2021</u>: The workflow has been finalized based on the reports received from the transportation broker</p> <p>5. The Plan will conduct staff trainings on process workflow. <u>Update 12/10/2021</u>: Training was completed 11/8/2021.</p> <p>6. The Plan will provide a quarterly report to UMC. <u>Update 01/14/2021</u>: Reporting will begin at UMC in Q1 2022. <u>Update 2/11/2022</u>: Awaiting reports from the transportation broker <u>Update 09/09/2022</u>: NEMT services are now being tracked and reported quarterly at the UM Committee.</p>	Medium	12/31/2022	Completed	Vendor Management UM		State	DHCS	2021
23	Member Rights	(4.1.1) The Plan did not ensure that the medical director fully resolved QOC grievances prior to sending resolution letters.	<p>1. The Plan updated G&A-003 Grievance and Appeals Receipt, Review and Resolution to include the process for the medical director's review and resolution of all levels of quality of care grievances prior to sending a resolution letter to members. The policy will be reviewed at the Health Care Quality Committee on November 18, 2021 and the Compliance Committee Meeting on November 23, 2021. <u>Update 12/10/2021</u>: G&A-003 was approved at the Compliance Committee meeting on 11/23/2021</p> <p>2. The Plan will provide training to the medical directors to review G&A-003 Grievance and Appeals Receipt, Review and Resolution by November 30, 2021. <u>Update 3/11/2022</u>: Training was completed 1/12/2022</p>	Medium	1/12/2022	Completed	G&A		State	DHCS	2021
24	Member Rights	(4.1.2) The Plan did not consistently implement its procedure for processing grievances. The Plan considered member's grievances resolved and classified as exempt without conducting investigation.	<p>1. The Plan is updating its policy and procedures for processing Exempt Grievances to reflect its current process. The policy MBR-0024 will be reviewed at the Compliance Committee Meeting on November 23, 2021. <u>Update 12/10/2021</u>: MBR-024 was approved at Compliance Committee on 11/23/2021</p> <p>2. The Plan will provide staff training by November 30, 2021. <u>Update 1/14/2022</u>: Training was completed 11/19/2021</p>	Low	11/30/2021	Completed	Member Services		State	DHCS	2021

Yellow = Plan Observations (included in final report)
Orange = Plan Observations (not included in the final report)
R = Repeat Findings

2021 DHCS JOINT AUDIT FINDINGS: Audit Review Period 6/1/2019 - 3/31/2021								INTERNAL AUDITS			
#	Category	Deficiency	Corrective Action Plan (CAP)	Risk Category (High, Medium, Low)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year
25	Member Rights	(4.1.3) The Plan did not send acknowledgement and resolution letters within the required timeframes. The Plan did not promptly notify the members that expedited grievances would not be resolved within the required timeframe.	1. The Plan provided training to the Grievance and Appeals staff to review G&A-003 Grievance and Appeals Receipt, Review and Resolution and G&A-005 Expedited Review of Urgent Grievances. The staff attested that they understood the requirements and will ensure that acknowledgement and resolution letters are sent within the required timeframes, and to also notify members when expedited grievances would not be resolved within the required timeframe.	Low	9/21/2021	Completed	G&A		State	DHCS	2021
26	Member Rights	(4.1.4) The Plan did not send acknowledgement and resolution letters in threshold languages.	1. The Plan provided training to the Grievance and Appeals staff to review G&A-001 Grievance and Appeals System Description and CLS-003 Language Assistance Services. The staff attested that they understood the requirements and will ensure that acknowledgement and resolution letters are sent to members in their threshold languages.	Low	9/21/2021	Completed	G&A		State	DHCS	2021
27	Member Rights	R (4.1.5) The Plan did not consistently resolve grievances prior to sending resolution letters.	1. The Plan provided training to the Grievance and Appeals staff to review G&A-001 Grievance and Appeals System Description. The staff attested that they understood the requirements and will ensure that grievances are fully resolved prior to sending resolution letters.	Low	9/21/2021	Completed	G&A		State	DHCS	2021
28	Member Rights	(4.3.1) The Plan did not report suspected security incidents or unauthorized disclosures of PHI to DHCS within 24 hours of discovery, did not provide an updated investigation report within 72 hours, and did not submit a complete report of the investigation within 10 working days.	1. To address staffing needs, the Plan has streamlined its Compliance Department and now has a dedicated staff member who focuses on Privacy. This FTE was hired on February 22, 2021. 2. The Plan reviewed and updated CMP-013 HIPAA Privacy Reporting to reflect the 24hr, 72hr and 10-day reporting requirements. This policy is scheduled to be reviewed and approved at the Compliance Committee on November 23, 2021. <u>Update 12/10/2021:</u> CMP-013 was approved at Compliance Committee on 11/23/2021	Low	11/30/2021	Completed	Compliance		State	DHCS	2021
29	Compliance	R (6.2.1) The Plan did not conduct and report preliminary investigations of all suspected cases of fraud and abuse to DHCS within ten working days.	1. The Plan has a dedicated staff member in the Special Investigations Unit (SIU) to focus on Fraud, Waste and Abuse FWA cases. This FTE was hired on 6/25/2021. 2. The plan updated CMP-002 to reflect reporting requirements. This policy is scheduled to be re-approved at the Compliance Committee on Nov 23, 2021. <u>Update 12/10/2021:</u> CMP-002 was approved at the 11/23/2021 Compliance Committee	Low	12/1/2021	Completed	Compliance		State	DHCS	2021
30	Compliance	(6.2.2) The Plan did not report recoveries of overpayments to DHCS annually.	After internal review, the Plan found that an update to CMP-002 was not necessary as the reporting of overpayments is addressed in CLM-008: Overpayment Recovery. The Plan has validated that reports were submitted appropriately to the Department.	Low	2/11/2022	Completed	Compliance		State	DHCS	2021
31	Claims	(SSS.1) The Plan did not distribute payments for state supported services claims within 90 calendar days as described in APL 19-013.	1. The Plan made changes to the claims system on 2/17/2021 and re-adjudicated all the previous claims paid incorrectly to pay the balance to the Prop 56 rate.	Low	2/17/2021	Completed	Claims		State	DHCS	2021
32	Claims	(SSS.2) The Plan did not pay interest for state supported services claims processed beyond the 90-calendar day timeframe specified in APL 19-013.	1. The Plan made changes to the claims system on 2/17/2021 and re-adjudicated all the previous claims paid incorrectly to pay the balance to the Prop 56 rate. The claim system was also updated to pay interest at the normal timeline of claims adjudicated after 45 work days from the received date.	Low	2/17/2021	Completed	Claims		State	DHCS	2021
33	Claims	(SSS.3) The Plan improperly denied state supported services claims.	1. As of 8/7/2020 the Plan reconfigured the system to no longer re-suspend the delegate's Non-Emergency Out of Area processed claims. In addition, the Claims workflow has been updated to accommodate the system change.	Low	8/7/2020	Completed	Claims		State	DHCS	2021
34	Compliance	The Plan should have a policy and workflow for tracking discrimination grievances	1. The Plan has created the Special Cases Incident Log for tracking discrimination grievances 2. The Plan will update the policy and create a workflow regarding tracking of discrimination grievances. <u>Update 12/1/2021:</u> The policy has been created and was approved at the Compliance Committee on 11/23/2021	Medium	12/1/2021	Completed	Compliance		Self Identified	AAH	2021
35	Quality Management	The Plan should ensure that PQIs are appropriately classified (as QOS / QOA / QOC)	1. Sr. Dir. Of Quality and the QI Supervisor conduct quarterly audits of QOA and QOS case files 2. QOC files are reviewed and leveled by Quality Medical Director weekly	Low	2/28/2021	Completed	QM		Self Identified	AAH	2021

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2020 DHCS STATE AUDIT FINDINGS - Audit Review Period: 10/01/2018 - 9/30/2020					INTERNAL AUDITS						
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
1	Claims	The Plan denied payment to a contracted hospital for continued treatment of Plan members with chronic medical conditions. The Plan did not provide for all medically necessary covered services for members	<p>1. The Plan and the hospital renegotiated its hospital agreement with an effective date of February 1, 2021. The Alliance and the hospital agreed to a step down approach where The Alliance will authorize care at the appropriate level and work in conjunction with the hospital toward an appropriate discharge. The rate paid by Plan will be equal to the medical surgical rate. Please see Section 3.6 Utilization Management of The Alliance and hospital Contract Amendment.</p> <p>2. The Plan and the hospital have a meeting set up for 4/6/2021 at 3:30 PM. The goal of this meeting is to finalize the cases in arbitration and any other outstanding claims. <u>Update 5/14/21</u> The legal team is continuing to review which claims to pay. <u>Update 6/11/21</u> The Alliance is working with the provider on evaluating and assessing the claims from the audit. Senior level discussions are in process between the hospital and the Alliance. <u>Update 10/8/2021</u> The Plan paid the hospital for all claims in Arbitration on the 7/22/2021 check run. The hospital had some additional claims they wanted reviewed and we met on 7/27/2021 to review them. The Plan agreed to pay these claims, as well, and they were paid out on the 8/25/2021 and 9/1/2021 check runs. <u>Update 5/13/2022</u>: DHCS advised The Alliance they consider the findings of this audit closed as of 4/19/2022</p>	9/1/2021	Completed	UM / Claims		State	DHCS	2020	Completed
2	UM	The Plan did not apply written criteria for each concurrent review of continued long term acute care (LTAC) services throughout members' hospital stays	<p>1. The Plan reviewed and revised the following P&P: a. UM-003 Concurrent Review and Discharge Planning Process to reflect frequency of reviews throughout the members' hospital stay, including after a NOA is sent, and the use of standard Utilization Review procedures. Policy and Procedure will be approved at the HCQC on 5/20/2021. b. The Plan's standard review procedures include applying written criteria for each review. The Plan's standard utilization review procedures are reflected in Plan's P&P UM-057 and in UM-054 Notice of Action.</p> <p>2. The Plan will train its Utilization Management staff involved in the Concurrent Review process of the change. The training will be documented with training materials and attendance records. Update 5/14/21: Training was completed on 3/31/21</p> <p>3. The Plan will audit the Concurrent review process after Q2 2021 to ensure that process are followed and implemented accordingly. Update 5/14/21: Manual audit in place, automated report in development. Update 7/9/2021: Manual tracking continues, nearing completion of automated report. <u>Update 10/8/2021</u>: Manual tracking continues, awaiting completion of automated report</p> <p>4. The Plan will report the results of the Concurrent review process to the UM Committee on a quarterly basis, starting Q4 2021. <u>Update 10/8/2021</u>: First report to UMC on 8/24/2021. 100% compliance. <u>Update 12/10/2021</u>: The most recent audit concluded in November with a passing score for each factor reviewed. The results were reported at the UM Committee on 12/3/2021. <u>Update 04/08/2022</u>: The most recent audit encompassed NOA letters from January and February 2022 with a passing score for each factor reviewed. The results were reported at the UM Committee on 03/25/2022. <u>Update 5/13/2022</u>: DHCS advised The Alliance they consider the findings of this audit closed as of 4/19/2022</p>	3/25/2022	Completed	UM		State	DHCS	2020	In Progress
3	UM	The Plan did not document that qualified physicians reviewed all denials of continued long term acute care (LTAC) services throughout members' hospital stays	<p>1. The Plan reviewed and revised the following P&P: a. UM-003 Concurrent Review and Discharge Planning Process to reflect frequency of reviews throughout the members' hospital stay, including after a NOA is sent, and the use of standard Utilization Review procedures. Policy and Procedure will be approved at the HCQC on 5/20/2021. b. The Plan's standard review procedures include applying written criteria for each review. The Plan's standard utilization review procedures are reflected in Plan's P&P UM-057 and in UM-054 Notice of Action.</p> <p>2. The Plan will train its Utilization Management staff involved in the Concurrent Review process of the change. The training will be documented with training materials and attendance records. Update 5/14/21: Training was completed on 3/31/21</p> <p>3. The Plan will audit the Concurrent review process after Q2 2021 to ensure that process are followed and implemented accordingly. Update 5/14/21: Manual audit in place, automated report in development. Update 7/9/2021: Manual tracking continues, nearing completion of automated report. <u>Update 10/8/2021</u>: Manual tracking continues, awaiting completion of automated report</p> <p>4. The Plan will report the results of the Concurrent review process to the UM Committee on a quarterly basis, starting Q4 2021. <u>Update 10/8/2021</u>: First report to UMC on 8/24/2021. 100% compliance. <u>Update 11/12/2021</u>: The results of the next quarterly audit will be presented at the November UM Committee. <u>Update 12/10/2021</u>: The results of the next quarterly audit will be reported at the December UM Committee. <u>Update 04/08/2022</u>: The most recent audit encompassed NOA letters from January and February 2022 with a passing score for each factor reviewed. The results were reported at the UM Committee on 03/25/2022. <u>Update 5/13/2022</u>: DHCS advised The Alliance they consider the findings of this audit closed as of 4/19/2022</p>	3/25/2022	Completed	UM		State	DHCS	2020	In Progress

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2020 DHCS STATE AUDIT FINDINGS - Audit Review Period: 10/01/2018 - 9/30/2020					INTERNAL AUDITS						
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
4	UM	The Plan did not notify members and the hospital of continued denial of long term acute care (LTAC) services through NOA letters and "Your Rights" attachments for each concurrent review throughout the members' hospital stays	<p>1. The Plan reviewed and revised the following P&P:</p> <p>a. UM-003 Concurrent Review and Discharge Planning Process to reflect frequency of reviews throughout the members' hospital stay, including after a NOA is sent, and the use of standard Utilization Review procedures. Policy and Procedure will be approved at the HCQC on 5/20/2021.</p> <p>b. The Plan's standard review procedures include applying written criteria for each review. The Plan's standard utilization review procedures are reflected in Plan's P&P UM-057 and in UM-054 Notice of Action.</p> <p>2. The Plan will train its Utilization Management staff involved in the Concurrent Review process of the change. The training will be documented with training materials and attendance records. Update 5/14/21: Training was completed on 3/31/21</p> <p>3. The Plan will audit the Concurrent review process after Q2 2021 to ensure that process are followed and implemented accordingly. Update 5/14/21: Manual audit in place, automated report in development. Update 7/9/2021: Manual tracking continues, nearing completion of automated report. Update 10/8/2021 Manual tracking continues, awaiting completion of automated report</p> <p>4. The Plan will report the results of the Concurrent review process to the UM Committee on a quarterly basis, starting Q4 2021. Update 10/8/2021: First report to UMC on 8/24/2021. 100% compliance. Update 11/12/2021: The results of the next quarterly audit will be presented at the November UM Committee. Update 12/10/2021: The most recent audit concluded in November with a passing score for each factor reviewed. The results were reported at the UM Committee on 12/3/2021. Update 04/08/2022: The most recent audit encompassed NOA letters from January and February 2022 with a passing score for each factor reviewed. The results were reported at the UM Committee on 03/25/2022. Update 5/13/2022: DHCS advised The Alliance they consider the findings of this audit closed as of 4/19/2022</p>	3/25/2022	Completed	UM		State	DHCS	2020	In Progress
5	UM	The Plan provided unclear information about the Plan's decision for denial of long term acute care (LTAC) services in the only NOA letters that were issued to members and the Hospital. Letters contained inaccurate information about denied dates and requesting providers.	<p>1. The automated section of the NOA letter generated by the Plan's system of record, TruCare, was incorrectly configured and displayed inaccurate information about the requesting LTAC provider and the dates of denial. The Plan's system of record, TruCare, was re-configured to display the correct dates and correct requesting provider in the automated portion of the NOA letters.</p> <p>2. The Plan's In-Patient Utilization Management Leadership will continue to audit the NOA letters to ensure that they contain accurate information and meet the regulatory requirements. Update 5/15/2021: Identified deficiencies have been added to the audit tool and audits of inpatient NOA letters are currently taking place.</p> <p>3. The Plan will report the results of NOA letter audit at Utilization Management Committee on a quarterly basis, starting Q3 2021. Update 7/9/2021: Manual tracking continues, report will be provided starting in Q3 2021. Update 10/8/2021: Manual tracking continues, awaiting completion of automated report. First report to UMC on 8/24/2021. 100% compliance. Update 11/12/2021: The results of the next quarterly audit will be presented at the November UM Committee. Update 12/10/2021: The most recent audit concluded in November with a passing score for each factor reviewed. The results were reported at the UM Committee on 12/3/2021. Update 04/08/2022: The most recent audit encompassed NOA letters from January and February 2022 with a passing score for each factor reviewed. The results were reported at the UM Committee on 03/25/2022. Update 5/13/2022: DHCS advised The Alliance they consider the findings of this audit closed as of 4/19/2022</p>	3/25/2022	Completed	UM		State	DHCS	2020	In Progress

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2020 DHCS STATE AUDIT FINDINGS - Audit Review Period: 10/01/2018 - 9/30/2020					INTERNAL AUDITS						
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
6	Delegation	The Plan did not ensure the Delegate met standards set forth by the Plan and DHCS. The Delegate did not ensure that concurrent review denials were reviewed and made by a qualified physician. It did not send NOA letters with "Your Rights" information for denial of services that occurred after initial denial. It did not include the decisions maker's name in the initial and only NOA sent to providers.	<p>1. The Plan's revised policy UM-003 Concurrent Review and Discharge Planning Process and the revised process expectations were shared with Delegate on 3/26/2021.</p> <p>2. The Plan will require the Delegate to do the following: a. Adopt the Plan's policies, to reflect that the concurrent review denials are reviewed and made by a qualified physician, that the clinical case is reviewed using the regulatory requirements on a regular cadence after the initial denial, that NOA letters with "Your Rights" information are sent after every subsequent review, and that the decision-maker's name is on each NOA. Update 6/11/2021 The Alliance's Health Care Services is working with the delegate to update the policies. b. Provide evidence of policy and procedure approval. Update 7/9/2021: Delegate has provided evidence that the revised policy was approved on 6/23/2021 c. Train its staff on the new Concurrent review process. Update 7/9/2021: Delegate states they are developing the training for their staff and are on track to provide the documents to The Alliance. <u>Update 9/10/2021</u>: Staff training completed, training documents provided. d. Provide evidence of the training, including the training materials and the attendance records. <u>Update 9/10/2021</u>: Delegate provided attestations to show training completed 6/23/2021</p> <p>3. The Plan will audit the Delegate on a quarterly basis to ensure that the process is implemented, starting at the end of Q3 2021, and report the results of the audit at the Plan's UM Committee on a quarterly basis. <u>Update 10/8/2021</u>: Q3 2021 audit completed 9/29/2021, and initial audit results provided to the Delegate; final audit report will be issued to the Delegate by 10/13/2021. <u>Update 11/12/2021</u>: The next quarterly audit is scheduled for 12/17/2021. <u>Update 04/08/2022</u>: The next quarterly audit is scheduled to be completed in May 2022</p> <p>4. At annual Delegate oversight audits, concurrent reviews and letters will be examined to ensure compliance. <u>Update 11/12/2021</u>: The next annual Delegation Oversight Audit is scheduled for February 2022. Concurrent reviews and letters will be reviewed at that time. <u>Update 04/08/2022</u>: The next quarterly audit is scheduled to be completed in May 2022. <u>Update 5/13/2022</u>: DHCS advised The Alliance they consider the findings of this audit closed as of 4/19/2022. <u>Update 5/13/2022</u>: The delegate does not have any cases that meet the criteria for audit for Q1 2022. DHCS advised The Alliance they consider the findings of this audit closed as of 4/19/2022. Update 07/08/2022: The Alliance is currently in the process of quarterly delegate audit. <u>Update 09/09/2022</u>: The quarterly delegate audit is in progress and is expected to be completed by October 2022. <u>Update 10/14/2022</u>: The quarterly delegate audit has been completed, there were no findings. This audit will be closed and the findings noted by DHCS will continue to be reviewed during the annual audit.</p>	9/23/2022	Completed	UM		State	DHCS	2020	In Progress

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2020 DHCS STATE AUDIT FINDINGS - Audit Review Period: 10/01/2018 - 9/30/2020					INTERNAL AUDITS						
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
7	Delegation	The Plan did not ensure the Delegate met standards set forth by the Plan and DHCS. The Delegate denied medically necessary services.	<p>1. The Plan's revised policy UM-003 Concurrent Review and Discharge Planning Process and the revised process expectations were shared with Delegate on 3/26/2021.</p> <p>2. The Plan will require the Delegate to do the following: a. Adopt the Plan's policies, to reflect that the concurrent review denials are reviewed and made by a qualified physician, that the clinical case is reviewed using the regulatory requirements on a regular cadence after the initial denial, that NOA letters with "Your Rights" information are sent after every subsequent review, and that the decision-maker's name is on each NOA. Update 6/11/2021 The Alliance's Health Care Services is working with the delegate to update the policies. b. Provide evidence of policy and procedure approval. Update 7/9/2021: Delegate has provided evidence that the revised policy was approved on 6/23/2021 c. Train its staff on the new Concurrent review process. Update 7/9/2021: Delegate states they are developing the training for their staff and are on track to provide the documents to The Alliance. Update 9/10/2021: Staff training completed, training documents provided. d. Provide evidence of the training, including the training materials and the attendance records. Update 9/10/2021: Delegate provided attestations to show training completed 6/23/2021</p> <p>3. The Plan will audit the Delegate on a quarterly basis to ensure that the process is implemented, starting at the end of Q3 2021, and report the results of the audit at the Plan's UM Committee on a quarterly basis. Update 10/8/2021: Q3 2021 audit completed 9/29/2021, and initial audit results provided to the Delegate; final audit report will be issued to the Delegate by 10/13/2021. Update 11/12/2021: The next quarterly audit is scheduled for 12/17/2021. Update 04/08/2022: The next quarterly audit is scheduled to be completed in May 2022</p> <p>4. At annual Delegate oversight audits, concurrent reviews and letters will be examined to ensure compliance. Update 11/12/2021: The next annual Delegation Oversight Audit is scheduled for February 2022. Concurrent reviews and letters will be reviewed at that time. Update 04/08/2022: The next quarterly audit is scheduled to be completed in May 2022. Update 5/13/2022: The delegate does not have any cases that meet the criteria for audit for Q1 2022. DHCS advised The Alliance they consider the findings of this audit closed as of 4/19/2022. Update 07/08/2022: The Alliance is currently in the process of quarterly delegate audit. Update 09/09/2022: The quarterly delegate audit is in progress and is expected to be completed by October 2022. Update 10/14/2022: The quarterly delegate audit has been completed, there were no findings. This audit will be closed and the findings noted by DHCS will continue to be reviewed during the annual audit.</p>	9/23/2022	Completed	UM		State	DHCS	2020	In Progress

0

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2020 DMHC STATE AUDIT FINDINGS - Audit Review Period: 1/01/2019 - 9/30/2019					INTERNAL AUDITS						
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
1	Grievances & Appeals	The Plan failed to accurately and consistently identify grievances received by telephone. Coverage Dispute issues were processed as an exempt grievance and not a standard grievance as required.	The G&A current procedures appropriately process coverage disputes as a standard grievance. Member Services will provide a refresher staff training of the procedures by 3/31/2020 to ensure coverage disputes are processed appropriately. <u>Update as of 4/10/2020</u> . Refresher training for benefits coverage disputes was completed on 3/12/2020.	3/12/2020	Completed	Member Services/ G&A	✓	State	DMHC	2020	Completed
2	Grievances & Appeals	The Plan does not consistently provide immediate notification to complainants of their right to contact the Department regarding expedited appeals.	G&A staff training was conducted to review regulations on 1/30/2020. G&A application was updated to include a new log type for expedited DMHC rights notification that was implemented on 2/6/2020.	2/6/2020	Completed	G&A	✓	State	DMHC	2020	Completed
3	UM	The Plan does not include the statement required by Section 1363.5(c) when disclosing medical necessity criteria for UM decisions.	Cover sheet being created in the TruCare system for all requests by providers for clinical criteria used to adjudicate requests. Creation of tracking log, workflow and training to be completed by 3/31/2020. <u>Update as of 4/10/2020</u> : Tracking log workflow and training completed as of 3/12/2020.	3/12/2020	Completed	UM	✓	State	DMHC	2020	Completed
4	Access to Emergency Services	The Plan does not provide all non-contracting hospitals in the state with Plan contact information needed to request authorization of post-stabilization care. DMHC expects the onus to be on the Plan to reach out to the hospitals and notices should be mailed at least annually.	The Plan is working with the Hospital Association to assist in sending out the notices to non-contracted hospitals. <u>Update as of 6/12/2020</u> : Notices were mailed to non-contracted hospital providers on May 26.	5/31/2020	Completed	Provider Relations	✓	State	DMHC	2020	Completed
5	Access & Availability	The Plan failed to adequately review and address access issues as part of its quality assurance (QA) program.	The QI Team and Member Services team perform an annual training to ensure that the appropriate process is followed. The Alliance is working on additional training to ensure the appropriate referral of PQIs. All access-related exempt grievances are compiled in a track and trend report and referred to Quality Improvement via the Access and Availability Sub-Committee	4/30/2020	Completed	Quality Management	✓	State	DMHC	2020	Completed
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Compliance Internal Audit	State/Self Identified	Agency	Year	Status
1	Quality Assurance	The Plan failed to ensure that all potential quality of care issues were identified and processed in accordance with its Quality Assurance (QA) Program. Cases were found to misclassified and include documentation issues.	1. RN Staff In-Service on PQI definition, classification, review, processing and documentation conducted by Quality Sr. Director on 2/7/2020. 2. Deleted "Not a PQI" from classification drop down selections. 3. All new PQI submissions are reviewed and classified (as QOS/QOA/QOC) by Quality Director. 4. RN PQI Classification IRR conducted by Quality Director on 2/25/2020. 5. Department wide IRR Conducted by Medical Director on 2/27/2020 6. Quality Director to process all QOAs and QOSs 7. Medical Director is auditing random sample of QOA and QOS cases processed by nurse management staff as of 4/6/2020. 8. Quality Director to conduct weekly auditing of RN documentation of all QOCs as of 3/5/2020. 9. Medical Director continues to level and audit all QOC cases 10. Ongoing weekly team meeting continues to ensure case discussion and review <u>Update as of 4/30/2020</u> : QI team has completed all steps listed above.	4/30/2020	Completed	Quality Improvement	✓	Self Identified	AAH	2020	Completed
2	UM	The Plan does not consistently provide enrollees with a clear and concise reason for denials based in whole or in part on medical necessity.	Quality checklist for review of NOA letters for all requirements prior to being sent out to be developed, then train staff, by 3/31. Quality checks of all NOAs by management before sending out continues. Weekly review by external consultants continue with MDs to improve decision notices. <u>Update as of 4/10/2020</u> : NOA checklist training and implementation done as of 4/2/2020. Weekly review by external consultants continues.	4/2/2020	Completed	UM	✓	Self Identified	AAH	2020	Completed
3	UM	In letters to providers denying or modifying requested services on the basis of medical necessity, the Plan does not include a direct telephone number or extension of the professional responsible for the decision. The peer to peer process to improve its oversight and tracking process.	Phone numbers in all UM template letters being checked for accuracy and corrected in TruCare as needed. Standardized tracking workflow of Peer to Peer communication is being developed, trained and implemented by 3/31/2020. <u>Update as of 4/10/2020</u> : Training and tracking implemented as of 3/12/2020.	3/12/2020	Completed	UM	✓	Self Identified	AAH	2020	Completed

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2019 DMHC AUDIT FINDINGS - Audit Review Period: 10/1/2017-9/30/2019

2019 DMHC AUDIT FINDINGS - Audit Review Period: 10/1/2017-9/30/2019						INTERNAL AUDITS					
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
1	Payment Accuracy	Three out of 50 late paid claims (a compliance rate of 94 percent). This deficiency was caused by the Plan using the incorrect date to calculate interest on improperly denied and reprocessed claims. Three out of 30 high dollar claims. The deficiency was caused by the Plan not paying interest on a claim improperly denied for missing authorization when the independent practice association (IPA) authorized services but did not forward the authorization to the Plan, and underpaying claims due to processor error.	<p>Late Claims – processing errors identified in this finding are attributable to human error by one specific individual. The incorrect handling was addressed verbally with the employee at the time of the audit. Refresher training on CLM-001 Claims Processing, CLM-003 Emergency Services Claims Processing and Claims Change Alert Clean Claim Interest Workflow was completed on March 13, 2020 to ensure that all staff who handles adjustments are using the appropriate received date for adjusted claims. <u>Update 5/1/2020:</u> At the Department’s request, the Plan created a report to identify claims where the incorrect received date was used on an adjusted claim. The report was provided to the Department on 4/21/2020. The identified claims have been adjusted and the report has been updated to add the check date, check # and the amount of interest and penalties paid. Current policies and procedures do not require changes and meet compliance requirements.</p> <p>High Dollar Claims – processing errors identified in this finding are attributable to human error. Refresher training on CLM-001 Claims Processing and Claims Change Alert - Clean Claim Interest Workflow was completed on 3/13/2020 to ensure that all staff who handles adjustments are using the appropriate received date for adjusted claims.</p>	4/29/2020	Completed	Claims	✓	State	DMHC	2019	Completed
2	Incorrect Claim Denials	Claims were improperly denied and should have been paid in three out of 50 denied claims (a compliance rate of 94 percent). The deficiency was caused by the Plan not re-processing retro enrollment, incorrectly denying a claim as duplicate and a system configuration issue that incorrectly denied claims as not the financial responsibility of the Plan.	<p>Retro Eligibility Denial – The Plan’s Claims management is working with its Information Technology/Analytics Department to create a retroactive eligibility report to identify claims that were denied correctly at the time of processing, but may be impacted due to the retroactive reinstatement of eligibility. Once the report is completed, the Plan will make sure to adjudicate any claims found to be improperly denied since 5/29/2018, and provide evidence that the claims were adjudicated appropriately. <u>Update 5/1/2020:</u> Report was put into production on 5/1/2020 and will be run weekly. Claims is working with IT to identify impacted claims from 5/29/2018-9/30/2019 and will adjust impacted claims and provide the final spreadsheet to the Department by 5/15/2020.</p> <p>Division Of Financial Responsibility (DOFR) Denial - this issue was identified as a configuration error for one specific service, and corrected in October 2019 prior to the audit. <u>Update 5/1/2020:</u> At the Department’s request, the Plan created a report to identify claims where the service had been denied incorrectly. The report was provided to the Department on 4/21/2020. The identified claims are being adjusted and should be complete by 5/15/2020. The report will then be updated to add the check date, check # and the amount of interest paid.</p> <p>Duplicate Denial - duplicate claims refresher training on HS-004 Duplicate Claims was completed on 3/13/2020 for all staff that handles adjustments. Due to the unique cause of this non-system related error, a remediation report cannot be run.</p>	4/15/2020 5/15/2020	Completed	Claims	✓	State	DMHC	2019	Completed
3	Clear & Accurate Denial Explanation	Plan provided an incorrect denial explanation in three out of 50 denied claims (a compliance rate of 94 percent).	<p>The Plan reviewed the deficient cases and found that the three denial errors identified in the audit were related to Division of Financial Responsibility (DOFR) issues. The Plan will review the services where there are DOFR conflicts, come to agreement with the delegates, and make any required configuration changes to the system.</p> <p><u>Update 5/1/2020:</u> System changes for the delegate were completed and put into production on 4/16/2020. The claims were originally denied correctly as the responsibility of another delegate but contained an additional incorrect message that they were forwarded to delegate. These claims do not need to be re-adjudicated and re-denied again.</p> <p>Due to the Coronavirus Pandemic, meetings with delegate have been put on hold. The Plan has updated the system to correct the configuration with out of area office visits that was identified during the audit. At the Department’s request, the Plan created a report to identify claims where these services had been denied incorrectly. The report was provided to the Department on 4/21/2020. The identified claims are being adjusted and should be complete by 5/15/2020. The report will then be updated to add the check date, check # and the amount of interest paid.</p>	6/30/2020 5/15/2020	Completed	Claims	✓	State	DMHC	2019	Completed

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2019 DMHC AUDIT FINDINGS - Audit Review Period: 10/1/2017-9/30/2019

2019 DMHC AUDIT FINDINGS - Audit Review Period: 10/1/2017-9/30/2019						INTERNAL AUDITS					
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
4	Change in Plan Personnel	Plan shall within five days, file an amendment when there are changes in personnel of the plan. Plan did not file the Board of Governors changes for three members.	<p>The Plan has updated its internal procedures to ensure key personnel requirements are met. The Plan implemented a monthly quality check capturing any changes with the Plan's Board of Governor member seats. The Plan's Compliance team staff completed updated training for key personnel filing procedures on March 30, 2020.</p> <p>As of 3/31/2020, the Plan has also completed updates to the filings for three Board members as requested: Member 1: DMHC Filing #20201241 Member 2: DMHC Filing #20200184/#20201243 Member 3: DMHC Filing #20200644</p>	4/1/2020	Completed	Compliance	✓	State	DMHC	2019	Completed
5	Control over Mailroom Claims Processing	Plan does not have sufficient control over its mailroom claims processing as the mailroom staff does not stamp the date of receipt on paper claims. In addition, the Plan's mailroom staff does not count the number of claims sent to vendors for further processing, impeding the Plan's ability to reconcile the number of claims received and processed.	<p>The Plan has an established process for receiving claims in its onsite mailroom for capturing receipt dates. The Plan performs quality checks for reconciliations of claims count scanned and received to ensure all claims are captured for processing. The Plan has daily logs of professional and facility claims received and scanned. The logs have the original claim count, the claim count successfully scanned, the rejected claim count and the merged claim count. The Plan utilizes the daily log counts to perform reconciliation when the files are received and loaded. Included with the CAP response is the weekly reconciliation sample report and sample logs of claims as evidence of this quality internal control process for counting the number of claims.</p>	4/1/2020	Completed	Support Services/ Claims	✓	State	DMHC	2019	Completed

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2019 DHCS AUDIT FINDINGS - Audit Review Period: 6/1/2018-5/31/2019

INTERNAL AUDITS

#	Category	Deficiency	Corrective Action Plan (CAP)	Repeat Finding (Yes/No)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
1	UM Delegation	The Plan did not ensure a delegate complied with all contractual and regulatory requirements. The delegate required PA for an initial visit with a mental health provider to determine if the member had mild-to-moderate mental health issues, which the contract does not allow.	The Alliance scheduled a meeting with the delegate to discuss the findings and will put a corrective action plan in place. <u>Update as of 12/5/2019</u> : The delegate has revised policy, and submitted to The Alliance for review. The Alliance will review and discuss changes with the delegate on the next Operations call. <u>Update as of 1/8/2020</u> : Plan reviewed documents and agree with the changes for member self-referral process. Discussing with DHCS prior to final CAP submission.	No	1/8/2020	Completed	Utilization Management	✓	State	DHCS	2019	Completed
2	UM Delegation	The Plan did not ensure a delegate complied with all contractual and regulatory requirements. The delegate required a two-step prior authorization (PA) process for BHT services, which is allowed, but did not send written notification when it denied services at the first step. The delegate did not consistently apply criteria for approving BHT.	The Alliance scheduled a meeting with the delegate to discuss the findings and will put a corrective action plan in place. <u>Update as of 12/5/2019</u> : The delegate has revised policy, and submitted to The Alliance for review. The Alliance will review and discuss changes with the delegate on the next Operations call. <u>Update as of 1/8/2020</u> : Plan reviewed documents and still have open items not documented. Plan will be meeting with the delegate to discuss criteria and procedures for further documentation needed. <u>Update as of 2/7/2020</u> : Met with the delegate to review their criteria and approval process. Requested policy language changes to meet the regulatory requirements. Policy was approved by Committee on 1/27/20. Updated CAP response submitted to DHCS on 2/7/2020.	No	2/7/2020	Completed	Utilization Management	✓	State	DHCS	2019	Completed
3	UM Delegation	(1.1.3) The Plan did not review ownership and control disclosure information for their Utilization Management (UM) delegates	The Plan will ensure that its delegated providers complete the Ownership and Control disclosure forms. The Plan will create a tracking log and document any follow up attempts made with the delegate to ensure accuracy. <u>Update as of 12/2/2019</u> : PR has created a tracking log and is working on a desktop procedure.	Yes	1/1/2020	Completed	Provider Services	✓	State	DHCS	2019	Completed
4	UM Delegation	The Plan did not ensure receipt of all contractual and regulatory reports during the audit period.	The Plan will conduct staff retraining of delegation reporting procedures to ensure all are tracked and monitored for receipt and review. <u>Update as of 12/5/2019</u> : Staff training was conducted on 12/3/2019.	Yes	12/1/2019	Completed	Compliance	✓	State	DHCS	2019	Completed
5	UM Delegation	The Plan's oversight of its delegate did not identify unclear NOA letters, and incorrect appeal and SFH information	The Alliance scheduled a meeting with the delegate to discuss the findings and will put a corrective action plan in place. <u>Update as of 12/5/2019</u> : The delegate has developed on a new process regarding NOA letters, appeal rights and SFH information. The Alliance will review and discuss changes with the delegate on the next Operations call. <u>Update as of 1/8/2020</u> : Plan reviewed documents and agreed with changes of procedure checklist and training materials.	No	1/15/2020	Completed	Utilization Management		State	DHCS	2019	Completed
6	Referral Tracking process	The Plan did not track all approved PAs; the specialty referral tracking process did not include modified PAs and in-network approved services.	The UM Department is working with analytics to expand the routine referral tracking report to include all approved authorizations. <u>Update as of 12/5/19</u> : Clarity is being sought from DHCS on the scope of specialty referral tracking. <u>Update as of 1/8/20</u> : An updated referral tracking report is being developed to include all decision types and specialty services that require authorization. <u>Update as of 2/7/20</u> : Updated report sample generated and submitted to DHCS. Working with Analytics to create routine report that captures all needed data elements. <u>Update as of 3/5/2020</u> UM met with Analytics to create the routine report capturing all needed elements. Report is in development. <u>Update as of 5/8/20</u> Specialty Tracking Report has been created by Analytics, including all required elements, and will now be routinely reported quarterly through UMC and HCQC. Reported at HCQC on 5/21/20. <u>Update as of 6/12/20</u> : Report sent to HCQC on 5/21/20 and reviewed at UMC at 5/29/20.	Yes	5/21/2020	Completed	Utilization Management	✓	State	DHCS	2019	Completed
7	Prior Authorizations	A review of PA data showed non-qualified Plan staff denied retrospective cases for administrative reasons other than non-eligibility for membership. The Plan denied retrospective service requests without review by a medical director if the provider submitted the request more than 30 days after the service delivery date, or if requests did not meet Plan-imposed conditions. The Plan's contract did not specify submission timeframes or other conditions that, if not met, allowed eliminating medical necessity review of retrospective requests for covered services.	Policy and procedure UM-001 Utilization Management will be updated to comply with the contractual requirements. Workflows will be updated to have all retrospective requests reviewed by a medical director. Workflows have been updated to have all retrospective requests reviewed by a medical director. <u>Update as of 12/5/2019</u> : Clarity is being sought from DHCS on allowing a time limit of 30 days. <u>Update as of 1/8/2020</u> : Plan received clarity from DHCS and is updating internal procedures. <u>Update as of 2/7/2020</u> : P&Ps updated to reflect that only an MD can deny retro PA requests. P&Ps approved at HCQC on 1/16/2020.	Yes	1/16/2020	Completed	Utilization Management	✓	State	DHCS	2019	Completed
8	Prior Authorizations	(1.2.2) The Plan did not ensure it used appropriate processes to review and approve medically necessary covered services when it did not ensure that qualified medical personnel rendered medical decisions. Dependent practitioners reviewed, assessed and approved requests for continued hospital stays	The process for ensuring LVNs perform only within their scope of practice was updated and implemented on 10/2/2019. Additional changes to the UM systems to better track the change in process are being developed. <u>Update as of 12/5/2019</u> : Changes to the UM systems to better track the RN oversight role with the LVNs completed. Other Managed Medi-Cal plans have LVNs performing UM. Clarity is being sought from DHCS on the use of LVNs in UM. Policies and procedures and job descriptions are being reviewed to be aligned with the updated oversight process. <u>Update as of 1/8/2020</u> : Plan received clarity from DHCS and updated procedures for RN oversight.	No	1/8/2020	Completed	Utilization Management	✓	State	DHCS	2019	Completed
9	Prior Authorizations (UM and Rx)	The Plan's notice of action (NOA) letters did not follow specifications in Health and Safety Code Section 1367.01. Provider letters in medical cases did not include the decision makers' direct phone number or contained the incorrect number. Letters did not explain the reasons for the denial. Pharmacy NOAs were not concise.	Accurate phone numbers for the decision makers are on the NOA, monitoring will be conducted through internal audits. UM NOA template letters were updated and implemented on 11/4/2019, internal auditing will be conducted monthly to ensure that the letters are clear and concise and explain the reasons for denial. Pharmacy NOA template letters were updated and implemented in April 2019, internal auditing will be conducted at least monthly to ensure that the letters are clear and concise and explain the reasons for denial. The pharmacy team also meets with the PBM on a weekly basis to optimize PA review process, NOA letter language and reasons for denial.	Yes	11/4/2019	Completed	Utilization Management /Pharmacy		State	DHCS	2019	Completed

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2019 DHCS AUDIT FINDINGS - Audit Review Period: 6/1/2018-5/31/2019

#	Category	Deficiency	Corrective Action Plan (CAP)	Repeat Finding (Yes/No)	Completion Date	INTERNAL AUDITS						
						Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
10	Prior Authorizations	The Plan did not ensure that all contracting practitioners were aware of the procedures for orthotic items; the Plan provided inaccurate information about authorization requirements for orthotic items	The Alliance's Authorization Grid will be updated to include the accurate information about authorization requirements for orthotics. The updated grid will be uploaded on the website. <u>Update as of 12/5/2019</u> : A meeting will be scheduled the week of 12/9 to discuss changes. <u>Update as of 1/8/2020</u> : Meeting was conducted and PA grid will be updated to reflect corrections. <u>Update as of 2/7/2020</u> : PA grid is being updated for all services requiring PA, so that MDs do not receive repeat communication about changes to the PA grid. Orthotics will be included in the comprehensive update. <u>Update as of 3/5/2020</u> : Prior Auth requirement for Orthotics was added to the PA grid on the Provider Portal	No	3/2/2020	Completed	Utilization Management	✓	State	DHCS	2019	Completed
11	Appeals	The Plan's appeal notification letters did not comply with contractual regulations. NAR letters were not clear or concise, and contained inaccurate information	The G&A staff will attend additional training to review contractual regulations. Internal audits will be conducted monthly by the manager or director to monitor compliance. <u>Update as of 12/5/2019</u> : Training conducted on 11/14/2019.	No	11/22/2019	Completed	G&A		State	DHCS	2019	Completed
12	Case Management & Care Coordination - HRAs	The Plan did not follow the specified timeframes required for completion of the HRAs for newly enrolled SPD members. The Plan did not ensure that HRAs were completed within 45 calendar days of enrollment for those identified by the risk stratification mechanism as higher risk, and within 105 calendar days of enrollment for those identified as lower risk.	HRA tracking had been implemented in early 2019, and continues at present. HRAs are sent out within the required timeframes. Robo calls are made to low risk members to encourage them to complete and send in the HRA within the timeframe. Direct calls are made by CM staff on high risk members to encourage them to complete and send in the HRA within the timeframe. A tracking log is kept to ensure that the required timelines are met.	No	9/16/2019	Completed	Case Management		State	DHCS	2019	Completed
13	Case Management & Care Coordination - Initial Health Assessment (IHA)	The Plan did not ensure that all providers documented all required components of an IHA. Preventive services identified as USPSTF "A" and "B" recommended services were not provided, or status of these recommended services was not documented	The QI Department revised its provider medical record request letter to include: all categories that support IHA completion; a hyperlink and/or copy of the SHA/IHEBA form; and sample documentation of a compliant SHA/IHEBA. Providers were re-educated on the SHA/IHEBA requirements.	No	9/30/2019	Completed	Quality		State	DHCS	2019	Completed
14	Complex Case Management (CCM)	2.2.1 The Plan did not implement its monitoring of the CCM program to address member needs. The Plan did not close its CCM cases after 90 days, or present them at Case Rounds as stated in its policy	Existing aging reports are being utilized by the Case Management Department in CCM Rounds to ensure that members' cases are either reviewed and closed, or extended past 90 days.	Yes	10/14/2019	Completed	Case Management	✓	State	DHCS	2019	Completed
15	Access & Availability	3.1.1 The Plan did not maintain an accurate provider directory.	The Plan will continue to verify 10 providers per week and has added the following two processes to continuously maintain an accurate provider directory: 1. Provider Data Comparison to manually review provider data received from our delegates started September 2019 and 2. Provider Data Validation Yearly Project to review directly contracted providers who appear in the Provider Directory. In addition, the Provider Relations Department includes a Provider Demographic form in all provider quarterly packets and work with providers to obtain the completed forms during provider visits.	Yes	11/1/2019	Completed	Provider Services	✓	State	DHCS	2019	Completed
16	Emerg Family Planning Claims/SSS	The Plan paid non-contracted family planning services at less than the Medi-Cal Fee-For-Service rate. The Plan's claim system misclassified non-contracted family services as non-billable. The Plan is required to pay all covered family planning services regardless if these services are contracted with the Plan.	This finding is specific to one provider based on the list of services identified in the contract. No other provider was impacted by this issue. The claims system has been re-configured to reimburse services as follows: * services listed in the provider contract will be reimbursed at the contracted rate * covered Medi-Cal services not listed in the contract will be reimbursed at 100% of the prevailing Medi-Cal rate	No	9/5/2019	Completed	Claims	✓	State	DHCS	2019	Completed
17	Emerge Family Planning Claims	The Plan did not inform members of the correct minor consent provision for family planning services in its Evidence of Coverage (EOC).	The Plan has updated its 2020 EOC to include the appropriate minor consent provisions. The EOC was submitted to DHCS for review and approval on 10/7/2019.	No	10/7/2019	Completed	Compliance	✓	State	DHCS	2019	Completed
18	Access to Pharm Services	The Plan did not monitor the provision of drugs prescribed in emergency situations.	The Pharmacy Department is working with the PBM to create routine monitoring reports of drugs prescribed in emergency situations. <u>Update as of 1/8/20</u> : Internal meeting was conducted to ensure requirements are clear and next steps for updating policy and monitoring reports. <u>Update as of 2/11/2020</u> : Draft P&P and monitoring log have been created and are under review. <u>Update as of 4/10/2020</u> : The P&P and monitoring log were approved at the most recent P&T Committee meeting.	Yes	3/17/2020	Completed	Pharmacy	✓	State	DHCS	2019	Completed
19	Grievances	4.1.1 The Plan did not document review and final resolution of clinical grievances by a qualified health care professional	The G&A workflow for Quality of Care review was updated and implemented on 4/15/2019 to include the CMOs review and final resolution.	Yes	4/15/2019	Completed	G&A	✓	State	DHCS	2019	Completed
20	Grievances	4.1.2 The Plan's grievance system did not capture all complaints and expressions of dissatisfaction reported by members.	The G&A staff will attend additional training to review contractual regulations. Internal audits will be conducted monthly by the manager or director to monitor compliance. <u>Update as of 12/5/2019</u> : Training was conducted on 11/14/2019.	No	11/22/2019	Completed	G&A		State	DHCS	2019	Completed
21	Grievances	The Plan's grievance system did not capture all complaints and expressions of dissatisfaction filed through Plan providers.	The Plan provided training to its delegated entities of the Plan's grievance process to ensure the Plan's system receives and resolves all complaints of dissatisfaction. Clinics will be trained by the delegate to ensure that the Alliance is capturing all complaints. <u>Update as of 1/8/2020</u> : Medical group provided training sign in sheet. The delegate is working on next steps of educating providers. <u>Update as of 2/7/2020</u> : the delegate provided an attestation to complete its provider training by the end of Q1 2020. <u>Update as of 4/10/2020</u> : Meeting medical group week of 4/6 to discuss implementation. <u>Update as of 4/20/2020</u> : Process for forwarding complaints received by medical group has been implemented as of 4/20/2020.	Yes	3/31/2020 5/1/2020	Completed	G&A/Provider Services/ Compliance	✓	State	DHCS	2019	Completed
22	Grievances	4.1.4 The Plan sent member resolution letters without completely resolving all complaints.	The G&A staff will attend additional training to review contractual regulations. Internal audits will be conducted monthly by the manager or director to monitor compliance. <u>Update as of 12/5/2019</u> : Training was conducted on 11/14/2019.	Yes	11/22/2019	Completed	G&A		State	DHCS	2019	Completed

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2019 DHCS AUDIT FINDINGS - Audit Review Period: 6/1/2018-5/31/2019						INTERNAL AUDITS						
#	Category	Deficiency	Corrective Action Plan (CAP)	Repeat Finding (Yes/No)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
23	Quality Program	The QIPD did not list the individuals' qualifications, which was inconsistent with Plan policy.	The 2019 Annual Quality Improvement Program Description (QIPD) was revised to include the leadership positions and their qualifications (Licensure, Education, Work Exp) The program description was presented and approved in the July 18, 2019 Health Care Service oversight committee.	No	7/18/2019	Completed	Quality	✓	State	DHCS	2019	Completed
24	Provider Training	The Plan did not ensure provider training was conducted within 10 working days	During the last review period of June 2017 through May 2018, the Plan acknowledged deficiencies in the NPO process to be corrected by the end of December 2018. Since January 2019, the plan is meeting its goal of conducting training with the 10 day working timeframe 100% of the time.	Yes	1/1/2019	Completed	Provider Services	✓	State	DHCS	2019	Completed
25	Fraud, Waste, and Abuse (FWA)	The Plan did not conduct preliminary investigations of all suspected cases of fraud and abuse.	FWA reporting procedures will be revised to include the preliminary investigation details to DHCS within 10 working days. Staff training of the revised procedure will be completed by 12/01/2019. <u>Update as of 12/5/2019</u> : Staff training will be conducted on 12/11/2019 to review the updated procedure. <u>Update as of 1/8/2020</u> : Staff training was conducted on 12/11/2019	Yes	12/11/2019	Completed	Compliance		State	DHCS	2019	Completed
26	Fraud, Waste, and Abuse (FWA)	The Plan did not investigate all suspected fraud and abuse incidents promptly. The Plan did not conduct a preliminary or follow-up investigation of 4 of 12 suspected fraud and abuse cases until two to six months after it became aware of the incidents.	FWA reporting procedures will be revised to include the preliminary investigation details to DHCS within 10 working days. All cases will be resolved and closed within 90 days of receipt. Staff training of the revised procedure will be completed by 12/01/2019. <u>Update as of 12/5/2019</u> : Staff training will be conducted on 12/11/2019 to review the updated procedure. <u>Update as of 1/8/2020</u> : Staff training was conducted on 12/11/2019	Yes	12/11/2019	Completed	Compliance		State	DHCS	2019	Completed
27	Fraud, Waste, and Abuse (FWA)	The Plan's compliance officer did not develop and implement fraud, waste, and abuse policies and procedures	The Plan's designated compliance officer will develop and attest to all new and updated policies and procedures prior to committee review.	No	12/13/2019	Completed	Compliance	✓	State	DHCS	2019	Completed
28	State Supportive Services Claims	The Plan did not forward all misdirected claims within 10 working days.	The post-adjudication script that adds the forwarding action was corrected and deployed.	No	7/11/2019	Completed	IT/ Claims	✓	State	DHCS	2019	Completed

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2018 DHCS FINAL AUDIT REPORT FINDINGS - Audit Review Period: 6/1/2017-5/31/2018						INTERNAL AUDITS					
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
1	Utilization Management (UM) Program	1.1.1 The Plan did not continuously update and improve its UM program during the audit period.	The Plan's policy and procedure UM-001 includes the annual review process of the UM program. The 2018 UM program was approved by Committee timely this year on 3/20/2018. The Plan will continue to update its UM program annually and track for a timely approval by Committee.	3/31/2018	Completed	Utilization Management	✓	State	DHCS	2018	Completed
2	Prior Authorizations	1.2.1 The Plan did not conduct IRR testing to evaluate the consistency of UM criteria application during the audit period.	The Plan has implemented an IRR testing policy and procedure to ensure clinical staff is evaluated on an annual basis to ensure consistency in decision making and criteria application. - UM/Appeals IRR conducted on 5/25/2018 - Pharmacy IRR conducted on 12/17/2018 <u>Update as of 1/31/2019:</u> IRR testing for Health Care Services (Pharmacy & UM) has been completed as of 1/31/2019.	12/17/2018	Completed	Utilization Management/ Pharmacy	✓	State	DHCS	2018	Completed
3	Prior Authorizations	1.2.2 The Plan did not use appropriate processes to determine medical necessity for PA requests. The Plan's UM staff used outdated criteria and criteria that did not meet the case details.	The Plan has updated its policy and procedure to ensure the Plan's criteria is reviewed at least annually. IRR testing of clinical staff is completed annually to ensure consistency in decision making and criteria application. - UM/Appeals IRR conducted on 5/25/2018 - Pharmacy IRR conducted on 12/17/2018 <u>Update as of 1/31/2019:</u> IRR testing for Health Care Services (Pharmacy & UM) has been completed as of 1/31/2019.	12/17/2018	Completed	Utilization Management	✓	State	DHCS	2018	Completed
4	Prior Authorizations	1.2.3 The Plan denied retrospective service requests for medical services without documentation of a qualified health care professional's review for medical necessity.	The Plan updated its policy and procedure for the retrospective authorization request process to include details of the review process. The P&P and workflow will be reviewed and approved on 1/17/2019. Staff training will then be conducted on 1/22/2019. <u>Update as of 1/31/2019:</u> Updated P&P and workflow retro authorization request processes were approved at HCQC on 1/17/2019. Staff training was conducted on 1/29/2019.	1/22/2019	Completed	Utilization Management	✓	State	DHCS	2018	Completed
5	Prior Authorizations	1.2.4 The Plan did not respond to pharmacy requests within 24 hours or one business day.	The Plan monitors pharmacy authorization request timeframes by a daily aging report. Staff training of the turnaround timeframe requirements was provided on 10/02/2018. <u>Update as of 1/07/2019:</u> The Plan has determined that timeframe requirements were not consistently met due to a lack of coverage on weekends and holidays. The Plan has updated its Pharmacy Benefit Management contract to include coverage for weekends and holidays as of 12/1/2018. Staff training of the updated procedures will be completed by 1/22/2019. <u>Update as of 1/31/2019:</u> Staff training was completed on 1/23/2019.	1/22/2019	Completed	Pharmacy	✓	State	DHCS	2018	Completed
6	Prior Authorizations	1.2.5 The Plan's NOA letters were not clear and concise, or at sixth grade reading level.	<u>Update as of 3/5/2019:</u> Continuing internal audits revealed issues with how TruCare generates letters, leading to potentially confusing language for members. A team is working on a plan to mitigate the issues. Once the TruCare issues are resolved, staff will be retrained on the mitigation procedures. In the meantime, audits continue to ensure that the language is clear and concise and a process for final review before sending out is being developed. The updated timeline for completion is 4/30/2019. <u>Update as of 4/10/2019:</u> Denial rationale language has been updated. Staff training was completed on 3/29/2019.	4/30/2019	Completed	Utilization Management/ Pharmacy		State	DHCS	2018	Completed
7	Prior Authorizations	1.2.6 The Plan provided incorrect appeal, grievance, and state fair hearing information in translated pharmacy member notifications. The translated "Your Rights" attachments did not follow the required format.	The Plan will update its pharmacy member notifications to ensure the translated versions are in the required format with updated member rights information by 1/25/2019. <u>Update as of 2/4/2019:</u> Updated translated versions of the "Your Rights" attachments have been provided to the Pharmacy Benefits Manager. <u>Update as of 2/19/2019:</u> Updated translated versions of the "Your Rights" attachments have been placed into production by the Pharmacy Benefits Manager.	1/25/2019	Completed	Pharmacy	✓	State	DHCS	2018	Completed
8	Prior Authorizations	1.2.7 The Plan provided conflicting information to providers about podiatry benefits, which required PA; it therefore did not communicate to providers the services that required PA.	The Plan will be updating its Prior Authorization Grid and Provider Training Presentation to include clear communication of the prior authorization process including clarification of the podiatry benefit. <u>Update as of 1/07/2019:</u> The Plan will be updating its prior authorization grid and provider training materials by 1/25/2019. <u>Update as of 1/31/2019:</u> The PA Grid and Provider Training Presentation have been updated. The PA Grid and updated Provider Manual have been posted to the Plan website.	1/25/2019	Completed	Utilization Management	✓	State	DHCS	2018	Completed
9	Referral Tracking process	1.3.1 The Plan did not track authorized PAs to completion and inform providers of the referral tracking process.	The Plan has updated its referral tracking policy and procedure. Routine reporting has been developed to track authorization PAs to completion. The Plan's provider manual has been updated to include information on the Plan's referral tracking process for providers. <u>Update as of 1/07/2019:</u> The Plan will be uploading the provider manual to the website by 1/25/19. <u>Update as of 1/31/2019:</u> The updated Provider Manual has been posted to the Plan website.	1/25/2019	Completed	Utilization Management	✓	State	DHCS	2018	Completed
10	Appeal	1.4.1 The Plan did not ensure health care professionals with appropriate clinical expertise in treating the member's condition resolved pharmacy appeals. The Plan allowed the Pharmacy Director to resolve appeals for medication requests instead of requiring a clinical professional with expertise in treating the member's condition.	The Plan updated its appeal procedures to reflect MD review for final decision for pharmacy appeals on 09/26/2018 and conducted staff training on 10/30/2018.	10/30/2018	Completed	Health Care Services	✓	State	DHCS	2018	Completed

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2018 DHCS FINAL AUDIT REPORT FINDINGS - Audit Review Period: 6/1/2017-5/31/2018						INTERNAL AUDITS					
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
11	Appeal	1.4.2 The Plan did not translate acknowledgement and resolution appeal letters into the required threshold languages.	The Plan's appeal policies and procedures in place are compliant with the translation requirements. Staff training refresher of translation of letters was conducted on 10/30/2018.	10/30/2018	Completed	Grievance & Appeals	✓	State	DHCS	2018	Completed
12	Appeal	1.4.3 The Plan did not update its provider manual to include the new timeframes for filing a state fair hearing that became effective July 1, 2017.	The Plan updated its provider manual on 12/25/2018 to include the correct new SFH filing timeframes. <u>Update as of 1/07/2019:</u> The Manual is scheduled to be uploaded on our website on 1/25/2019. <u>Update as of 1/31/2019:</u> The updated Provider Manual has been posted to the Plan website.	1/25/2019	Completed	Grievance & Appeals/ Provider Relations	✓	State	DHCS	2018	Completed
13	Delegation Oversight	1.5.1 The Plan did not collect and review ownership and control disclosure information for their UM delegates.	The Plan's subcontractor policy & procedure addresses the ownership and control disclosure information requirements. <u>Update as of 1/07/2019:</u> The Plan has requested ownership and control disclosure information of its UM delegates as of 1/4/2019. <u>Update as of 1/30/2019:</u> All forms from the Plan's UM delegates have been received as of 1/31/2019 with the exception of the Plan Pharmacy Benefits Manager (PBM). <u>Update as of 3/6/2019:</u> All forms from the Plan's UM delegates have been received.	3/15/2019	Completed	Provider Relations	✓	State	DHCS	2018	Completed
14	Delegation Oversight	1.5.2 The Plan did not require corrective action for all identified deficiencies as a part of their annual oversight audits.	The Plan updated its corrective action plan policy and procedure on 11/8/2018 to ensure all identified deficiencies are a part of annual audits such as policy and procedure deficiencies. UM annual delegation audits conducted for 2018 reflect the policy and procedure deficiencies in the corrective action.	11/8/2018	Completed	Compliance	✓	State	DHCS	2018	Completed
15	Delegation Oversight	1.5.3 The Plan did not continuously monitor and evaluate the functions of its UM delegates. The Plan did not ensure receipt of all contractual and regulatory reports during the audit period.	The Plan has updated its monitoring of UM delegates to ensure all contractual and regulatory reports are being tracked for review. The Plan's delegation reporting tracking log has been updated to document all UM delegation reporting. <u>Update as of 1/7/2019:</u> The Plan will update the desktop procedure and conduct staff training on the monitoring process by 1/22/2019. <u>Update as of 1/31/2019:</u> The Plan completed staff training on 12/20/2018.	1/22/2019	Completed	Compliance	✓	State	DHCS	2018	Completed
16	Initial Health Assessment (IHA)	2.4.1 The Plan did not ensure that new members receive an IHA within 120 days from enrollment. The Plan's IHA completion records were inaccurate.	The Plan updated its procedures to monitor IHA completion and validate the procedure codes. Medical record auditing procedures will be conducted to monitor IHA completion and conduct validity testing. <u>Update as of 1/07/2019:</u> The Plan completed the audit and is completing the summary report for Committee by 1/17/2019.	1/17/2019	Completed	Quality Management	✓	State	DHCS	2018	Completed
17	Complex Case Management (CCM)	2.5.1 The Plan did not implement its policy and did not consistently monitor its CCM program.	The Plan monitors its daily aging report to ensure compliance with its CCM program.	12/1/2018	Completed	Health Services	✓	State	DHCS	2018	Completed
18	Complex Case Management (CCM)	2.5.2 The Plan did not ensure PCP participation in the provision of CCM services to each eligible member.	The Plan's updated CCM policy and procedure includes a process for PCP participation. The PCP Input Form was implemented for use on 5/31/2018.	5/31/2018	Completed	Health Services	✓	State	DHCS	2018	Completed
19	Access & Availability	3.1.1 The Plan did not initiate and implement steps to monitor wait times for providers to answer members' telephone calls.	The Plan will be updating its policy and procedure to include the telephone wait times standards for answering and returning calls. The Plan will monitor wait times for providers and answering member telephone calls through a quarterly survey. <u>Update as of 1/31/2019:</u> The Plan has updated its P&P to include all wait time standards. The Plan conducted a survey in January 2019 to assess and monitor wait times as required.	1/31/2019	Completed	Quality Management	✓	State	DHCS	2018	Completed
20	Access & Availability	3.1.2 The Plan did not maintain an accurate and complete provider directory.	The Plan implemented an audit process of the provider directory. The Plan expanded its annual audit for its Pharmacy Benefit Manager (PBM) to include monitoring its provider data included in the directory. <u>Update as of 1/30/2019:</u> Provider Directory Data P&P and desktop procedure for internal auditing have been updated.	2/28/2019	Completed	Provider Services/ Pharmacy	✓	State	DHCS	2018	Completed
21	Emergency & Family Planning Claims	3.5.1 The Plan denied emergency room (ER) service and family planning (FP) claims containing procedures that normally require prior authorization outside of an ER or FP setting.	The Plan updated its system configuration to ensure ER and FP claim procedure codes were updated and will not be denied for services not being authorized. Monitoring reports have been implemented to review any claims denied incorrectly that are adjusted the following week.	11/30/2018	Completed	Claims	✓	State	DHCS	2018	Completed
22	Emergency & Family Planning Claims	3.5.2 The Plan did not pay the greater of \$15 or 15 percent interest annually for emergency service claims not reimbursed within 45 working days of receipt.	The Plan updated its system to ensure interest is paid based on the greater of the \$15 or 15 percent interest annually for emergency services not reimbursed timely. <u>Update as of 1/07/2019:</u> The Plan will run a pre-payment monitoring report prior to each check run to ensure interest is paid based on the greater of the \$15 or 15% per annum for emergency services claims not adjudicated timely. <u>Update as of 1/31/2019:</u> The Plan's pre-payment monitoring report process is now in place prior to each check run to ensure interest is paid accurately for emergency services claims when interest is required. All claims identified on the weekly report are manually adjusted as needed prior to payment to providers.	1/25/2019	Completed	Claims	✓	State	DHCS	2018	Completed

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2018 DHCS FINAL AUDIT REPORT FINDINGS - Audit Review Period: 6/1/2017-5/31/2018					INTERNAL AUDITS						
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
23	Emergency & Family Planning Claims	3.5.3 The Plan improperly denied family planning claims for out of network, non-contracted providers. These claims were denied based on edits in the Plan's claims system and subsequent review by claims analysts.	The Plan provided staff training on 6/11/2018 to ensure FP claims edits for out of network claims are reviewed and not inappropriately denied. Monitoring reports have been implemented to review any claims denied incorrectly. Any claims identified as denied incorrectly are adjusted the following week manually.	12/31/2018	Completed	Claims	✓	State	DHCS	2018	Completed
24	Emergency & Family Planning Claims	3.5.4 The Plan did not disclose the specific rationale used in determining why claims are rejected.	<u>Update as of 3/6/2019:</u> The Plan will send via fax blast to the provider network training materials for reading remittance advice forms from Alliance claims by March 31. The training materials will also be included in all provider quarterly packets by May 31, 2019. <u>Update 4/8/2019:</u> The training guide created by the Claims director for providers has been sent to the entire Alliance network via fax as of 4/1/2019; the guide was also posted to the Alliance website as of 4/1/2019. The guide is currently also being hand-delivered by the Provider Relations team via the 2nd quarter provider packets.	4/1/2019	Completed	Claims	✓	State	DHCS	2018	Completed
25	Emergency Pharmacy Provisions	3.6.1 The Plan did not ensure the provision of sufficient amounts of drugs prescribed in emergency situations.	The Plan updated its policy and procedure to ensure emergency provisions of drugs are prescribed in emergency situations. The monitoring report was updated to include all supply claims to ensure members have access to medically necessary drugs.	12/11/2018	Completed	Pharmacy	✓	State	DHCS	2018	Completed
26	Grievances	4.1.1 The Plan's process omitted medical director review of QOC grievances prior to sending resolution letters.	The Plan updated its grievance procedures and letters to include MD review for quality of care grievances. <u>Update as of 1/7/2019:</u> Implementation will be completed by 3/31/2019 once RN staff are on board and trained on the updated process. <u>Update as of 3/5/2019:</u> Health Care Services has successfully recruited one nurse, and is in the process of filling the remaining vacancy. <u>Update as of 4/10/2019:</u> Training is to be completed by 4/11/2019. The checklist for standard and expedited grievances has been updated. <u>Update as of 5/8/2019:</u> The review process for QOC grievances was implemented on 4/15/2019.	4/15/2019	Completed	Health Care Services	✓	State	DHCS	2018	Completed
27	Grievances	4.1.2 The Plan sent member resolution letters without completely resolving all complaints.	The Plan updated its grievance procedure to include a process for resolving all complaints and resolutions resolved outside the 30 day timeframe. Staff training was conducted on 7/17/2018.	7/17/2018	Completed	Grievance & Appeals		State	DHCS	2018	Completed
28	Grievances	4.1.3 The Plan did not update its provider manual to include the new timeframes for filing grievances that became effective July 1, 2017.	The Plan updated its Provider Manual on 12/25/2018 to include the correct new grievance filing timeframes. <u>Update as of 1/07/19:</u> The Manual is scheduled to be uploaded on our website on 1/25/2019. <u>Update as of 1/25/2019:</u> The Plan has posted the updated Provider Manual to its website.	1/25/2019	Completed	Grievance & Appeals/ Provider Relations	✓	State	DHCS	2018	Completed
29	Grievances	4.1.4 The Plan's grievance system did not capture and process all complaints and expressions of dissatisfaction	The Plan provided training to its delegated entities of the Plan's grievance process to ensure the Plan's system receives and resolves all complaints of dissatisfaction. New provider orientation materials and the provider manual will include education materials of the Plan's grievance process for new and existing providers. <u>Update as of 1/7/2019:</u> The Plan will be uploading the provider manual to the website by 1/25/19. <u>Update as of 1/25/2019:</u> The Plan has posted the updated Provider Manual to its website.	1/25/2019	Completed	Grievance & Appeals/ Provider Relations	✓	State	DHCS	2018	Completed
30	HIPAA	4.3.1 The Plan did not report the discovery of PHI breaches to the DHCS Information Security Officer.	The Plan updated its procedures to ensure reporting of PHI incidents are reported to all DHCS contacts including the DHCS Information Security Officer. Staff training on updated procedures was conducted on 8/22/2018 and 10/3/2018.	10/3/2018	Completed	Compliance	✓	State	DHCS	2018	Completed
31	HIPAA	4.3.2 The Plan did not report all suspected security incidents or unauthorized disclosures of PHI to DHCS within 24 hours of discovery.	The Plan updated its procedures and tracking log to ensure monitoring of reporting to DHCS occurs timely. Staff training on updated procedures was conducted on 8/22/2018 and 10/3/2018.	10/3/2018	Completed	Compliance	✓	State	DHCS	2018	Completed
32	Provider Training	5.2.1 The Plan did not ensure provider training was conducted within 10 working days.	The Plan monitors its tracking log to ensure provider training is conducted within 10 working days. Staff training of the required timeframe was conducted on 12/17/2018.	12/31/2018	Completed	Provider Services	✓	State	DHCS	2018	Completed
33	Provider Training	5.2.2 The Plan did not specify in its written agreement provider training responsibilities for two delegated entities.	The Plan updated its contract with the two delegated entities to ensure provider training requirements. <u>Update 12/31/2018:</u> The Plan has updated its contract with one of the delegates to include delegation of provider training requirements. The other delegate's contract is in progress to be finalized. Estimated time for contract to be completed is 2/28/2019. <u>Update as of 3/4/2019:</u> The remaining delegate has agreed to the provider training responsibilities; the final contract will be signed once the delegate agrees to terms for non-related items. Update as of 8/5/2019: Both delegates involved in the finding delegation agreements were updated. Another delegate's contract still needs to be finalized.	6/30/2019	Completed	Provider Services	✓	State	DHCS	2018	Completed
34	Provider Training	5.2.3 The Plan did not ensure training materials provided by two delegated entities included information on Plan policies, procedures, services, and member rights and responsibilities.	The Plan's delegated entities have updated their training materials to include the required information. <u>Update 12/31/2018:</u> The Plan is currently working with the delegate to incorporate this information. Target date for materials to be updated is 1/31/19. <u>Update as of 1/30/2019:</u> Both delegates have revised their training materials to include member rights and responsibilities, grievances and services.	1/31/2019	Completed	Provider Services	✓	State	DHCS	2018	Completed

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2018 DHCS FINAL AUDIT REPORT FINDINGS - Audit Review Period: 6/1/2017-5/31/2018						INTERNAL AUDITS					
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
35	Fraud, Waste, and Abuse (FWA)	6.3.1 The Plan did not conduct and report preliminary investigations of all suspected cases of fraud and abuse to DHCS within 10-working days.	The Plan updated its fraud and abuse policy and procedure as of 7/17/2018 to ensure timely reporting of incidents to DHCS. Staff training on updated procedures was conducted on 7/17/2018. The Plan updated its monitoring tracking log to monitor the reporting timeframe requirement.	7/17/2018	Completed	Compliance	✓	State	DHCS	2018	Completed
36	Fraud, Waste, and Abuse (FWA)	6.3.2 The Plan did not conduct prompt and complete investigations of all suspected fraud and abuse incidents.	The Plan updated its fraud and abuse policy and procedure as of 7/17/2018 to investigate all suspected incidents and update DHCS until the case closure. Standardized investigation form for documentation was implemented as of 7/17/2018. Staff training on updated procedures was conducted on 7/17/2018.	7/17/2018	Completed	Compliance	✓	State	DHCS	2018	Completed
37	State Supportive Services	SSS.1 The Plan denied state supported services (SSS) claims containing procedures that normally require prior authorization outside of a SSS setting. These claims were denied based on edits in the Plan's claims system and review by claims analysts; the Plan's process did not include exceptions for FP or ER services.	The Plan updated its system configuration to ensure SSS claim procedure codes were updated and will not be denied for services not being authorized. Monitoring reports have been implemented to review any claims denied incorrectly that are adjusted the following week.	11/30/2018	Completed	Claims	✓	State	DHCS	2018	Completed
38	State Supportive Services	SSS.2 The Plan did not disclose the specific rationale used in determining why claims are rejected.	The Plan's Remittance Advice (RA) includes the specific rationale for claims denials. Denial codes can be applied at the Header level, line level or both. The Plan's claims processing system edits each claim and assigns all denial or informational codes that are applicable to the claim. <u>Update as of 1/31/2019:</u> The Plan will provide training to providers to ensure comprehension concerning the remittance advice set-up. <u>Update as of 3/6/19:</u> The Plan will send via fax blast to the provider network training materials for reading remittance advice forms from Alliance claims by March 31. The training materials will also be included in all provider quarterly packets by 5/31/2019. <u>Update 4/8/2019:</u> The training guide created by the Claims director for providers has been sent to the entire Alliance network via fax as of 4/1/2019; the guide was also posted to the Alliance website as of 4/1/2019. The guide is currently also being hand-delivered by the Provider Relations team via the 2nd quarter provider packets.	4/1/2019	Completed	Claims	✓	State	DHCS	2018	Completed
1	Prior Authorizations	Authorizations were auto-approved for hospital.	Effective 9/17/2018, the Plan started to review and impose standard UM authorization guidelines for hospital authorizations.	9/17/2018	Completed	Utilization Management	✓	Self Identified	AAH	2018	Completed
2	Appeal	The Plan's expedited appeals checklist does not include a reminder to call the member when the case is de-escalated from urgent to routine.	The expedited appeals checklist has been updated. Staff training will be conducted by 10/1/2018. Checklist includes requirements of De-expedited: Decision to de-expedite must be made within 24 hours. Send ack letter within 3 calendar days notifying of priority change and right to contact DMHC. Follow standard appeal process. If 24 hour TAT is not met, proceed with expedited appeal.	10/1/2018	Completed	Grievance & Appeals	✓	Self Identified	AAH	2018	Completed
3	Delegation Oversight	Some authorization cases included many errors with subcontractor's notices of actions. Plan oversight of authorizations and notices is in process.	Reestablished bi weekly meetings with subcontractors and conducted monthly focused file audit which included NOAs, conducted clinical case rounds for overturned appeals. The plan will continue to monitor during annual audit review process. The Plan will be terminating services subcontractor and consuming this function to review authorization effective 4/1/2019.	12/1/2018	Completed	Utilization Management	✓	Self Identified	AAH	2018	Completed
4	Care Coordination	The Plan did not annually review the County MOU for CCS services.	<u>Update 9/27/2019:</u> MOUs have transitioned to Provider Services. Provider Services is in discussion with the county on review MOUs, including CCS. <u>Update as of 12/2/2019:</u> The MOUs have been transitioned to the Provider Services team. The MOU was executed with an effective date of 8/1/2019	8/1/2019	Completed	Provider Services	✓	Self Identified	AAH	2018	Completed
5	Care Coordination	The Plan did not annually review the County MOU for Early intervention/development disabilities.	<u>Update 9/27/2019:</u> MOUs have been transitioned to Provider Services. Provider Services is in discussion with the county on review MOUs, including EI/DD services. <u>Update as of 12/2/2019:</u> The Plan is currently working on developing a full county MOU to include services for early intervention and development disabilities services <u>Update 7/10/2020:</u> The MOU was sent to the County for review on 6/16/2020. <u>Update 10/9/2020:</u> The County has accepted the Alliance's edits and the MOU is currently under review for final approval with the County. <u>Update 11/10/2020:</u> The County has cancelled the November 3rd meeting. This agenda item will be carried over to the December 15th docket. <u>Update 5/14/2021:</u> The MOU was approved by the county board on 4/6/2021.	2/28/20 TBD	Completed	Provider Services	✓	Self Identified	AAH	2018	Completed
6	Initial Health Assessment (IHA)	The Plan did not have a process for validating the procedure codes used for IHA completion.	P&P will be updated to include the detail of the process for annual validation and codes. The validated for this year will occur prior to 11/1/2018. <u>Update 11/6/2018:</u> Codes were validated and updated by QM department.	11/1/2018	Completed	Quality Management	✓	Self Identified	AAH	2018	Completed
7	Initial Health Assessment (IHA)	The Plan does not have a system in place for monitoring member's missed appointments.	Missed appointments are identified during the Medical Record Review that is part of a FSR. The criteria for missed primary care appointments and outreach efforts, which is part of DHCS's tool. The FSR review nurse evaluates this information and if a deficiency is identified the provider is educated on the importance of outreaching to the member and that documentation of the outreach attempts is required.	11/26/2019	Completed	Quality Management	✓	Self Identified	AAH	2018	Completed
8	Access & Availability	The Plan did not monitor appointment wait times.	Policy and procedure is in place for monitoring appointment wait time standards. Standardized process for monitoring and corrective action plan in place as of 9/20/2018.	9/20/2018	Completed	Quality Management	✓	Self Identified	AAH	2018	Completed
9	Grievances	Some exempt grievance cases were not resolved within the next business day timeframe (applied to 1-3 cases).	Policies and procedures in place are compliant with the exempt grievance resolution timeframe requirements. Staff training refresher of resolving all exempt grievances by close of next business day was conducted on 10/12/2018.	10/12/2018	Completed	Member Services	✓	Self Identified	AAH	2018	Completed

**ALAMEDA ALLIANCE FOR HEALTH
COMPLIANCE DASHBOARD**

2018 DHCS FINAL AUDIT REPORT FINDINGS - Audit Review Period: 6/1/2017-5/31/2018						INTERNAL AUDITS					
#	Category	Deficiency	Corrective Action Plan (CAP)	Completion Date	Internal CAP Status	Department Responsible	Validation Status	State/Self Identified	Agency	Year	Status
10	Quality Improvement	Reporting of the HCQC was not consistently reported to the Board.	The Chief Medical Officer will provide HCQC summary updates to the Board starting in November. The meeting minutes will be included in the Board materials.	11/9/2018	Completed	Quality Management	✓	Self Identified	AAH	2018	Completed
11	Utilization Management	The Plan did not routinely review overturned UM denials for trends & to develop plans for intervention where needed.	The Plan will pull reporting of UM denial trends that will be presented at the UM committee. The first UM committee for presenting the overturn UM denial trends at UM committee will be on 9/28/2018. These findings will be presented to the HCQC and subsequently to the Board of Governors.	9/28/2018	Completed	Utilization Management	✓	Self Identified	AAH	2018	Completed
12	Utilization Management	The Plan did not have a clear process for peer-to-peer clinician discussions concerning denied services.	Steps Plan took or will take to correct deficiency: 1. Plan develop a desktop procedure on peer to peer discussion by 9/14/2018. 2. Plan to train physicians and pharmacists of desktop procedure and when and how to document peer-to-peer clinician discussions by 9/26/2018. 3. Plan has started a weekly meeting with physicians and pharmacist for peer to peer discussions as of 7/17/2018.	9/26/2018	Completed	Utilization Management	✓	Self Identified	AAH	2018	Completed

Q1 2024 - PRESENT APL IMPLEMENTATION TRACKING LIST						
#	Regulatory Agency	APL #	Date Released	APL/PL Title	LOB	APL Purpose Summary
1	DHCS	24-001	1/12/2024	Street Medicine Provider: Definitions and Participation in Managed Care	MEDI-CAL	The purpose of this All Plan Letter (APL) is to provide guidance to Medi-Cal managed care plans (MCPs) on opportunities to utilize street Medicine providers to address clinical and non-clinical needs of their Medi-Cal Members experiencing unsheltered homelessness.
2	DMHC	24-001	1/12/2024	Amendment to Rule 1300.71.31 regarding calculation of the "Average Contracted Rate" for AB 72 (2016) purposes	MEDI-CAL & GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues this All Plan Letter (APL) 24-001 to provide guidance to plans on the Amendment to section 1300.71.31 of title 28 of the California Code of Regulations (Rule 1300.71.31).
3	DMHC	24-002	1/22/2024	Large Group Renewal Notice Requirements	GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues this All Plan Letter (APL) 24-002 to provide guidance to plans on the timing and content requirements for renewal notices to large group contract holders under HSC section 1374.21 and HSC section 1385.046.
4	DMHC	24-003	1/29/2024	Plan Year 2025 QHP, QDP, and Off-Exchange Filing Requirements	N/A	The Department of Managed Health Care (Department) issues this All Plan Letter (APL) 24-003 to assist in the preparation of Plan Year 2025 regulatory submissions, in compliance with the Knox- Keene Act at California Health and Safety Code sections 1340 et seq. (Act) and regulations promulgated by the Department at California Code of Regulations, title 28 (Rules).
5	DHCS	24-002	2/8/2024	Medi-Cal Managed Care Plan Responsibilities for Indian Health Care Providers and American Indian Members	MEDI-CAL	The purpose of this All Plan Letter (APL) is to summarize and clarify existing federal and state protections and alternative health coverage options for American Indian Members enrolled in Medi-Cal managed care plans (MCPs). Additionally, this APL consolidates various MCP requirements pertaining to protections for Indian Health Care Providers (IHCPs), including requirements related to contracting with IHCPs and reimbursing claims from IHCPs in a timely and expeditious manner. This APL also provides guidance regarding MCP tribal liaison requirements and expectations in relation to their role and responsibilities.
6	DMHC	24-004	2/22/2024	Coverage of Over-the Counter FDA Approved Contraceptives	GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues this All Plan Letter (APL) 24-004 to remind health plans, effective January 1, 2024, the rules changed regarding health plan coverage of over-the-counter (OTC) contraceptive drugs, devices, and products approved by the federal Food and Drug Administration (FDA).
7	DMHC	24-005	3/11/2024	Change Healthcare Cyberattack	MEDI-CAL & GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues this All Plan Letter (APL) 24-005 to encourage health plans to be flexible to ensure stability of the health care system following the cyberattack of Change Healthcare
8	DMHC	24-006	3/20/2024	Provider Directory Annual Filing Requirements	MEDI-CAL & GROUP CARE	This All Plan Letter (APL) reminds health care service plans of California Health and Safety Code section 1367.27, subdivision (m)'s requirement to annually submit provider directory policies and procedures to the Department of Managed Health Care (Department).
9	DHCS	24-003	3/28/2024	Abortion Services	MEDI-CAL	The purpose of this All Plan Letter (APL) is to provide Medi-Cal managed care plans (MCP) with information regarding their responsibility to provide Members with timely access to abortion services.
10	DMHC	24-007	4/3/2024	Implementation of Senate Bill 855 Regulation, Mental Health and Substance Use Disorder Coverage	GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues this All Plan Letter (APL) 24-007 to provide guidance regarding implementation of the regulation as well as filing and compliance requirements for commercial full-service health plans and specialized health care service plans (plan or plans) offering behavioral health services.
11	DHCS	24-004	4/8/2024	Quality Improvement and Health Equity Transformation Requirements	MEDI-CAL	The purpose of this All Plan Letter (APL) is to notify Medi-Cal managed care plans (MCPs), including MCPs delivering services to Members with specialized health care needs under the Population-Specific Health Plan (PSP) model, of requirements for quality and health equity improvement. Unless otherwise noted, all MCP requirements set forth in this APL apply to PSPs.
12	DMHC	24-008	4/15/2024	2024 Health Plan Annual Assessments	GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues this All Plan Letter (APL) 24-008 to provide information to health care service plans (health plans) pertaining to the DMHC's fiscal year (FY) 2024-25 annual assessments.
13	DHCS	24-005	4/29/2024	California Housing and Homelessness Incentive Program	MEDI-CAL	The purpose of this All Plan Letter (APL) is to provide Medi-Cal managed care health plans (MCP) with guidance on the incentive payments linked to the Housing and Homelessness Incentive Program (HHIP) implemented by the California Department of Health Care Services (DHCS) in accordance with the Medi-Cal Home and Community-Based Services (HCBS) Spending Plan.
14	DMHC	24-008	4/15/2024	2024 Health Plan Annual Assessments	GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues this All Plan Letter (APL) 24-008 to provide information to health care service plans (health plans) pertaining to the DMHC's fiscal year (FY) 2024-25 annual assessments.

#	Regulatory Agency	APL #	Date Released	APL/PL Title	LOB	APL Purpose Summary
15	DMHC	24-009	5/6/2024	Change Healthcare Cyberattack Response Filing	MEDI-CAL & GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues this All Plan Letter (APL) 24-009 to request information from plans regarding their response and outreach to enrollees potentially impacted by the Change Healthcare cyberattack.
16	DHCS	24-006	5/13/2024	Community Health Worker Services Benefit	MEDI-CAL	The purpose of this All Plan Letter (APL) is to provide Medi-Cal managed care plans (MCPs) with guidance regarding the qualifications for becoming a Community Health Worker (CHW), the definitions of eligible populations for CHW services, and descriptions of applicable conditions for the CHW benefit.
17	DMHC	24-010	6/13/2024	Coverage of Ground Ambulance Services Provided by a Noncontracted Provider	GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues this All Plan Letter (APL) 24-010 to provide additional guidance regarding Assembly Bill 716.
18	DMHC	24-011	6/17/2024	Request for Health Plan Information and Addendum Revisions	MEDI-CAL & GROUP CARE	The Department of Managed Health Care (Department) issues this All Plan Letter (APL) 24-011 to notify health care service plans the Department has revised the attached, Request for Health Plan Information (RHPI) and RHPI Addendum forms.
19	DHCS	24-007	6/20/2024	Targeted Provider Rate Increases	MEDI-CAL	The purpose of this All Plan Letter (APL) is to provide Medi-Cal managed care plans (MCPs) with guidance on Network Provider payment requirements applicable to Medi-Cal Targeted Rate Increases (TRI), as defined herein, effective for dates of service on or after January 1, 2024.
20	DHCS	24-008	6/21/2024	Immunization Requirements	MEDI-CAL	The purpose of this All Plan Letter (APL) is to clarify requirements related to the provision of immunization services.
21	DHCS	20-016	6/24/2024	Blood Lead Screening of Young Children (TECHNICAL CHANGE)	MEDI-CAL	The purpose of this All Plan Letter (APL) is to provide requirements for blood lead screening tests and associated monitoring and reporting for Medi-Cal managed care plans (MCPs).
22	DMHC	24-012	6/25/2024	Single Point of Contact for Hospitals to Request Authorization for Poststabilization Care	MEDI-CAL & GROUP CARE	This All Plan Letter (APL) reminds plans they may not require a hospital to make more than one telephone call to request authorization to provide poststabilization care to plan enrollees.
23	DMHC	24-013	6/28/2024	Health Equity and Quality Program Policies and Requirements	MEDI-CAL & GROUP CARE	The Department of Managed Health Care (Department) issues this All Plan Letter (APL) 24-013 to inform all health care service plans (health plans) of the DMHC Health Equity and Quality (HEQ) program policies and requirements. The instructions provided herein supersede those previously published in APL 22-028 and REVISED APL 23-029.
24	DMHC	24-014	7/8/2024	Guidance Regarding Dental Rate Review Reporting Requirements	N/A	Assembly Bill 1048 (Wicks, 2023) added section 1385.14 to the California Health and Safety Code. Section 1385.14 requires health plans offering a specialized health care service plan contract covering dental services to file premium rate information and information regarding the methodology, factors, and assumptions used to determine rates with the Department of Managed Health Care (DMHC) annually and at least 120 days before implementing any change in the methodology, factors, or assumptions that would affect rates. This All Plan Letter (APL) provides guidance on dental rate review filing requirements.
25	DMHC	24-015	7/22/2024	High Deductible Health Plan Products and Coverage of COVID-19 Testing	N/A	The Department of Managed Health Care (Department) issues this All Plan Letter (APL) 24-015 which addresses coverage of COVID-19 tests delivered to enrollees in high deductible health plan (HDHP) products.
26	DMHC	24-016	7/25/2024	Request for Health Plan Contact Information	MEDI-CAL & GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues this All Plan Letter (APL) 24-016 to request that all health care service plans (health plans) provide the Department with updated health plan contact information.
27	DMHC	24-017	7/31/2024	RY 2025 MY 2024 Provider Appointment Availability Survey NPMH Provider Follow-Up Appointment Rate of Compliance	MEDI-CAL & GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues APL 24-017 (OPM) – RY 2025/MY 2024 Provider Appointment Availability Survey NPMH Provider Follow-Up Appointment Rate of Compliance.
28	DMHC	24-018	8/15/2024	Compliance with Senate Bill 923	MEDI-CAL & GROUP CARE	The Department of Managed Health Care (DMHC) hereby issues All Plan Letter (APL) 24-018 – Compliance with Senate Bill 923 to provide guidance regarding the implementation of SB 923, including filing and compliance requirements for all full-service and certain specialized health care service plans (plan or plans).



Health care you can count on.
Service you can trust.

Health Care Services

Donna Carey, MD

To: Alameda Alliance for Health Board of Governors
From: Dr. Donna Carey, Chief Medical Officer
Date: September 13th, 2024
Subject: Health Care Services Report

2023 Trilogy Document Summary

Case Management (CM)

- Types of CM: Enhanced Case Management (ECM), Complex Case Management (CCM), Basic Case Management (BCM), Care Coordination, Transitional Care Services (TCS)
- Trilogy documents also include CM teams of Behavioral Health and Long-term Support Services
- Health Risk Assessment (HRA) & HIF/MET Screener
 - Overall 12% HRA completion rate (2% decrease compared to 2022)
 - Increase in HIF/MET screening return rate in Q4 2023
- Case Volumes (open/active)
 - PH Care Coordination: average 434 cases/month
 - BH Care Coordination: average 147 cases/month
 - Disease Management – Asthma: 128 members served
 - Disease Management – Diabetes: 514 members served
 - Complex Case Management: average 34 cases/month
 - Enhanced Case Management: 972 adults & 369 children/youth served
 - Transitional Care Services: average 253 cases/month
- Opportunities incorporated into 2024 Program/Workplan: Incorporate DHCS PHM Key Performance Indicators to workplan:
 - Increase % members enrolled in CCM & ECM
 - care manager engagement for high-risk members within 7 days
 - post-discharge
 - Expand ECM network providers (to increase access to ECM services)
 - Expand CS services and network providers (to increase access to and availability of CS services)

Utilization Management (UM)

- Authorization Volumes
 - Significant increase in total auth volume (+99,578 compared to 2022)
 - Membership growth, increased utilization with LTC membership
 - System and reporting configuration updates leading to more accurate data capture

- Denial Rates
 - Overall 2.5% (0.7% decrease from 2022)
- Authorization Turn-Around Times (goal = 95%)
 - Inpatient/outpatient: overall 98%, above goal
 - LTC: overall 68%, below goal
 - BH: overall 82%, below goal
- Pharmacy:
 - Outpatient RX: overall 100%, above goal
 - Physician Administered Medications/Injections: overall 99%, above goal
- Over/Under Utilization Measures
 - ER visits: average 525 visits/K
 - Acute Inpatient Hospitalization Readmission Rate: 20.1%
- Opportunities incorporated into 2024 Program/Workplan:
 - Stabilizing team infrastructure
 - Enhanced coordination across internal departments to support Population Health Management and Quality Improvement activities
 - Increased collaboration with external partners to improve over/under utilization

Quality

- MCAS/HEDIS (3 below minimum performance level MPL)
 - Lead Screening, Follow up after an ED visit for Mental illness, Topical Fluoride
- DHCS QI projects
 - Well Child visits for African American Children
 - Follow up after an emergency visit for substance use or mental illness
- Women's Health
 - Above MPL: Screenings: Breast Cancer, Cervical Cancer, Chlamydia, Prenatal/Postpartum Visits
- Initial Health Appointment rates
 - 70% with all completed elements
- Non-utilizer outreach
 - 50% outreach success
- CAHPS
 - Getting Care Quickly (73%) Child; 72.9% (Adult)
 - Getting Needed Care (79.2%) Child; 75.2% (Adult)

- Clinical Safety
 - 9,077 PQIs closed, no significant clinical trends
- Population Health Management (PHM) Program
 - PHM Strategy
 - Community Health Assessment /Community Health Improvement Project (CHA/CHIP)
 - Key Performance Indicators(KPI) Monitoring
- Health Education Program
 - Diabetes Prevention Program, Maternal Mental Health
- Disease Management
 - Asthma, Diabetes, Depression, Hypertension
- Cultural and Linguistic Services
 - Over 57,000 services provided, in 112 languages by 3 vendors
 - Community Advisory Committee
 - Cultural Sensitivity Training – 100% attendance
- Opportunities incorporated into 2024 Program/Workplan
 - Increase HEDIS Rates MY 2024 to meet/exceed minimum performance level (MPLs)
 - Pay for Performance: webinars and joint meetings with delegates/directs
 - Health Equity Incentive Pilot
 - Non/Under Utilization Outreach
 - Increase Initial Health Appointment rates

Overall Authorization Volumes (inpatient, outpatient, and long-term care):

- There was a month-over-month increase in total authorization volume from July to August 2024.

Total Authorization Volume (Medical Services)			
Authorization Type	June 2024	July 2024	August 2024
Inpatient	2,342	2,761	2,642
Outpatient	3,701	3,988	4,316
Long-Term Care	660	863	760
Total	6,703	7,612	7,718

Source: #02569_AuthTAT_Summary

- The following sections provide additional detail on utilization management trends in each department.

Utilization Management: Outpatient

- Anthem CoC volume continues at 10-15% of all incoming authorizations at any given time.
- We have successfully transitioned 90% of Anthem DME under CoC to our in-network provider CHME. Final transition will occur at the end of the year when our specific Anthem CoC DME contracts expire.
- Reporting is being analyzed to identify members who DHCS has categorized as special populations to ensure enhanced CoC benefits are managed properly for our new members. Provider relations contracting team continuing to engage in contract negotiations with identified OON providers to bring them into AAH.
- Reporting requirements for DHCS are continuing through 12/31/2024 as part of the DHCS monitoring and oversight process.
- OP processed a total of 4,316 authorizations in the month of August.
- The top 5 categories remain radiology, OP Rehab, TQ, Home Health and Outpatient facility.

Total Outpatient Authorization Volume			
Authorization Status	June 2024	July 2024	August 2024
Approvals	3,615	3,909	4,177
Partial Approvals	4	4	12
Denials	82	75	127
Total	3,701	3,988	4,316

Source: #02569_AuthTAT_Summary

Outpatient Authorization Denial Rates			
Denial Rate Type	June 2024	July 2024	August 2024
Overall Denial Rate	2.6%	2.5%	2.8%
Denial Rate Excluding Partial Denials	2.3%	2.4%	2.6%
Partial Denial Rate	0.2%	0.1%	0.1%

Source: #03690_Executive_Dashboard

Outpatient Turn Around Time Compliance			
Line of Business	June 2024	July 2024	August 2024
Overall	99%	100%	99%
Medi-Cal	99%	100%	99%
IHSS	100%	100%	100%
<i>Benchmark</i>	<i>95%</i>	<i>95%</i>	<i>95%</i>

Source: #02569_AuthTAT_Summary

Utilization Management: Inpatient

- Total inpatient auth volume had a slight decrease from July to August after the slight increase from June to July.
- After an increase in average LOS from 5.5 in May to 5.8 in June, there was a significant decrease in average LOS in July to 5.2. This corresponded with a decrease in days per thousand, conversely a slight increase in admits per thousand .
- IP Auth TAT compliance continues to surpass benchmark, with overall TAT of 99% in July.
- IP UM is receiving ADT feed for Authorization automation from Alameda Health System’s, Alta Bates Summit Medical Center, Eden Hospital, Washington Hospital, and St Rose. IP UM team has, in working with IT, automated the auth request process for these hospitals. This has reduced the administrative burden on the hospital provider side while facilitating real time communication on member admissions. The team continues to pursue ADT feeds at Stanford and UCSF, and is working with IT to increase SNF ADT feeds.
- IP UM team continues to identify members eligible for care management services who are currently admitted to a hospital, conducts inpatient discharge risk assessment, provides the name of Care Manager for inclusion in the discharge summary, and refers to Case Management department for follow up. The TCS process continues to be refined to ensure all members with care transitions receive the correct level of support.
- IP UM continues weekly hospital rounds with tertiary care centers UCSF and Stanford, as well as contracted hospital providers; Alameda Health System, Sutter, Kindred LTACH, Kentfield LTACH, and Washington, to review members’ current active admissions discuss UM issues, address discharge barriers, and refer to Case Management programs including Complex, offer support in terms of ECM, Community Supports services, and other opportunities for supporting throughput and appropriate discharge.

Total Inpatient Authorization Volume			
Authorization Status	June 2024	July 2024	August 2024
Approvals	2,285	2,708	2,600
Partial Approvals	0	0	0
Denials	57	53	42
Total	2,342	2,761	2,642

Source: #02569_AuthTAT_Summary

Inpatient Med-Surg Utilization			
Total All Aid Categories			
Actuals (excludes Maternity)			
Metric	May 2024	June 2024	July 2024*
Authorized LOS	5.5	5.8	5.2
Admits/1,000	53.9	50.4	52.1
Days/1,000	297.2	292.9	268.8

Source: #01034_AuthUtilizationStatistics – *data only available through July 2024

Inpatient Authorization Denial Rates			
Denial Rate Type	June 2024	July 2024	August 2024
Full Denials Rate	0.6%	0.9%	1.0%
Partial Denials	0.9%	1.1%	0.5%
All Types of Denials Rate	1.4%	2.0%	1.5%

Source: #01292_AllAuthDenialsRates

Inpatient Turn Around Time Compliance			
Line of Business	June 2024	July 2024	August 2024
Overall	98%	99%	98%
Medi-Cal	98%	99%	98%
IHSS	100%	100%	100%
<i>Benchmark</i>	95%	95%	95%

Source: #02569_AuthTAT_Summary

Utilization Management: Long-Term Care

- Transition of the long-term care staff to the new manager will be effective 09/30/24, to allow for yearly evaluations to be completed.
- Health Navigator will start 09/16/24
- LTC census during August 2024 was 2,507 members. This is a decrease of 3 members from July 2024.
- Month to Month, the admissions, days and readmissions are decreasing. From May to July the admissions decreased by 62.07%, the days decreased by 69.83% and the readmissions also decreased by 34.21%. Some of this could be due to a lag in claims data being available, but we are seeing a decrease, overall.

Totals	May 2024	June 2024	July 2024*
Admissions	145	129	55
Days	968	799	292
Readmissions	38	40	25

*Source: #14236_LTC_Dashboard - *data only available through July 2024*

- LTC Staff continue to participate in SNF collaboratives around the county to ensure that our facility partners are updated with the processes and program enhancements.
- Having virtual rounds with AHS and Eden LTC facilities to coordinate on complex cases
- Social Workers continue visiting LTC facilities in person, on monthly and quarterly basis depending on census to assist with discharge planning and access to other resources.
- Continue referrals to TCS and other internal/external programs to provide wraparound supports to members preparing to discharge from an LTC custodial facility.
- The team continues to work closely with the facilities to assist in getting all long-term member AID Codes updated to reflect their long-term care status
- Authorization volume had a decrease in August by 11.94%, compared to July 2024.
- Authorization processing turn-around time (TAT) continues to meet benchmark.

Total LTC Authorization Volume			
Authorization Status	June 2024	July 2024	August 2024
Approvals	632	815	728
Partial Approvals	0	0	0
Denials	28	48	32
Total	660	863	760

Source: #02569_AuthTAT_Summary

*Numbers change month over month based on the void and copy process to adjust authorizations for bed holds

LTC Turn Around Time Compliance			
Line of Business	June 2024	July 2024	August 2024
Medi-Cal	96%	96%	95%
Benchmark	95%	95%	95%

Source: #02569_AuthTAT_Summary

Behavioral Health

- In July, Behavioral Health processed 578 authorizations, 457 Care Coordination referrals, and 200 Medi-Cal Mental Health Screenings and maintained a turnaround time performance level above 95%.

Total BH Authorization Volume			
	24-June	24-July	24-Aug
Approvals	339	552	576
Partial Approval	0	0	0
Denials	1	1	2
Total	440	551	578

Source: 14939_BH_AuthTAT

Mental Health Turnaround Times

MH TAT			
	24-June	24-July	24-Aug
<i>*Goal ≥95%</i>			
Determination TAT%	98%	95%	99%
Notification TAT%	98%	98%	97%

Source: 14939_BH_AuthTAT

Behavioral Health Treatment Turnaround Times

BHT TAT			
<i>*Goal ≥95%</i>	24-June	24-July	24-Aug
Determination TAT%	100%	99%	99%
Notification TAT%	100%	100%	100%

Source: 14939_BH_AuthTAT

Behavioral Health Denial Rates

<i>*Goal ≤ 5%</i> BH Denial Rates		
24-June	24-July	24-Aug
0.01%	0.01%	0.01%

Source: 14939_BH_AuthTAT

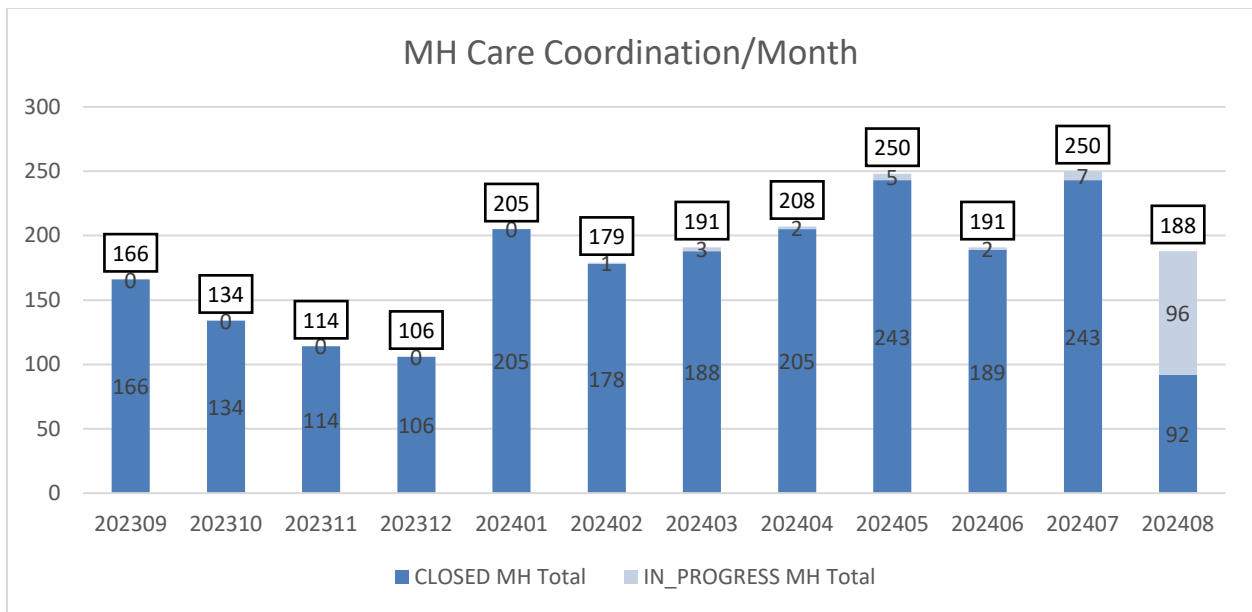
Mental Health Care Coordination

- In compliance with the No Wrong Door policy, the Alliance completes the DHCS-required screening tools when members are seeking to start new mental health services. The screening tools determine if members meet the criteria to be referred to ACBH for Specialty Mental Health Services.

Total # Medi-Cal Screening Tools			
	24-June	24-July	24-Aug
Youth Screenings	77	66	59
Adults Screenings	154	160	141

Source: PBI_14460 – MLS BH TruCare Assessments

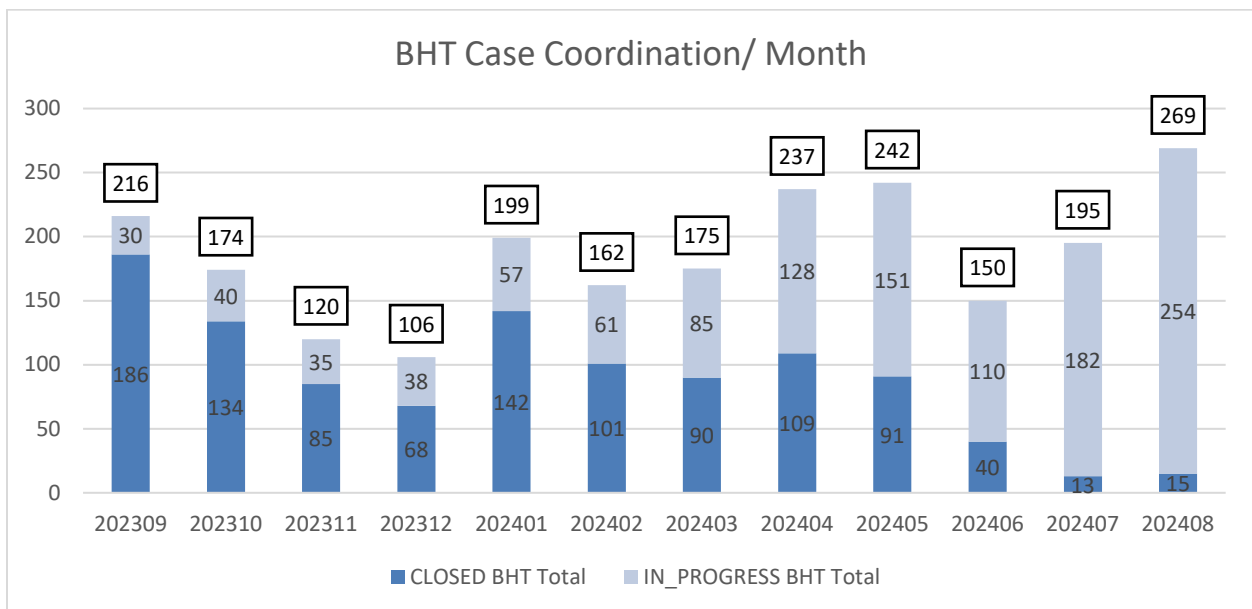
- Alliance licensed mental health clinicians, psychiatric nurses, and behavioral health navigators provide care coordination for members who need assistance accessing the mental health treatment services they need.



Source: 14665_BH_Cases

Behavioral Health Treatment (BHT)

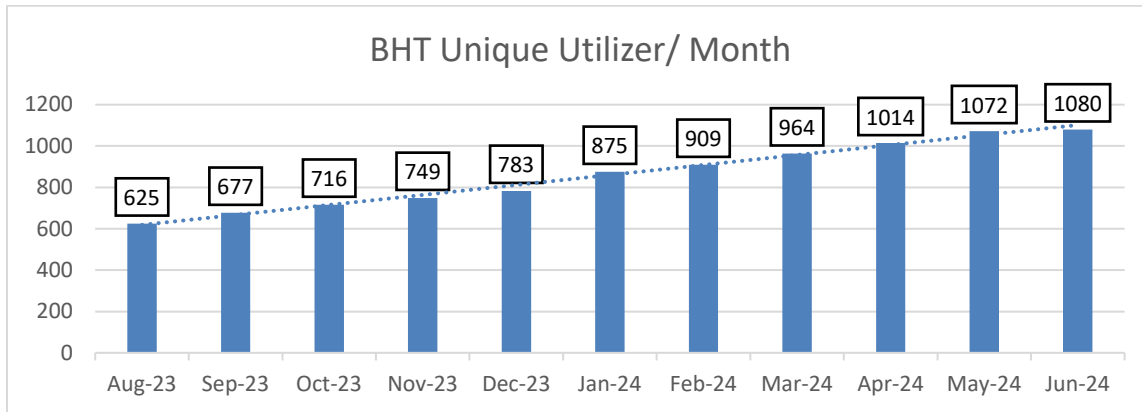
- Children and youth referred for BHT services including Applied Behavioral Analysis (ABA) and Comprehensive Diagnostic Evaluations (CDE) require Care Coordination to access the services they need. The Alliance manages each child’s unique needs and follows up with parents and caregivers to resolve barriers to care.



Source: 14665_BH_Cases

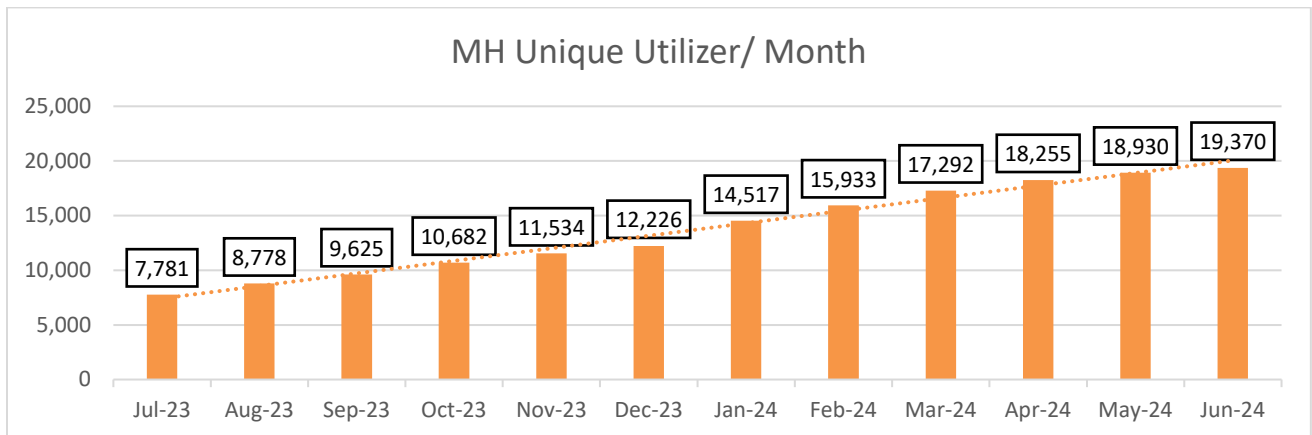
Behavioral Health Treatment Utilization

- Removing barriers to accessing Behavioral Health Treatment services remains a primary goal for the Alliance Behavioral Health team.
- We observed a consistent rise in unique utilizers of BHT/ABA services, with a 1% increase from May 2024 to June 2024.



Source: PBI 14621 BHT Utilization Report

- Rise in UU, showing a 2% increase in unique utilizers from April 2024 to May 2024.



Source: PBI 14637 BH12M Report

Pharmacy

- Pharmacy is leading initiatives on PAD (physician administered drugs) focused internal and external partnership and reviewed PAD related UM authorizations as follows:
- Top 10 Requested Drugs Submitted for Authorizations:

HCPCS Code	Drug Name	Authorizations
J2919	INJ METHYLPRED SOD SUCC 5MG	183
J9035	INJECTION BEVACIZUMAB 10 MG	121
J0585	BOTULINUM TOXIN TYPE A PER UNIT	71
J0178	INJECTION AFLIBERCEPT 1 MG	67
J7030	INFUS NORMAL SALINE SOL 1000 CC	59
J0897	INJECTION DENOSUMAB 1 MG	57
J1100	INJ DEXMETHOSON SODIM PHOSHATE 1 MG	52
J1453	INJECTION FOSAPREPITANT 1 MG	40
J2469	INJECTION PALONOSETRON HCL 25 MCG	36
J2916	INJ SODIM FERRIC GLUCONATE 12.5 MG	36

Authorization Overview

Line of Business	April 2024	May 2024	June 2024
IHSS	14	11	10
Medi-Cal	420	478	362

Turnaround Time and Determinations By Line of Business

LOB	Determination	April 2024	May 2024	June 2024
Medi-Cal	Approved	291	352	291
	Denied/Partials	8	13	5
	TAT	99.7%	98.6%	98.6%
IHSS	Approved	11	7	8
	Denied/Partials	1	0	0
	TAT	100%	100%	100%

- Pharmacy has been collaborating with UM, C&O and Provider Services team to notify impacted stakeholders regarding an update to the list of Physician Administered Drugs that require prior authorization. This change is effective 9/23/24.

Case and Disease Management

- The CM team continues to assist the high volume of all members needing Transitional Care Services (TCS) as they transition from one level of care to another. This includes member transitions where the Alliance is not the payor of the transition (such as Medi-Medi members).
- The CM team continues to collaborate with clinic partners to ensure the TCS requirements are met, including but not limited to scheduling and ensuring follow-up appointments for members, informing members of CM services, notifying appropriate individuals of TCS services (hospital discharge planners, members, caregivers, support teams, etc).

- CM is collaborating with UM and LTC to work on members with long lengths of hospital stays in hopes of successful and safe discharges and referrals as appropriate. (Referrals include Community Supports, ECM and other community resources, as needed.)
- CM is responsible for acquiring Physician Certification Statement (PCS) forms before Non-Emergency Medical Transportation (NEMT) trips to better align with DHCS requirements for members who need that higher level of transportation (former completed by Transportation broker, Modivcare). CM continues to educate the provider network, including hospital discharge planners, and dialysis centers about PCS form requirements.

Case Type	Cases Opened in July 2024	Total Open Cases as of July 2024	Cases Opened in August 2024	Total Open Cases as of August 2024
Care Coordination	643	1,347	1,029	1,713
Complex Case Management	11	35	9	48
Transitions of Care (TCS)	1,358	2,488	1,682	3,035

Source: #03342 TruCare Caseload

CalAIM

Enhanced Case Management

- All Populations of Focus have been live since January 1, 2024.
- The Alliance is continuing to meet with Roots regarding the Justice Involved (JI) Pilot. The Alliance is gaining a better understanding of how members previously incarcerated are assisted post-release, including member interest in any level of case management service.
- In partnership with other county entities (Probation, JCC, Santa Rita, ACBH), the Alliance is working closely with the internal Behavioral Health (BH) team to prepare for BH linkages 10/1/24 for members transitioning out of incarceration.
- The ECM team continues to build rapport with the ECM providers, meeting at a minimum twice a month: once to discuss specific cases and once to discuss operational issues.
- AAH continues to collaborate with Alameda County (AC) Health to discuss Street Medicine alignment. The ECM team is continuing to work closely with the Street Team providers to make sure encounters are submitted and billed appropriately.
- ECM staff are participating in DHCS Foster Care Youth Transition Stakeholder meetings, to prepare for the mandatory transition of Foster Care Youth on 1/1/2025. DHCS released draft guidance for Continuity of Care for the Foster Care Youth Transition, and the team is reviewing to provide feedback.

- The ECM team is preparing for further network expansion, focusing on two Populations of Focus: Adults at Risk for LTC Institutionalization and Members Transitioning from Incarceration. The Alliance is planning for a go-live date of 1/1/25. Conversations have begun with the potential new providers to discuss further contracting, credentialing and certification.

ECM Outreach in May 2024	Total Open Cases as of May 2024	ECM Outreach in June 2024	Total Open Cases as of June 2024	ECM Outreach in July 2024	Total Open Cases as of July 2024
950	3,201	1,066	3,475	1,791	3,599

Source: #13360 ECM Dashboard

Community Supports (CS)

- AAH CS team is working on notifying members that are receiving services from non-contracted providers, that they need to start transitioning to in-network providers as their Continuity of Care comes to an end.
- The team is currently re-evaluating authorization processes to improve operational efficiencies while minimizing provider administrative burden.
- CS services are focused on offering services or settings that are medically appropriate and cost-effective alternatives. The Alliance offers the following community supports:
 - Housing Navigation
 - Housing Deposits
 - Tenancy Sustaining Services
 - Medical Respite
 - Medically Tailored/Supportive Meals
 - Asthma Remediation
 - (Caregiver) Respite Services
 - Personal Care & Homemaker Services
 - Environmental Accessibility Adaptations (Home Modifications)
 - Nursing Facility Transition/Diversion to Assisted Living Facilities
 - Community Transition Services/Nursing Facility Transition to a Home
 - Sobering Centers (*Model of Care submitted to DHCS for Jan 2025 launch*)
 - Short term Post Hospitalization Housing (*Model of Care submitted to DHCS for Jan 2025 launch*)
 - Day Habilitation (*Model of Care submitted to DHCS for Jan 2025 launch*)
- AAH CS staff continue to meet regularly with each CS provider to work through logistical issues as they arise, including referral management, claims payment and member throughput.

- AAH is on target to meet the DHCS closed loop referral requirements by 1/1/25. DHCS released new language only requiring Community Supports and ECM will be required to go live with closed loop referrals 1/1/25. AAH is working with FindHelp to address challenges faced with current onboarding. Leadership is preparing for an alternative if FindHelp is unable to meet AAH needs.
- The CS leadership team in process of reviewing Provider Entity Interest Forms and meeting with possible providers for the below CS services:
 - Short-Term Post-Hospitalization Housing
 - Day Habilitation Program

Community Supports	Services Authorized in May 2024	Services Authorized in June 2024	Services Authorized in July 2024
Housing Navigation	1,191	1,188	1,130
Housing Deposits	265	272	265
Housing Tenancy	1,400	1,370	1,304
Asthma Remediation	93	100	90
Meals	1,345	1,130	1,099
Medical Respite	124	134	127
Transition to Home	13	13	14
Nursing Facility Diversion	32	33	31
Home Modifications	6	7	7
Homemaker Services	258	213	166
Caregiver Respite	9	9	10
Total	4,736	4,469	4,243

Source: #13581 Community Support Auths Dashboard

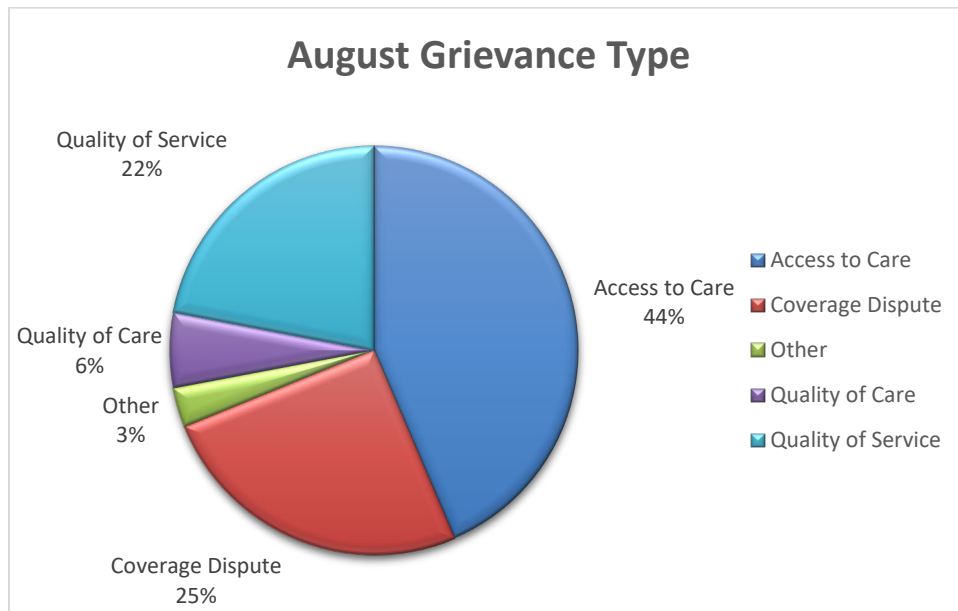
Grievances & Appeals

- All cases were resolved within the goal of 95% of regulatory timeframes.
- Total Unique grievances resolved in August were 7.67 complaints per 1,000 members.

August 2024 Cases	Total Cases	TAT Standard	Benchmark	Total in Compliance	Compliance Rate	Per 1,000 Members*
Standard Grievance	1,722	30 Calendar Days	95% compliance within standard	1,721	99.90%	3.7
Expedited Grievance	6	72 Hours	95% compliance within standard	6	100.00%	1.47
Exempt Grievance	1,882	Next Business Day	95% compliance within standard	1,879	99.80%	3.96
Standard Appeal	36	30 Calendar Days	95% compliance within standard	36	100.00%	0.08
Expedited Appeal	1	72 Hours	95% compliance within standard	1	100.00%	0
Total Cases:	3,647		95% compliance within standard	3,643	99.89%	7.67

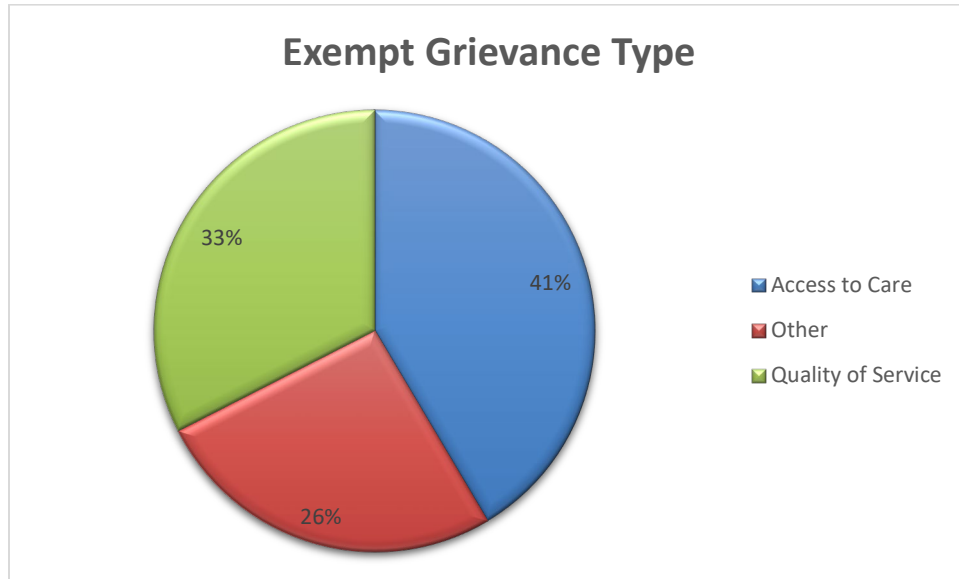
**Calculation: the sum of all unique grievances for the month divided by the sum of all enrollment for the month multiplied by 1000.*

Standard Grievances:



- **753** of 1,728 (44%) cases were related to Access to Care, the top 3 grievance categories are:
 - (344) Timely Access
 - (182) Technology/Telephone
 - (107) Authorization
- **362** of 1,728 (25%) cases were related to Coverage Dispute, the top 3 grievance categories are:
 - (224) Provider Direct Member Billing
 - (158) Provider Balance Billing
 - (32) Reimbursement
- **275** of 1,728 (22%) cases were related to Quality of Service, the top 3 categories are:
 - (76) Plan Customer Service
 - (75) Provider/Staff Attitude
 - (58) Transportation

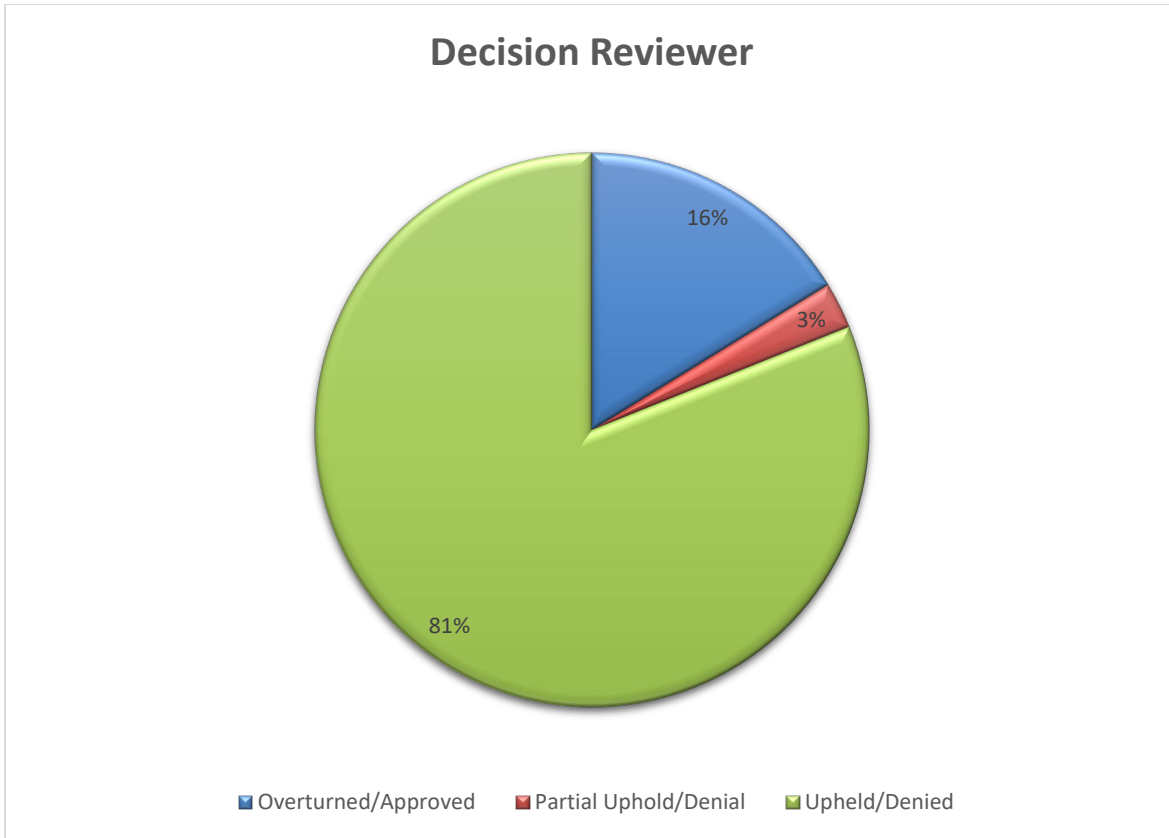
Exempt Grievances:



- **780** of 1,882 (41%) cases were related to Access to Care, the top 3 categories were:
 - (453) Telephone/Technology
 - (148) Provider Availability
 - (70) Geographic Access
- **(612)** of 1,882 (33%) cases were related to Quality of Service, the top 3 categories were:
 - (300) Plan Customer Service
 - (276) Provider/Staff Attitude
 - (18) Transportation
- **(490)** of 1,882 (26%) cases were related to Other, the top 2 categories were:
 - (453) Enrollment
 - (37) Eligibility

Appeals:

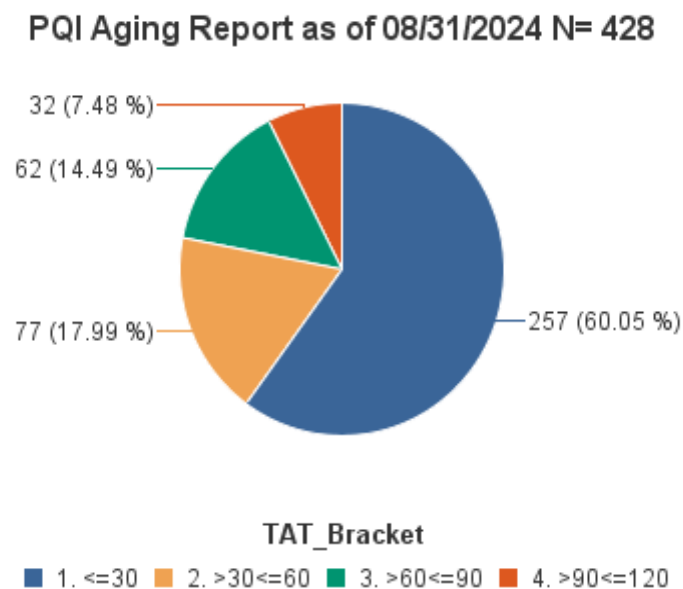
The Alliance’s goal is to have an overturn rate of less than 25%, for the reporting period of August 2024, we did meet our goal at a 16% overturn rate.



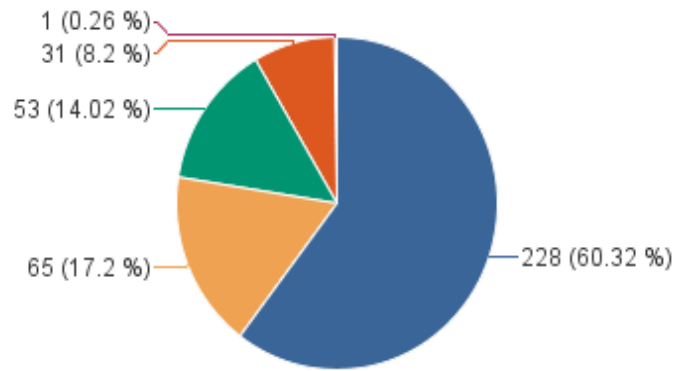
- **16** out of 37 (16%) cases were overturned for the month of August 2024:
 - (4) Disputes Involving Medical Necessity
 - (1) Coverage Disputes
 - (1) Out of Network

Quality

- Quality Improvement continues to track and trend PQI Turn-Around-Time (TAT) compliance. Our goal is closure of PQI cases within 120 days from receipt to resolution via nurse investigation and procurement of medical records and/or provider responses followed by final MD review when applicable.
- Quality of Access issues are reviewed by the Access & Availability team and Quality of Language issues by the Cultural & Linguistics Services team after they are triaged by the QI Clinical team. Quality of Care and Service issues are reviewed by the QI RN Reviewers. Final leveling for Quality of Care cases is determined by the Sr Medical Director of Quality after RN review is completed. Weekly meetings are scheduled for the purpose of Quality of Care case review with the Sr Medical Director.
- 0.26% in July and 0 cases in August were still open past the 120-day TAT. Therefore, turnaround times for case review and closure remain well within the benchmark of 95% per PQI P&P QI-104 for this lookback period.
- When cases are open for >120 days, the reason continues to be primarily due to delay in receipt of medical records and/or provider responses. As part of the escalation process of obtaining medical records and/or responses, efforts are made to identify barriers with specific providers to find ways to better collaborate to achieve resolution.
- Total number of PQIs including all categories increased by 50 from July to August. TATs are closely monitored on a weekly basis to ensure timely closure of cases within the standard 95%.



PQI Aging Report as of 07/31/2024 N= 378



TAT_Bracket

- 1. <=30
- 2. >30<=60
- 3. >60<=90
- 4. >90<=120
- 5. >120

2023 Final HEDIS Rates – Managed Care Accountability Set

Measure Acronym	Measure Description	2022 Admin Rate	2022 Hybrid Rate	2023 Admin Rate	2023 Hybrid Rate	MPL - 50th %ile
Behavioral Health						
FUAI	Follow-Up After Emergency Department Visit for Alcohol and Other Drug Dependence - 30 Day	29.82%		38.90%		36.34%
FUMI	Follow-Up After Emergency Department Visit for Mental Illness - 30 Day	49.03%		54.69%		54.87%
Disease Management						
AMR	Asthma Medication Ratio	74.71%		69.88%		65.61%
CBP	Controlling High Blood Pressure	41.77%	54.74%	48.85%	65.21%	61.31%
HBD2	HbA1c Poor Control (>9.0%)	37.06%	29.20%	32.46%		37.96%
Well Child						
CIS	Childhood Immunization Status - Combo 10	45.20%	52.80%	41.24%	45.74%	30.90%
IMA	Immunizations for Adolescents - Combo 2	49.36%	50.61%	49.27%	47.69%	34.31%
DEV	Developmental Screening in the First Three Years of Life Total	44.24%		54.39%		34.70%
LSC	Lead Screening in Children	57.52%	60.58%	60.78%	61.31%	62.79%
TFLCHI	Topical Fluoride for Children Rate1 - dental or oral health services	12.18%		14.13%		19.30%
W15	Well-Child Visits in the First 15 Months of Life - 6 or More Visits	46.56%		58.67%		58.38%
W30	Well-Child Visits for Age 15 Months to 30 Months - Two or More Visits	69.01%		74.03%		66.76%
WCV	Child and Adolescent Well-Care Visits	49.69%		56.30%		48.07%
Women's Health						
BCSE	Breast Cancer Screening - ECDS	56.08%		59.59%		52.60%
CCS	Cervical Cancer Screening	52.44%	53.83%	58.33%	60.58%	57.11%
CHL	Chlamydia Screening in Women	64.14%		67.14%		56.04%
PPC1	Timeliness of Prenatal Care	85.36%	87.50%	85.90%	90.87%	84.23%
PPC2	Timeliness of Postpartum Care	81.72%	85.42%	86.74%	89.95%	78.10%

- The chart above provides a summary of the 2023 Managed Care Accountability (MCAS) measures held to the minimum performance level (MPL). Out of the 18 measures that Alameda Alliance was accountable for against the MPL/50th percentile, 15 measures achieved or exceeded the goal. Three measures fell below the MPL but showed improvement over MY2022.

- Several factors contributed to the increase in rates, including provider education through webinar offerings, 1:1 meetings with providers/delegates, and tools to gain knowledge of MCAS measure specifications and best practice sharing. Additionally, internal staffing improvements allowed for more coordination of member outreach and incentive programs. Data sharing, expansion of medical record retrieval, and other coverage exclusions also helped the Alliance achieve MCAS goals.
- While we met goals for most MCAS measures, three measures fell below the MPL: Follow-up After Emergency Department Visit for Mental Illness (FUM) – 30 days, Lead Screening in Children (LSC), and Topical Fluoride for Children (TFL). Barriers we encountered include data sharing challenges between the County and Plan for the FUM measure, challenges with DHCS payment for TFL, and member reluctance to complete lab measures for LSC.
- To address these shortcomings, the Quality Department has undertaken several quality improvement initiatives aimed at increasing rates for measures currently below the MPL. These efforts include working closely with the County to overcome data sharing challenges, integrating the use of Community Health Workers (CHWs) to conduct follow-up for members in the ED for mental illness, providing financial support for providers to obtain Point of Care Testing for in-clinic lead testing, offering provider incentive payments for in-clinic fluoride application, and conducting a deeper dive into the TFL data to check for accuracy. We are encouraged that these additional activities will improve the three measures and help us meet or exceed the MPL.



Health care you can count on.
Service you can trust.

Health Equity

Lao Paul Vang

To: Alameda Alliance for Health Board of Governors
From: Lao Paul Vang, Chief Health Equity Officer
Date: September 13th, 2024
Subject: Health Equity Report

Internal Collaboration

- **Meetings and check-ins with Division Chiefs Update –**
 - a) The Alliance division chiefs meet 1x1 monthly to update on Health Equity (HE) and Diversity, Equity, and Inclusion (DEI) activities.
- **Population Health Management (PHM), Quality Improvement (QI), and Utilization Management (UM) Collaboration Update –**
 - a) PHM works with Elevated Diversity to ensure the new design of the DEI Training meets APL 23–025.
 - b) Regular workgroup meetings with PHM & QI to ensure the alignment of QI metrics and Health Equity.

External Collaboration

- **Bi-weekly meetings with Local Health Plans' Chief Health Equity Officers (CHEOs) Update –**
 - a) Ongoing discussions regarding the DEI Training Curriculum and other Health Equity related issues.
- **Monthly Meetings with DHCS' Chief Health Equity Officer (DHCS CHEO) Update –**
 - a) DHCS CHEO and MCPs CHEOs met to collaborate on Health Equity and DEI initiatives.
 - b) The meeting consisted of DHCS and CHEO Updates and a CAC APL Presentation.
- **LA Care –**
 - a) APL DEI Request, Technical Guidance/Needs & Recommendations
 - b) Met with the local Health plans to discuss requests and recommendations to be made by the DHCS regarding APL23–025.

- **Local Initiatives DEI Training Monthly Collaborative Meeting –**
 - a) The meeting consisted of requesting if there had been any feedback from the DHCS.
 - b) An update was given on the Health Industry Collaboration Effort (HICE).
- **Quality & Health Equity Think Tank (DHCS) – Summer**
 - a) Reviewed and revised Charter for FY2024/2925
 - b) Deep Dive into Managed Care Advancing Quality & Equity
 - c) The next meeting is scheduled for October.

Advancing Health Equity Initiative (AHEI)

- **Alliance HE Strategic Roadmap Update –**
 - a) Conducted Alliance Strategic Roadmap planning sessions, with work focused on developing a strategic roadmap.
 - b) A plan is in progress to present to CHEO.
- **DEI Training Curriculum (APL 23–025) Updates –**

DEI Curriculum Development –

- a) Developed (3) storyboards and the production for the following e-learning modules:
 - Health Equity: Version – Staff/Vendor
 - Health Equity: Version – Provider
 - Cultural Competency: Version – Staff/Vendor
 - Cultural Competency: Version – Provider
 - DEIB: Version – Staff/Vendor
 - DEIB: Version – Provider
- b) All Modules are slated for delivery at the end of September.

- **DEI Training Curriculum Timeline –**

- October - Final draft,
- Mid-October - Submission to DHCS for approval.
- Mid-November - California Cardiovascular Consultants was selected for the provider pilot training process.
- January 2025 – Launch pilot training process.
- April – June, completion of pilot training and launch all training to all providers and downstream networks.

- **Communications Update –**

- a) The curriculum training attestation form is in the branding process.
- b) A video communication from the CHEO introducing the DEI Training Curriculum is being completed in September.

- **Community Engagement Strategy –**

- a) Community Engagement is a cornerstone of achieving health equity. We are developing a strategic and intentional Community Engagement plan to increase our engagement and visibility within the communities we serve by partnering with CBOs, provider partners, faith-based organizations, and other trusted institutions.
- b) The goal is to build collective solutions for our collective problem, which is health inequity. The engagement will help us build a comprehensive network of resources, build relationships with our members, and better serve their needs.
- c) Expected launch date: January 2025.

Diversity, Equity, Inclusion, and Belonging Committee (DEIBC) and Values in Action Committee (VIAC)

- **DEIB Committee Update –**

- a) The DEIB Committee met on August 2nd and discussed DEI-focused input from the employee survey.
- b) The Committee discussed ways the VIA and DEIB Committee could celebrate holidays at the Alliance.

- **VIA Committee Update –**

- a) The VIA Committee met on August 19th and formed a sub-committee in charge of celebrating holidays and cultural celebrations and commemorating important health awareness dates throughout the year. The goal is to increase awareness, promote employee engagement, and celebrate the diversity among our staff members within the Alliance.
- b) It was decided that each month at the All-Staff Meeting, the committee would make a PPT of Celebrations for that month.



Health care you can count on.
Service you can trust.

Information Technology

Sasikumar Karaiyan

To: Alameda Alliance for Health Board of Governors
From: Sasi Karaiyan, Chief Information & Security Officer
Date: September 13th, 2024
Subject: Information Technology Report

Call Center System Availability

- AAH phone systems and call center applications performed at 100% availability during the month of August 2024 despite supporting 97% of staff working remotely.

Encounter Data

- In the month of August 2024, the Alliance submitted 179 encounter files to the Department of Health Care Services (DHCS) with a total of 348,646 encounters.

Enrollment

- The Medi-Cal Enrollment file for the month of August 2024 was received and loaded to HEALTHsuite.

HealthSuite

- The Alliance received 368,235 claims in the month of August 2024.
- A total of 304,304 claims were finalized during the month of July, out of which 257,555 claims auto adjudicated. This sets the auto-adjudication rate for this period to 84.6%.
- HEALTHsuite application was upgraded to the latest version of 24.01.01 on August 3rd.
- HEALTHsuite application encountered an outage for 24 minutes on 7th of August. This sets the uptime to 99.77% for the application.

TruCare

- A total of 20,084 authorizations were loaded and processed in the TruCare application.
- TruCare Application Uptime – 99.99%.

IT Security Program

- IT Security 3.0 initiative is one of the Alliance's top priorities for fiscal year 2024. Our goal is to continue to elevate and further improve our security posture, ensure that our network perimeter is secure from threats and vulnerabilities, and to improve and strengthen our security policies and procedures.
 - **Key initiatives include:**
 - Implement actionable items from the Azure Governance best-practices and recommendations document.
 - Remediating issues from security assessments. (e.g., Cyber, Microsoft Office 365, & Azure Cloud).
 - Continue to create, update, and implement policies and procedures to operationalize and maintain security level after remediation.
- The Annual Security Penetration testing report has been delivered by our vendor and the project team is currently prioritizing the critical items from the report which will be addressed immediately.
- Microsoft Intune deployment kicked off in July.
 - **Microsoft Intune** is a cloud-based service that focuses on mobile device management (MDM) and mobile application management (MAM). It will allow the Alliance to manage and secure access to corporate information on mobile devices, while also protecting the Alliance's data. With Intune, the Alliance can manage devices and apps, protect data, and ensure compliance with your organization's policies.
 - The engineering team have completed the foundational technical configurations and are now focused on user testing and documentation.
 - Email communications to all staff have been sent to start the campaign and inform the organization of what to expect.
 - Successfully completed 60+ deployments on Microsoft InTune to our Alpha testers which is 10% of our user population and looking to reach 20%.
 - Successfully deployed the following prerequisites:
 - Cisco Umbrella to 99% workstations
 - Microsoft OneDrive to 200+ users

Data Retention Project (Phase 1)

- One of the Alliance major goals for fiscal year 2024 is to complete the first phase of the implementation of an enterprise Data Retention program that will focus on structured data.
- This program will guarantee the practice of storing and managing data and records for a designated period, to ensure that data is discoverable, cataloged, classified and easily accessible.
- Project kick-off meeting and resource onboarding has been completed. Weekly project meeting sessions have been scheduled and are ongoing.
- Project scope adjustment is in progress to focus on systems/applications data sources that meet the 10-year retention period.
 - Project team identified 2 data sources that meet the criteria.
 - On-prem scanner configuration with BigID is in progress
 - Continued internal database deep dive discussions are in progress.

Information Technology

Supporting Documents

Enrollment

- See Table 1-1 “Summary of Medi-Cal and Group Care member enrollment in the month of August 2024”.
- See Table 1-2 “Summary of Primary Care Physician (PCP) Auto-assignment in the month of August 2024”.
- The following tables 1-1 and 1-2 are supporting documents from the enrollment summary section.

Table 1-1 Summary of Medi-Cal and Group Care Member enrollment in the month of August 2024

Month	Total MC ¹	MC ¹ - Add/ Reinstatements	MC ¹ - Terminated	Total GC ²	GC ² - Add/ Reinstatements	GC ² - Terminated
August	405,344	7,036	6,789	5,686	139	129

1. MC – Medi-Cal Member 2. GC – Group Care Member

Table 1-2 Summary of Primary Care Physician (PCP) Auto-Assignment for the Month of August 2024

Auto-Assignments	Member Count
Auto-assignments MC	1,989
Auto-assignments Expansion	1,869
Auto-assignments GC	69
PCP Changes (PCP Change Tool) Total	3,927

TruCare Application

- See Table 2-1 “Summary of TruCare Authorizations for the month of August 2024”.
- There were 20,084 authorizations processed within the TruCare application.
- TruCare Application Uptime – 99.99%.
- The following table 2-1 is a supporting document from the TruCare summary section.

Table 2-1 Summary of TruCare Authorizations for the Month of August 2024*

Transaction Type	Inbound automated Auths	Errored	Total Auths Loaded in TruCare
Paper Fax to Scan (DocuStream)	2,837	2,303	1,570
Provider Portal Requests (Zipari)	5,499	916	5,468
EDI (CHCN)	5,416	1,496	5,352
Provider Portal to AAH Online (Long Term Care)	12	3	12
ADT	1,161	617	682
Behavioral Health COC Update - Online	55	38	53
Behavioral initial evaluation - Online	72	28	68
HCSA (Health Care Service Agencies)	N/A	N/A	N/A
Manual Entry (all other not automated or faxed vs portal use)	N/A	N/A	3,125
Total			16,330

Key: EDI – Electronic Data Interchange

Web Portal Consumer Platform

- The following table 3-1 is a supporting document from the Web Portal summary section. (Portal reports always one month behind current month)

Table 3-1 Web Portal Usage for the Month of August 2024

Group	Individual User Accounts	Individual User Accounts Accessed	Total Logins	New Users
Provider	7,504	5,552	445,526	695
MCAL	115,197	3,942	9,377	1,288
IHSS	3,776	78	230	28
Total	126,477	9,572	455,133	2,011

Table 3-2 Top Pages Viewed for the Month of August 2024

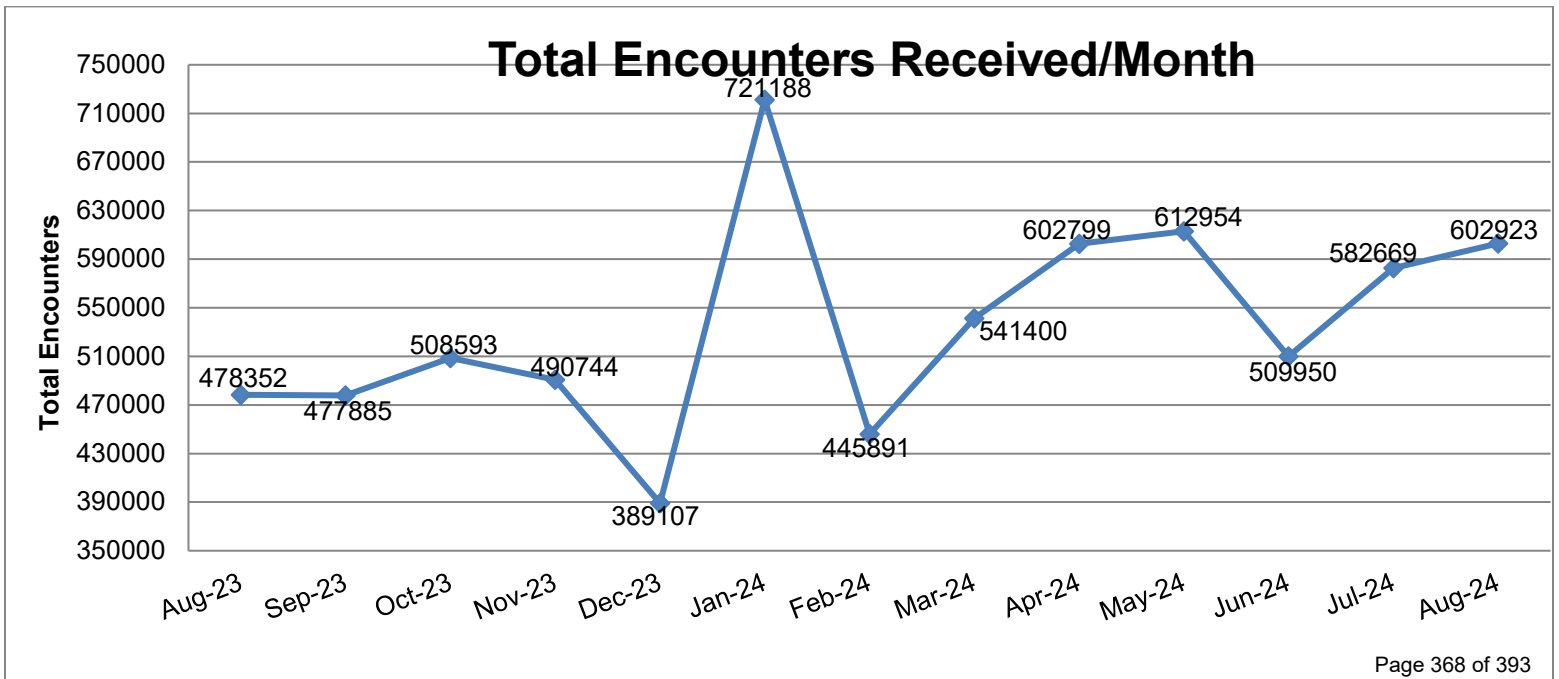
Category	Page Name	Page Views
Provider - eligibility/claim	Member Eligibility	1544279
Provider - Claims	Claim Status	273232
Provider - eligibility/claim	Claim Status	30012
Provider - authorizations	Auth Submit	17488
Provider - authorizations	Auth Search	8478
Member My Care	Member Eligibility	5107
Provider - Claims	Submit professional claims	4975
Member Help Resources	Find a Doctor or Hospital	3628
Member Help Resources	ID Card	2999
Member Help Resources	Select or Change Your PCP	1995
Member Home	MC ID Card	1785
Provider - eligibility/claim	Member Roster	1505
Member My Care	My Claims Services	1432
Provider - Provider Directory	Provider Directory 2019	1135
Provider - reports	Reports	1008
Member My Care	Authorization	770
Provider - Home	Behavior Health Forms SSO	524
Member My Care	My Pharmacy Medication Benefits	456
Provider - Home	Forms	424
Member My Care	Member Benefits Materials	365
Member Help Resources	FAQs	348
Member Help Resources	Forms Resources	318
Provider - Provider Directory	Manual	305

Encounter Data From Trading Partners 2024

- **AHS:** August weekly files (8,859 records) were received on time.
- **BAC:** August monthly files (86 records) were received on time.
- **CHCN:** August weekly files (122,293 records) were received on time.
- **CHME:** August monthly files (6,902 records) were received on time.
- **CFMG:** August monthly files (22,335 records) were received on time.
- **Docustream:** August monthly files (1,102 records) were received on time.
- **EBI:** August monthly files (1,825 records) were received on time.
- **FULLCIR:** August monthly files (1,798 records) were received on time.
- **HCSA:** August monthly files (3,256 records) were received on time.
- **IOA:** August monthly files (752 records) were received on time.
- **Kaiser:** August bi-weekly files (172 records) were received on time.
- **LAFAM:** August monthly files (88 records) were received on time.
- **LIFE:** August monthly files (614 records) were received on time.
- **LogistiCare:** August weekly files (29,732 records) were received on time.
- **March Vision:** August monthly files (7,719 records) were received on time.
- **MED:** August monthly files (608 records) were received on time.
- **OMATOCHI:** August monthly files (2 records) were received on time.
- **PAIRTEAM:** August monthly files (0 records) were received on time.
- **Quest Diagnostics:** August weekly files (22,502 records) were received on time.
- **SENECA:** August monthly files (129 records) were received on time.
- **TITANIUM:** August monthly files (3,914 records) were received on time.
- **Magellan:** August monthly files (437,651 records) were received on time.

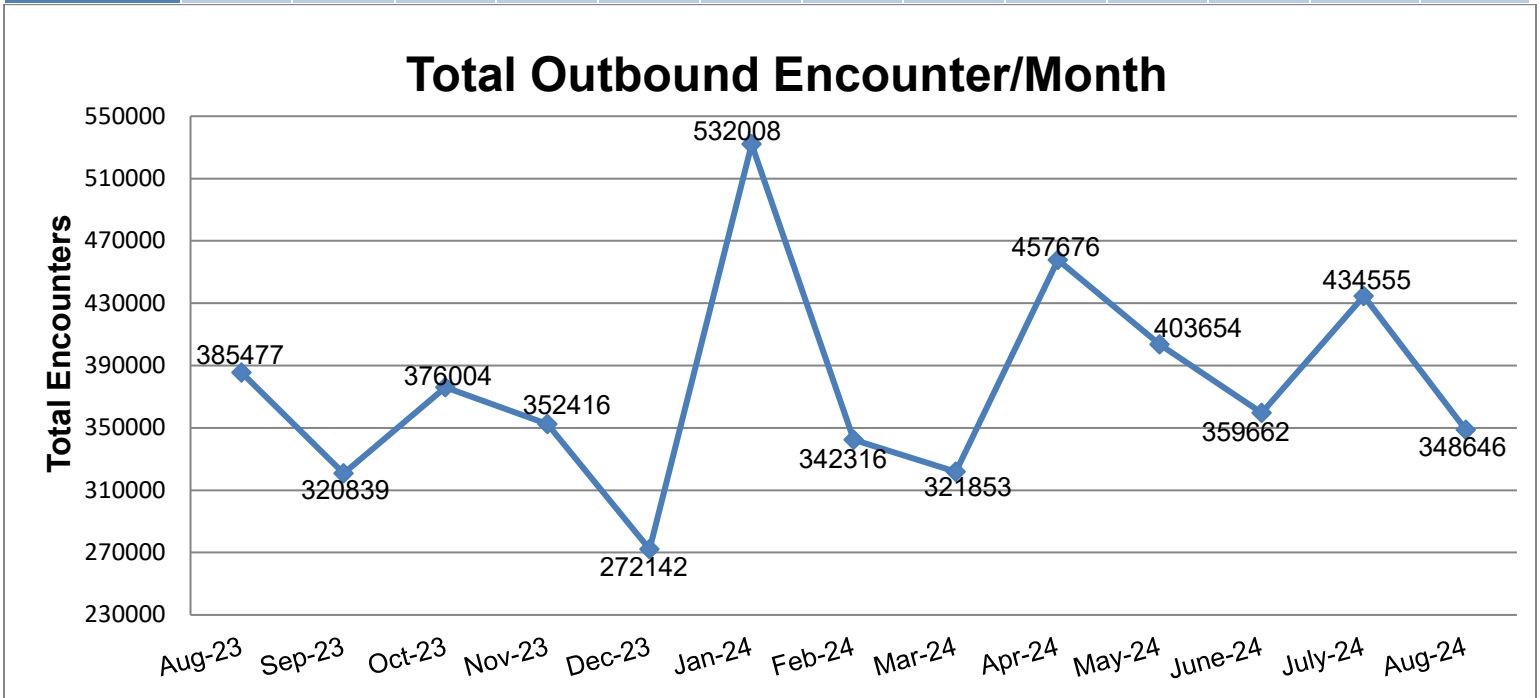
Trading Partner Encounter Inbound Submission History

Trading Partners	Aug-23	Sep-23	Oct-23	Nov-23	Dec-23	Jan-24	Feb-24	Mar-24	Apr-24	May-24	Jun-24	Jul-24	Aug-24
Health Suite	244907	247423	241298	247537	215246	298465	266339	308453	322786	375454	297267	332150	368235
AHS	4380	5479	5371	5243	6284	4570	7736	7005	6573	8412	13316	7296	8859
BAC	38	38	57	73	55	59	57	55	64	70	77	88	86
CHCN	85836	77060	111275	87839	58566	96124	103674	122217	170653	122445	110650	135444	122293
CHME	5704	6212	7609	6445	5694	5843	5560	6022	7969	7107	7449	7242	6902
Claimsnet	8946	12302	12167	11670	18995	12043	10557	12651	16394	15934	21143	10776	22335
Docustream	744	562	400	705	476	930	814	698	302	1589	749	934	1102
EBI	814	867	718	823	811	1047	2903	1625	1700	184	2043	1623	1825
FULLCIR			888	598	177	828	1586	213	2261	8478	2842	1362	1798
HCSA	3466	2490	1913	2403	2087	2223	2097	2822	7118	5535	3663	6841	3256
IOA	673	1086	967	1073	1250	1453	1233	1054	1925	1163	1280	847	752
Kaiser	76278	79751	81985	87005	26208	77407	3725	9966	2286	886	1079	2052	172
LAFAM			24				60	39	105	116	86	70	88
LIFE											1694		614
LogistiCare	27129	22456	25509	20781	32181	182822	20774	35600	32632	27531	16205	43038	29732
March Vision	4563	4933	4427	4428	4562	9693		6183	3633	8546	7092	6404	7719
MED	11	144	194	523	532	535	742	683	633	722	744	615	608
OMATOCHI									29				2
PAIRTEAM									5344	7582		5763	
Quest	14859	17008	13712	13077	15834	27022	17658	22306	18000	18001	22500	18000	22502
SENECA	4	74	79	56	52	124	222	112	159	113	71	109	129
TITANIUM				465	97		154	3696	2233	3086		2015	3914
Total	478352	477885	508593	490744	389107	721188	445891	541400	602799	612954	509950	582669	602923



Outbound Encounter Submission

Trading Partners	Aug-23	Sep-23	Oct-23	Nov-23	Dec-23	Jan-24	Feb-24	Mar-24	Apr-24	May-24	Jun-24	Jul-24	Aug-24
Health Suite	170751	127465	163149	134823	136233	172386	177658	147776	250835	198595	204068	230706	183371
AHS	4251	4253	6355	5147	4936	5667	7497	6968	6524	7002	10684	6703	8550
BAC	37	38	52	67	53	55	55	47	59	66	72	80	80
CHCN	74313	55365	62962	73866	39846	67063	74336	80498	104625	107577	77200	94476	87485
CHME	5546	6063	7475	6321	5588	5703	5470	5889	7558	6749	7310	7095	6762
Claimsnet	6386	7075	7452	8031	11581	10145	7730	6757	13467	11561	11506	9994	4
Docustream	529	441	270	573	404	387	600	377	267	839	570	725	806
EBI	804	855	710	794	802	987	1347	1002	1589	60	1835	1443	1727
FULLCIR			806	516	124	653	540	116	1636	5401	2410	1084	674
HCSA	3405	2349	1876	2342	1991	2142	2013	2769	4710	5363	3493	6757	3171
IOA	654	984	65	934	1228	1378	1156	1000	1868	1029	1221	749	680
Kaiser	75591	78162	81165	85807	26113	76335	3542	9650	1905	1292	812	1404	113
LAFAM			2					16	92	103	58	66	81
LIFE											28		598
LogistiCare	26670	22142	24497	25951	31546	157548	40529	34931	32247	27487	16221	43019	30006
March Vision	2737	2992	2863	2661	2752	2700	2616	3736	2407	5719	4553	3766	3482
MED	11	126	145	438	428	446	624	528	518	579	654	552	540
OMATOCHI									56				
PAIRTEAM									4279	4422		3246	
Quest	13788	12456	16082	3655	8394	28299	16589	16333	20983	16912	16898	20898	16854
SENECA	4	73	78	52	48	114	14	199	140	109	69	108	127
TITANIUM				438	75			3261	1911	2789		1684	3535
Total	385477	320839	376004	352416	272142	532008	342316	321853	457676	403654	359662	434555	348646

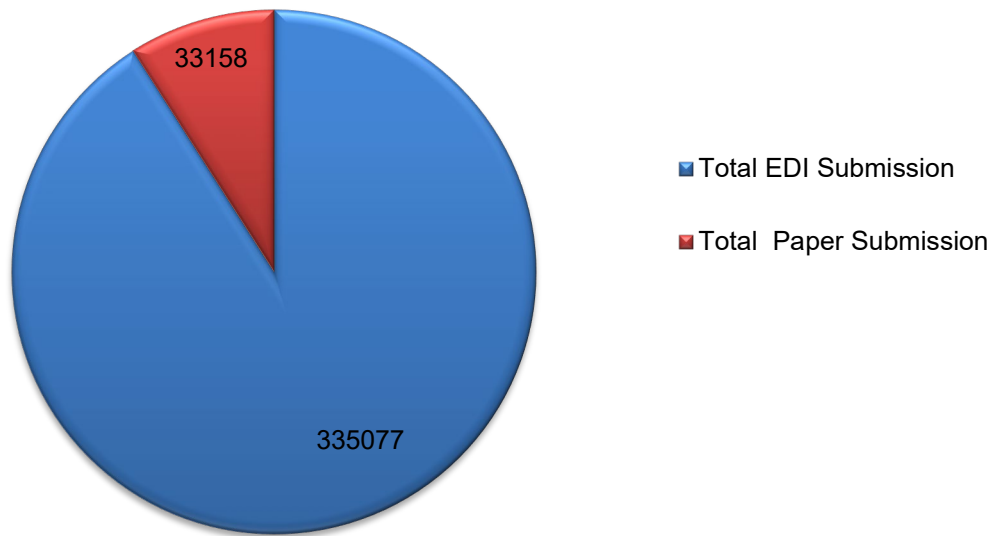


HealthSuite Paper vs EDI Claims Submission Breakdown

Period	Total EDI Submission	Total Paper Submission	Total claims
24-Aug	335077	33158	368235

Key: EDI – Electronic Data Interchange

EDI vs Paper Submission, August 2024



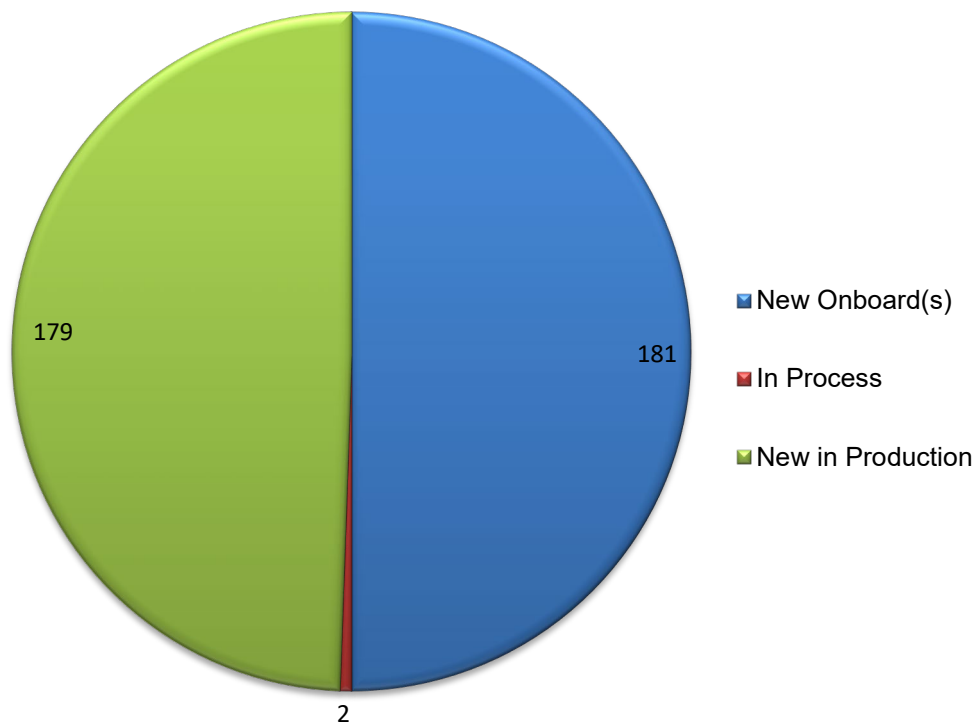
Onboarding EDI Providers – Updates

- AUG 2024 EDI Claims:
 - A total of 2642 new EDI submitters have been added since October 2015, with 179 added in August 2024.
 - The total number of EDI submitters is 3382 providers.

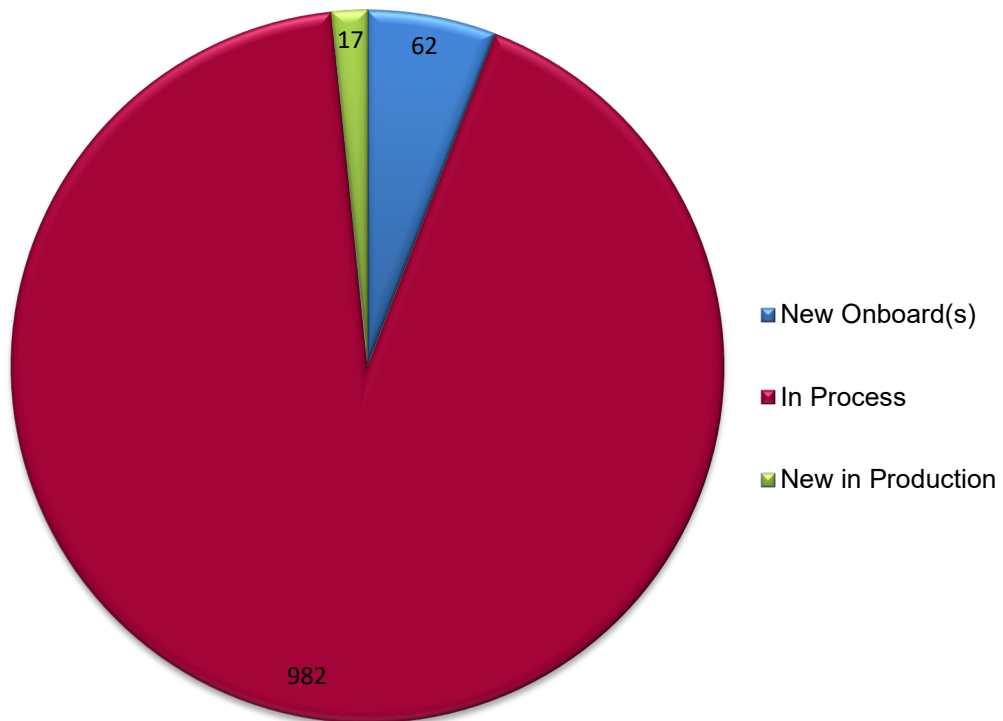
- AUG 2024 EDI Remittances (ERA):
 - A total of 1094 new ERA receivers have been added since October 2015, with 17 added in August 2024.
 - The total number of ERA receivers is 1110 providers.

	837				835			
	New on Boards	In Process	New In Production	Total in Production	New on Boards	In Process	New In Production	Total in Production
Sep-23	70	0	70	2631	46	621	27	835
Oct-23	36	2	34	2665	21	640	2	837
Nov-23	47	2	45	2710	45	679	6	843
Dec-23	25	2	23	2733	63	716	26	869
Jan-24	63	2	61	2794	76	751	41	910
Feb-24	37	17	20	2814	59	783	27	937
Mar-24	111	25	86	2900	60	822	21	958
Apr-24	120	3	117	3017	83	851	54	1012
May-24	81	13	68	3085	63	874	40	1052
Jun-24	39	4	35	3120	50	908	16	1068
Jul-24	86	3	83	3203	54	937	25	1093
Aug-24	181	2	179	3382	62	982	17	1110

837 EDI Submitters - Aug 2024



835 EDI Receivers - Aug 2024



Encounter Data Submission Reconciliation Form (EDSRF) and File Reconciliations

- EDSRF Submission: Below is the total number of encounter files that AAH submitted in the month of **August** 2024.

File Type	Aug-24
837 I Files	36
837 P Files	143
Total Files	179

Lag-time Metrics/Key Performance Indicators (KPI)

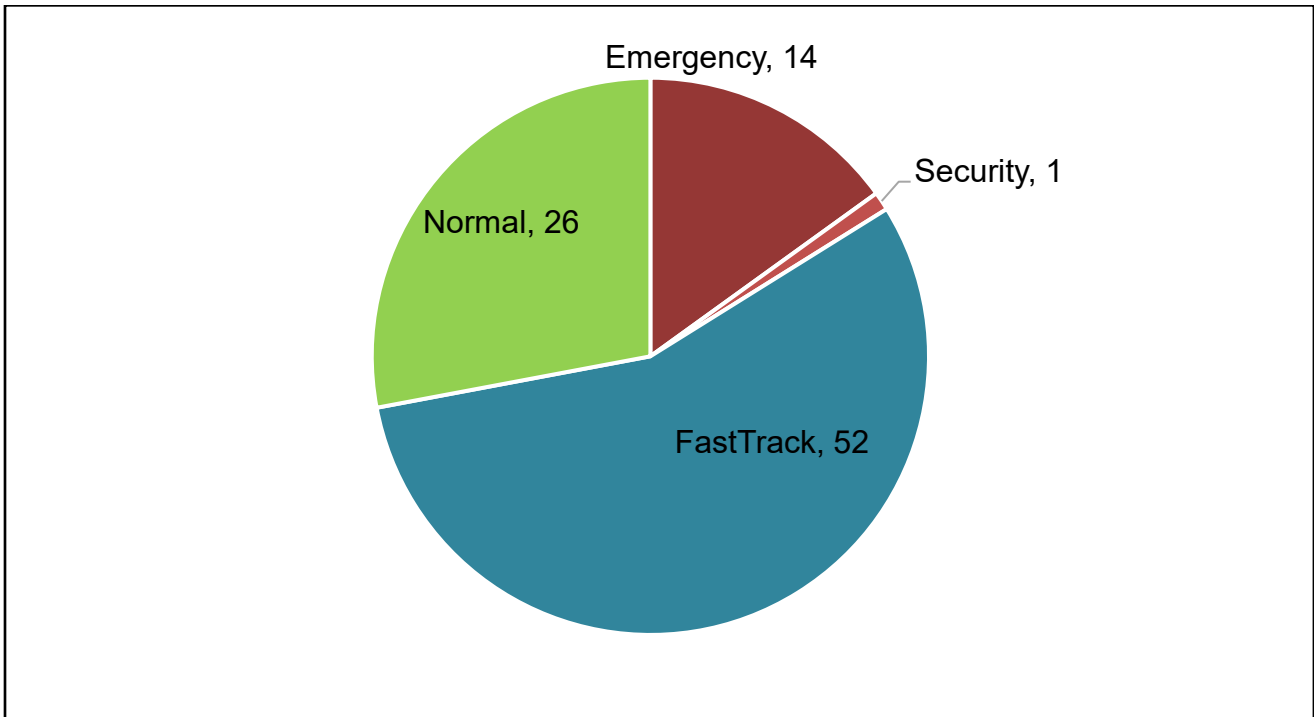
AAH Encounters: Outbound 837	Aug-24	Target
Timeliness-% Within Lag Time - Institutional 0-90 days	88%	60%
Timeliness-% Within Lag Time - Institutional 0-180 days	96%	80%
Timeliness-% Within Lag Time - Professional 0-90 days	91%	65%
Timeliness-% Within Lag Time – Professional 0-180 days	98%	80%

*Note, the Number of Encounters comes from: Total at bottom of this chart: **Outbound Encounter Submission**

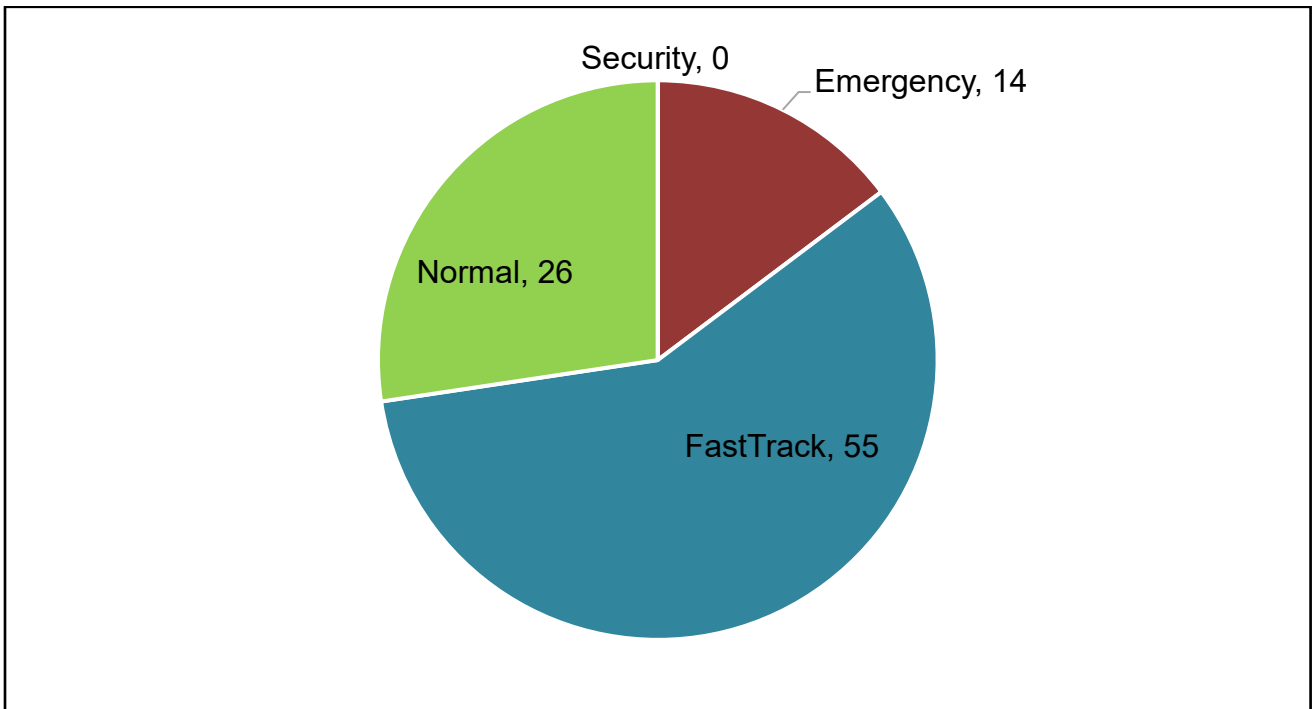
Change Management Key Performance Indicator (KPI)

- Change Request Overall Summary in the month of August 2024 KPI:
 - 93 Changes Submitted.
 - 95 Changes Completed and Closed.
 - 130 Active Change Requests in pipeline.
 - 21 Change Requests Cancelled or Rejected.

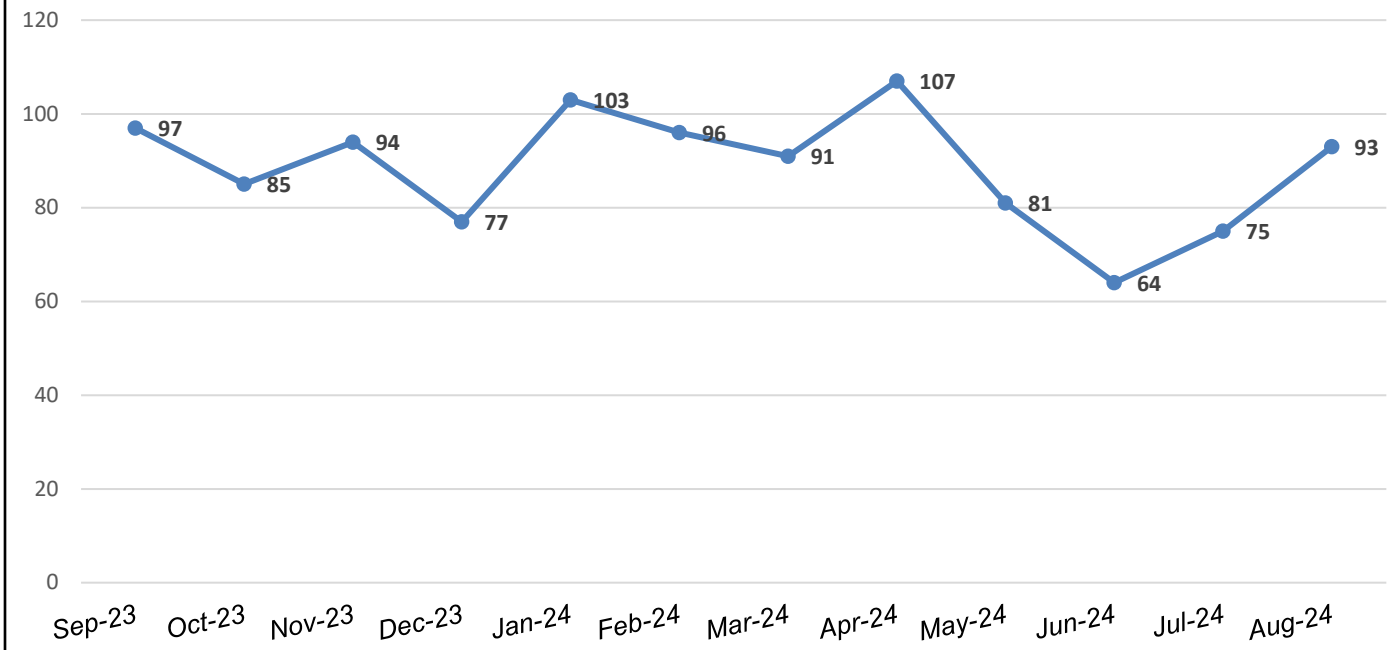
- 93 Change Requests Submitted/Logged in the month of August 2024



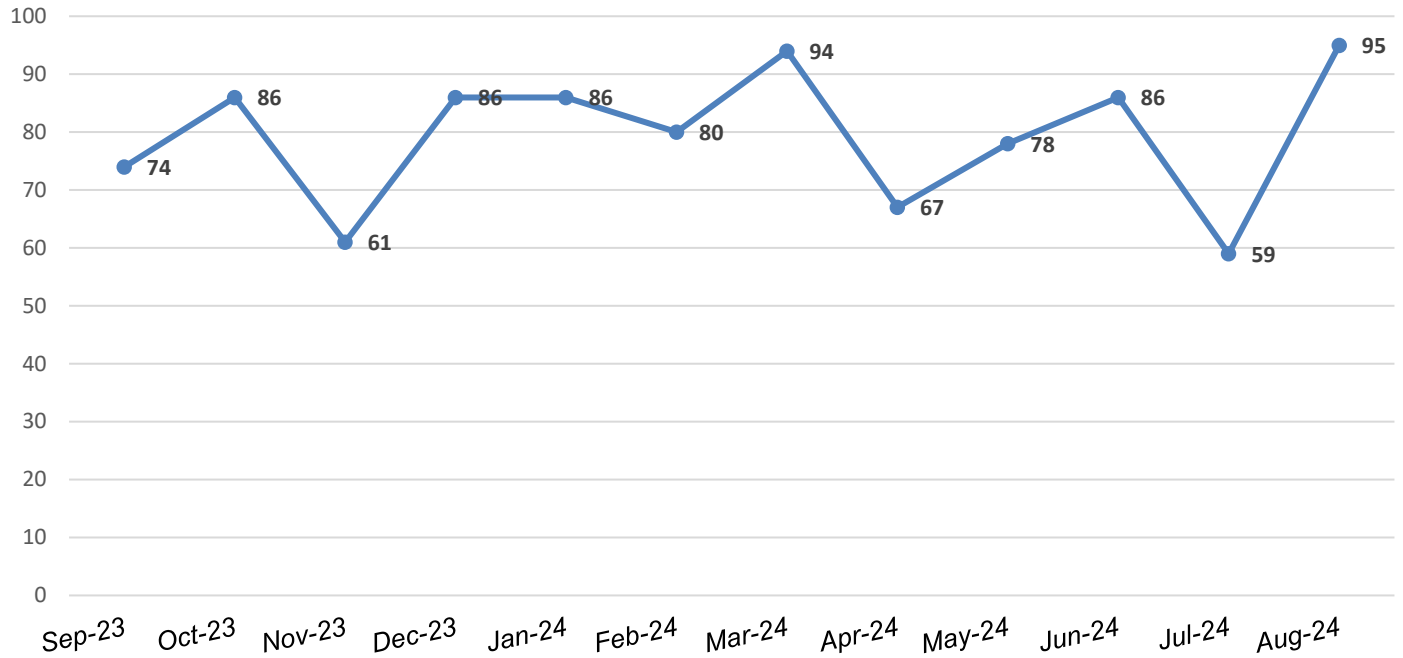
- 95 Change Requests Closed in the month of August 2024



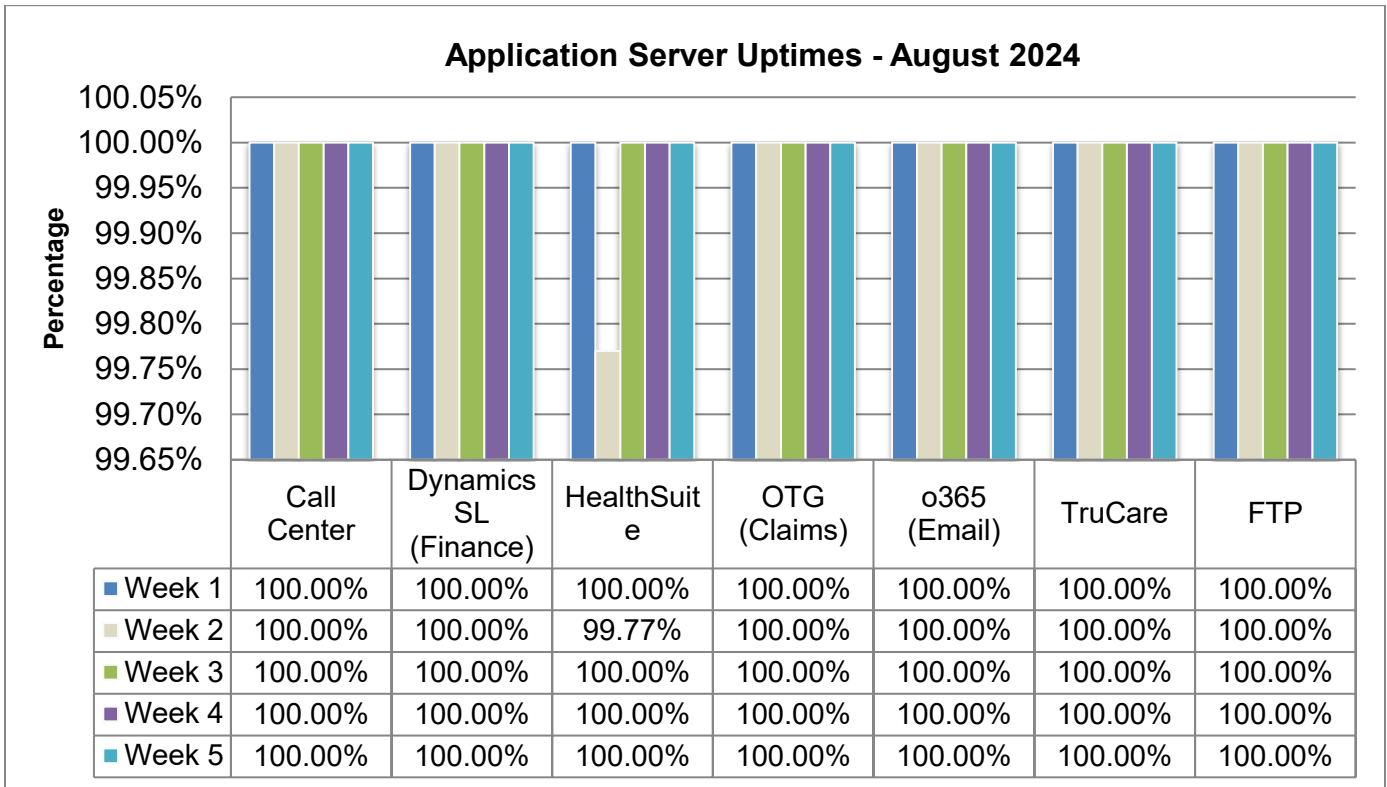
Change Requests Submitted: Monthly Trend



Change Requests Closed: Monthly Trend

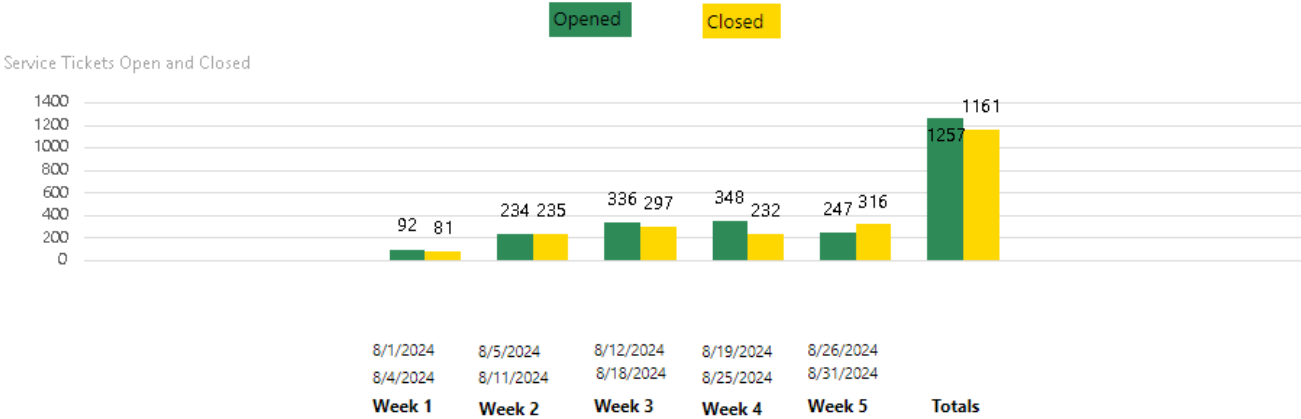


IT Stats: Infrastructure



- All mission critical applications are monitored and managed thoroughly.
- Wednesday, August 7th, 2024, our HealthSuite application experienced an outage that lasted for 24 minutes.
 - The issue was resolved at 3.51pm on Wednesday, August 7th, 2024

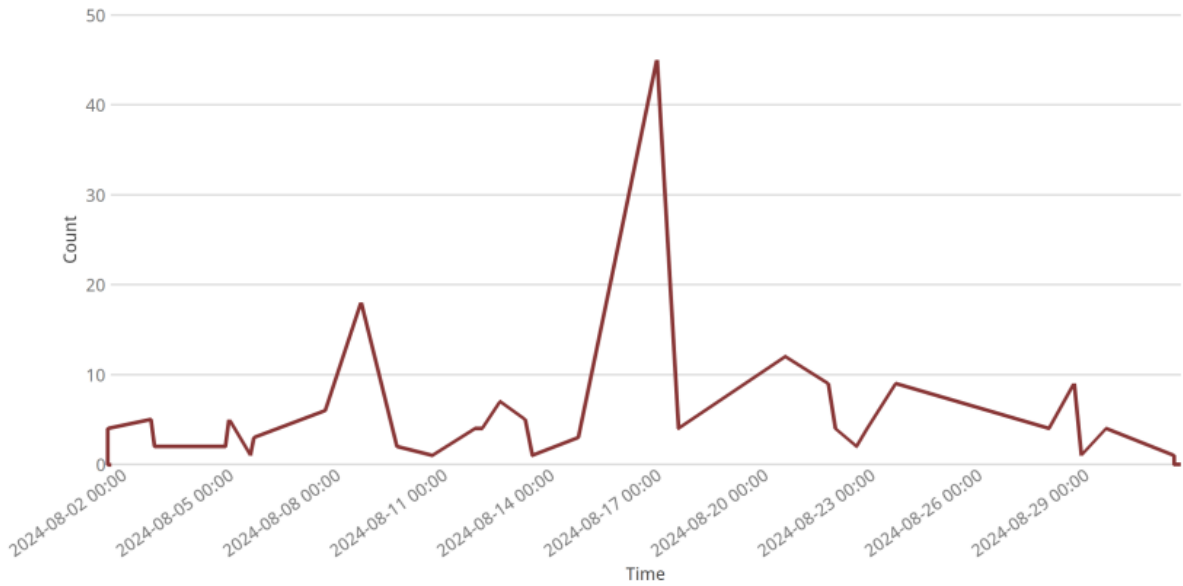
IT Service Tickets Open and Closed



- 1257 Service Desk tickets were opened in the month of August 2024, which is 10.42% higher than the previous month (1126) and 19.72% higher than the previous 3-month average of 1009.
- 1161 Service Desk tickets were closed in the month of August 2024, which is 20.35% higher than the previous month (908) and 14.03% higher than the previous 3-month average of 998.

All Intrusion Events

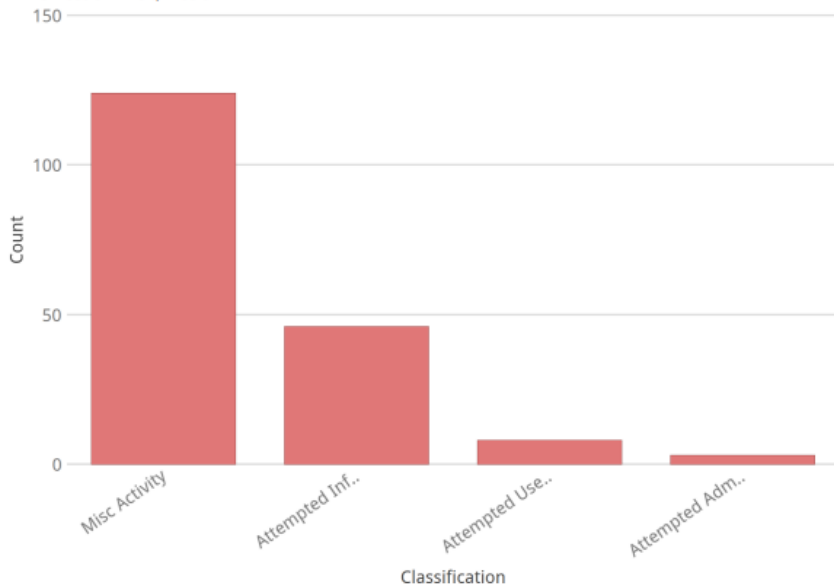
Time Window: 2024-08-01 09:29:00 - 2024-08-31 09:29:00



Dropped Intrusion Events

Time Window: 2024-08-01 09:30:00 - 2024-08-31 09:30:00

Constraints: Inline Result = !Alert,!Would *



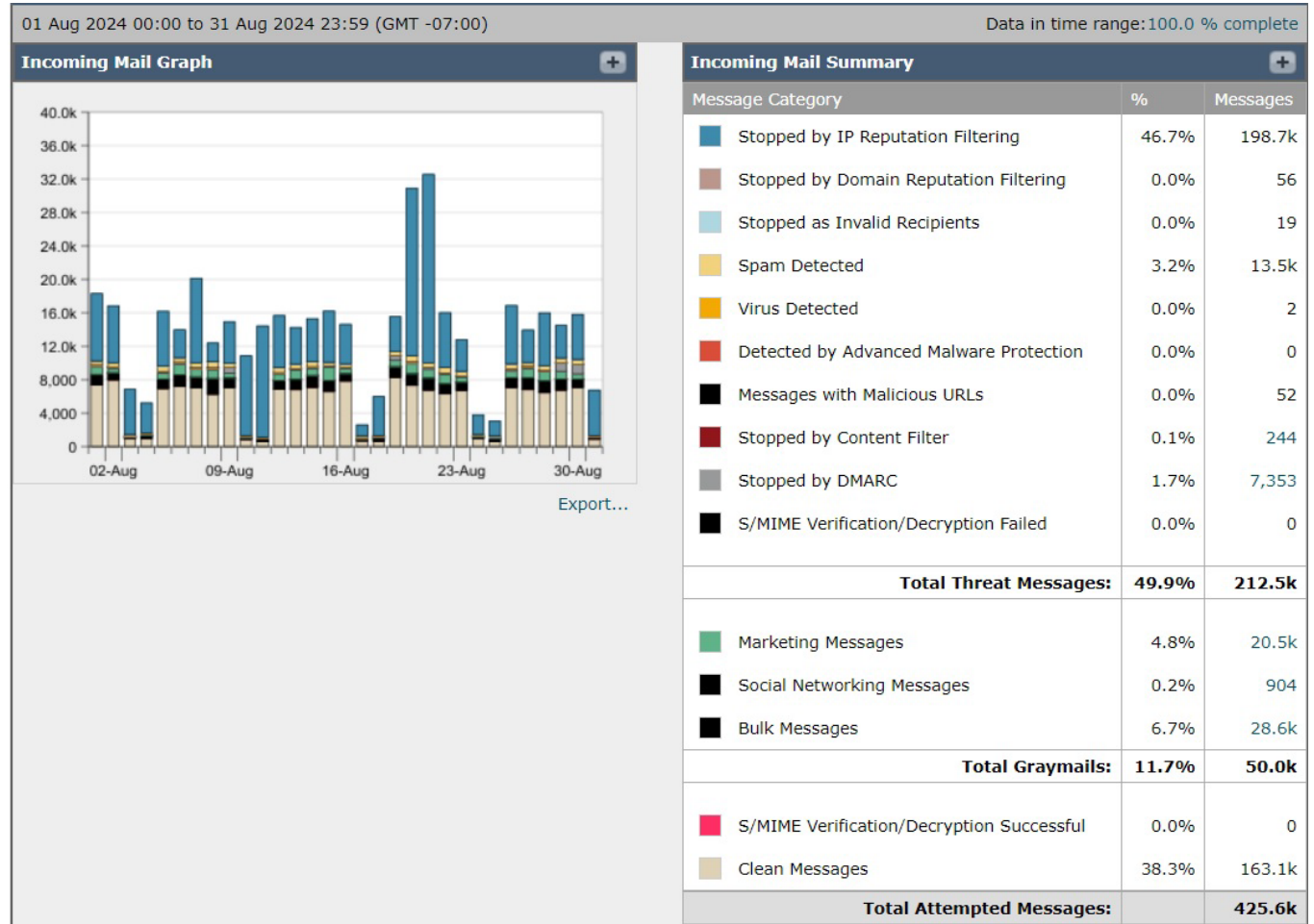
Classification	Count
Misc Activity	124
Attempted Information Leak	46
Attempted User Privilege Gain	8
Attempted Administrator Privilege Gain	3

IronPort Email Security Gateways

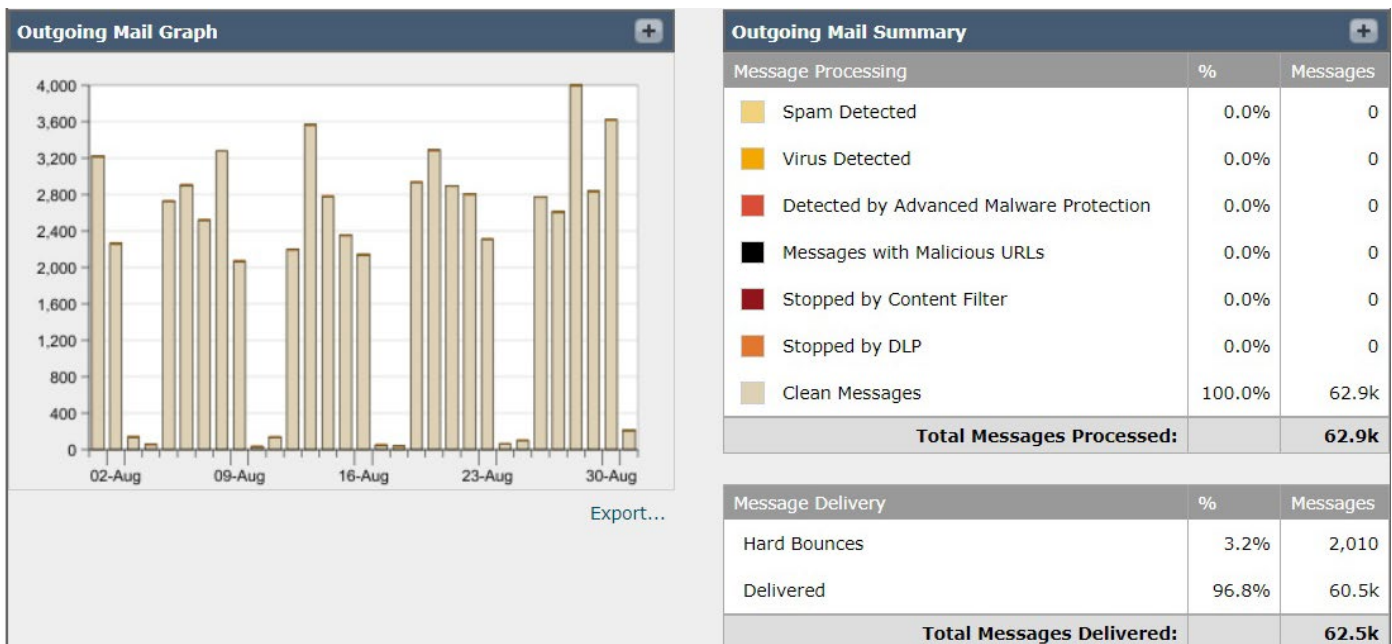
Email Filters

August 2024

Inbound Mail



Outbound Mail



Item / Date	Jul-23	Aug-23	Sep-23	Oct-23	Nov-23	Dec-23	Jan-24	Feb-24	Mar-24	Apr-24	May-24	Jun-24	Jul-24
Stopped By Reputation	30.4k	59.1k	99.7k	74k	74.1k	58k	91.9k	51k	84.7k	63.5k	27.5k	2.7k	183.8k
Invalid Recipients	82	79	98	86	88	73	81	87	185	83	93	54	122
Spam Detected	12.5k	27.9k	33.1	28.7k	25.8k	20.6k	26.9k	22.6k	27.6k	23.4k	15.1k	2.2k	12.9k
Virus Detected	5	3	22	10	29	6	11	9	12	5	13	22	3
Advanced Malware	0	1	55	37	78	24	29	8	4	2	9	0	0
Malicious URLs	170	6	50	97	11	57	57	43	33	205	209	1	123
Content Filter	56	39	110	114	333	66	108	376	116	133	100	1	86
Marketing Messages	15.7k	16.2k	8.4k	9.5k	8.9k	8.1k	9.4k	10.1k	10.1k	12.5k	8.4k	18.4k	19.5k
Attempted Admin Privilege Gain	173	51	250	6	0	1	7	4	48	3	1	4	1
Attempted User Privilege Gain	162	47	329	146	48	48	69	330	526	569	554	474	17
Attempted Information Leak	18	53	118	71	51	50	65	51	72	57	46	66	0
Potential Corp Policy Violation	0	0	0	0	0	0	0	3	4	0	0	0	0
Network Scans Detected	0	0	0	0	0	0	0	0	0	0	0	0	0
Web Application Attack	8	0	15	7	4	4	1	0	0	5	3	4	0
Attempted Denial of Service	1	0	4	0	0	0	0	0	0	0	1	0	1
Misc. Attack	1,862	151	2,901	1,023	347	2,146	1	424	332	795	145	64	29

- All security activity data is based on the current month's metrics as a percentage. This is compared to the previous three month's average, except as noted.
- Email based metrics currently monitored with a return to a reputation-based block for a total of 198.7k.
- Attempted information leaks detected and blocked at the firewall is at 0 for the month of **August 2024**.
- Network scans returned a value of 0, which is in line with previous month's data.
- Attempted User Privilege Gain is at 8 from a previous six-month average of 358.



Health care you can count on.
Service you can trust.

Analytics

Tiffany Cheang

To: Alameda Alliance for Health Board of Governors
From: Tiffany Cheang, Chief Analytics Officer
Date: September 13th, 2024
Subject: Performance & Analytics Report

Member Cost Analysis

The Member Cost Analysis below is based on the following 12 month rolling periods:

Current reporting period: June 2023 – May 2024 dates of service

Prior reporting period: June 2022 – May 2023 dates of service

(Note: Data excludes Kaiser membership data.)

- For the Current reporting period, the top 8.6% of members account for 88.0% of total costs.
- In comparison, the Prior reporting period was slightly higher at 9.9% of members accounting for 83.6% of total costs.
- Characteristics of the top utilizing population remained fairly consistent between the reporting periods:
 - The SPD (non duals) and ACA OE categories of aid decreased to account for 54.4% of the members, with SPDs accounting for 21.7% and ACA OE's at 32.7%.
 - The percent of members with costs \geq \$30K slightly decreased from 2.4% to 2.3%.
 - Of those members with costs \geq \$100K, the percentage of total members has slightly increased to 0.6%.
 - For these members, non-trauma/pregnancy inpatient costs continue to comprise the majority of costs, decreasing to 33.5%.
 - Demographics for member city and gender for members with costs \geq \$30K follow the same distribution as the overall Alliance population.
 - However, the age distribution of the top 8.6% is more concentrated in the 45-66 year old category (37.3%) compared to the overall population (20.8%).

Analytics

Supporting Documents

Alameda Alliance for Health - Analytics Supporting Documentation: Member - Cost Analysis

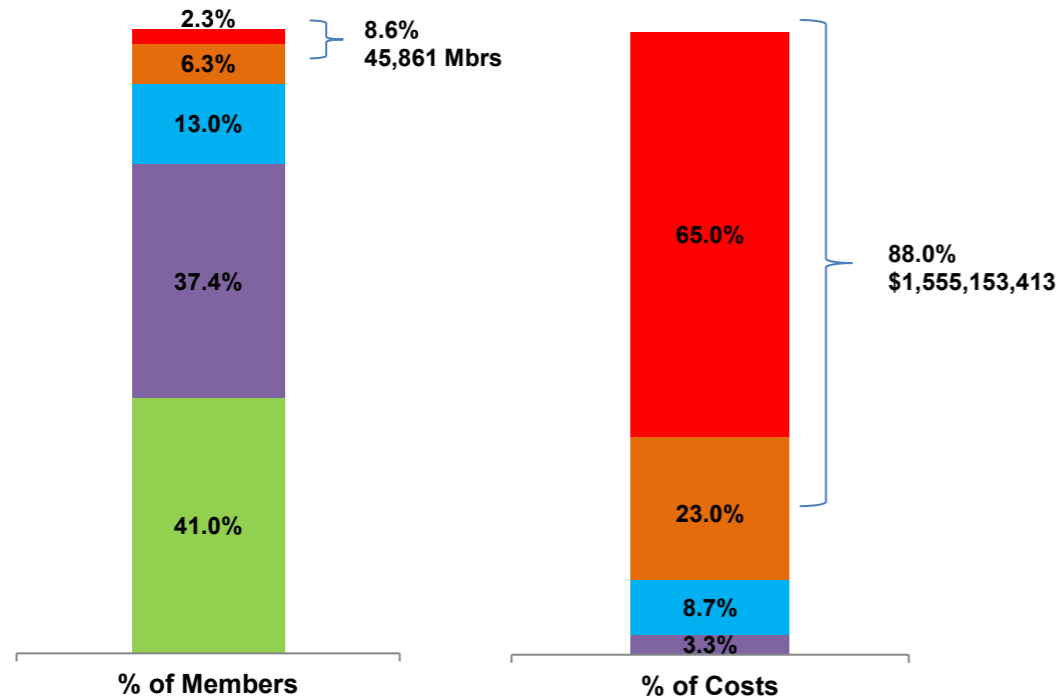
Lines of Business: MCAL, IHSS; Excludes Kaiser Members

Dates of Service: Jun 2023 - May 2024

Note: Data incomplete due to claims lag

Run Date: 08/28/2024

Member Cost Distribution



Top 8.6% of Members = 88.0% of Costs

Cost Range	Members	% of Total Members	Costs	% of Total Costs
\$100K+	3,348	0.6%	\$ 664,829,262	37.6%
\$75K to \$100K	1,541	0.3%	\$ 134,078,852	7.6%
\$50K to \$75K	2,757	0.5%	\$ 166,809,121	9.4%
\$40K to \$50K	1,990	0.4%	\$ 89,222,782	5.0%
\$30K to \$40K	2,725	0.5%	\$ 94,400,212	5.3%
SubTotal	12,361	2.3%	\$ 1,149,340,229	65.0%
\$20K to \$30K	4,717	0.9%	\$ 114,695,780	6.5%
\$10K to \$20K	12,463	2.3%	\$ 174,892,065	9.9%
\$5K to \$10K	16,320	3.1%	\$ 116,225,339	6.6%
SubTotal	33,500	6.3%	\$ 405,813,184	23.0%
Total	45,861	8.6%	\$ 1,555,153,413	88.0%

Cost Range	Members	% of Members	Costs	% of Costs
\$30K+	12,361	2.3%	\$ 1,149,340,229	65.0%
\$5K - \$30K	33,500	6.3%	\$ 405,813,184	23.0%
\$1K - \$5K	68,892	13.0%	\$ 154,094,553	8.7%
< \$1K	198,525	37.4%	\$ 58,037,640	3.3%
\$0	217,422	41.0%	\$ -	0.0%
Totals	530,700	100.0%	\$ 1,767,285,605	100.0%

Enrollment Status	Members	Total Costs
Still Enrolled as of May 2024	405,418	\$ 1,574,779,734
Dis-Enrolled During Year	125,282	\$ 192,505,871
Totals	530,700	\$ 1,767,285,605

Notes:

- Report includes medical costs (HS & Diamond Claims, Beacon, Logisticare FFS, CHCN FFS Preventive Services, CHME) and pharmacy costs. IBNP factors are not applied.
- CFMG and CHCN encounter data has been priced out.

Alameda Alliance for Health - Analytics Supporting Documentation: Member - Cost Analysis

8.6% of Members = 88.0% of Costs

Lines of Business: MCAL, IHSS; Excludes Kaiser Members

Dates of Service: Jun 2023 - May 2024

Note: Data incomplete due to claims lag

Run Date: 08/28/2024

8.6% of Members = 88.0% of Costs

21.7% of members are SPDs and account for 27.1% of costs.

32.7% of members are ACA OE and account for 32.1% of costs.

10.3% of members disenrolled as of May 2024 and account for 11.0% of costs.

Highest Cost Members; Cost Per Member >= \$100K

30.2% of members are SPDs and account for 30.9% of costs.

28.4% of members are ACA OE and account for 33.8% of costs.

9.7% of members disenrolled as of May 2024 and account for 9.8% of costs.

Member Breakout by LOB

LOB	Eligibility Category	Members with Costs >=\$30K	Members with Costs \$5K-\$30K	Total Members	% of Members
IHSS	IHSS	167	762	929	2.0%
MCAL	MCAL - ADULT	1,003	5,844	6,847	14.9%
	MCAL - BCCTP	-	-	-	0.0%
	MCAL - CHILD	479	2,949	3,428	7.5%
	MCAL - ACA OE	3,630	11,375	15,005	32.7%
	MCAL - SPD	3,442	6,509	9,951	21.7%
	MCAL - DUALS	913	2,752	3,665	8.0%
	MCAL - LTC	179	13	192	0.4%
	MCAL - LTC-DUAL	1,032	94	1,126	2.5%
Not Eligible	Not Eligible	1,516	3,202	4,718	10.3%
Total		12,361	33,500	45,861	100.0%

Member Breakout by LOB

LOB	Eligibility Category	Total Members	% of Members
IHSS	IHSS	41	1.2%
MCAL	MCAL - ADULT	222	6.6%
	MCAL - BCCTP	-	0.0%
	MCAL - CHILD	70	2.1%
	MCAL - ACA OE	951	28.4%
	MCAL - SPD	1,010	30.2%
	MCAL - DUALS	268	8.0%
	MCAL - LTC	100	3.0%
	MCAL - LTC-DUAL	360	10.8%
Not Eligible	Not Eligible	326	9.7%
Total		3,348	100.0%

Cost Breakout by LOB

LOB	Eligibility Category	Members with Costs >=\$30K	Members with Costs \$5K-\$30K	Total Costs	% of Costs
IHSS	IHSS	\$ 13,200,014	\$ 8,609,556	\$ 21,809,570	1.4%
MCAL	MCAL - ADULT	\$ 90,204,032	\$ 68,512,558	\$ 158,716,590	10.2%
	MCAL - BCCTP	\$ -	\$ -	\$ -	0.0%
	MCAL - CHILD	\$ 34,572,635	\$ 33,124,100	\$ 67,696,735	4.4%
	MCAL - ACA OE	\$ 362,776,668	\$ 137,087,348	\$ 499,864,016	32.1%
	MCAL - SPD	\$ 337,430,774	\$ 84,682,251	\$ 422,113,024	27.1%
	MCAL - DUALS	\$ 71,108,125	\$ 32,298,237	\$ 103,406,363	6.6%
	MCAL - LTC	\$ 21,630,490	\$ 274,525	\$ 21,905,015	1.4%
	MCAL - LTC-DUAL	\$ 87,274,551	\$ 1,694,532	\$ 88,969,082	5.7%
Not Eligible	Not Eligible	\$ 131,142,940	\$ 39,530,077	\$ 170,673,017	11.0%
Total		\$ 1,149,340,229	\$ 405,813,184	\$ 1,555,153,413	100.0%

Cost Breakout by LOB

LOB	Eligibility Category	Total Costs	% of Costs
IHSS	IHSS	\$ 6,834,553	1.0%
MCAL	MCAL - ADULT	\$ 50,518,622	7.6%
	MCAL - BCCTP	\$ -	0.0%
	MCAL - CHILD	\$ 15,312,100	2.3%
	MCAL - ACA OE	\$ 224,611,068	33.8%
	MCAL - SPD	\$ 205,456,848	30.9%
	MCAL - DUALS	\$ 35,505,931	5.3%
	MCAL - LTC	\$ 16,936,737	2.5%
	MCAL - LTC-DUAL	\$ 44,626,615	6.7%
Not Eligible	Not Eligible	\$ 65,026,787	9.8%
Total		\$ 664,829,262	100.0%

% of Total Costs By Service Type

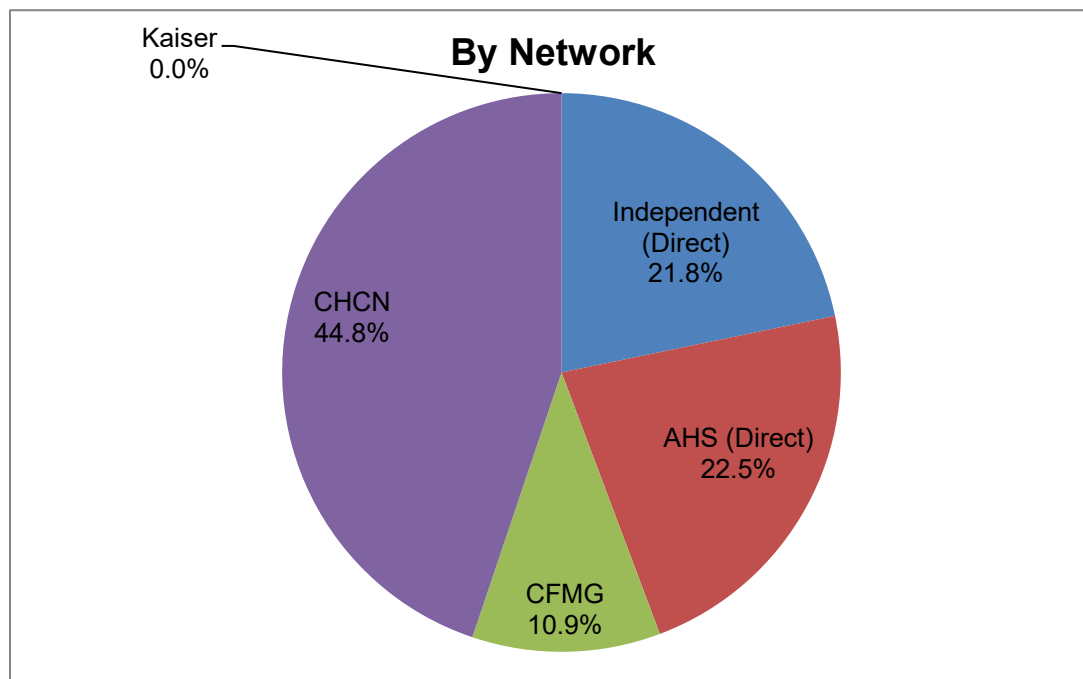
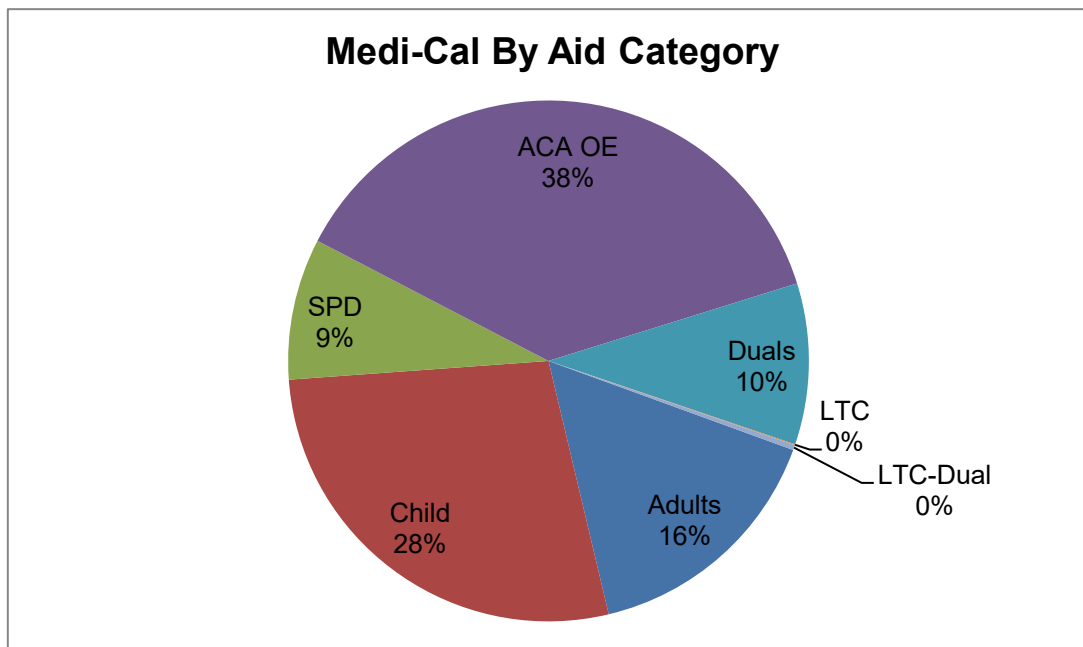
Cost Range	Trauma Costs	Hep C Rx Costs	Pregnancy, Childbirth & Newborn Related Costs	Breakout by Service Type/Location						
				Pharmacy Costs	Inpatient Costs (POS 21)	ER Costs (POS 23)	Outpatient Costs (POS 22)	Office Costs (POS 11)	Dialysis Costs (POS 65)	Other Costs (All Other POS)
\$100K+	6%	0%	1%	0%	40%	1%	11%	3%	2%	27%
\$75K to \$100K	4%	0%	1%	0%	25%	2%	5%	3%	4%	44%
\$50K to \$75K	4%	0%	1%	0%	26%	3%	5%	5%	3%	37%
\$40K to \$50K	5%	0%	1%	1%	25%	6%	4%	6%	1%	30%
\$30K to \$40K	10%	1%	2%	0%	20%	12%	5%	6%	2%	21%
\$20K to \$30K	3%	1%	4%	0%	23%	7%	7%	6%	2%	18%
\$10K to \$20K	0%	0%	10%	1%	25%	6%	9%	9%	2%	15%
\$5K to \$10K	0%	0%	6%	1%	14%	9%	12%	13%	1%	17%
Total	4%	0%	3%	0%	30%	4%	9%	5%	2%	27%

Notes:

- Report includes medical costs (HS & Diamond Claims, Beacon, Logisticare FFS, CHCN FFS Preventive Services, CHME) and pharmacy costs. IBNP factors are not applied.
- CFMG and CHCN encounter data has been priced out.
- Report excludes Capitation Expense

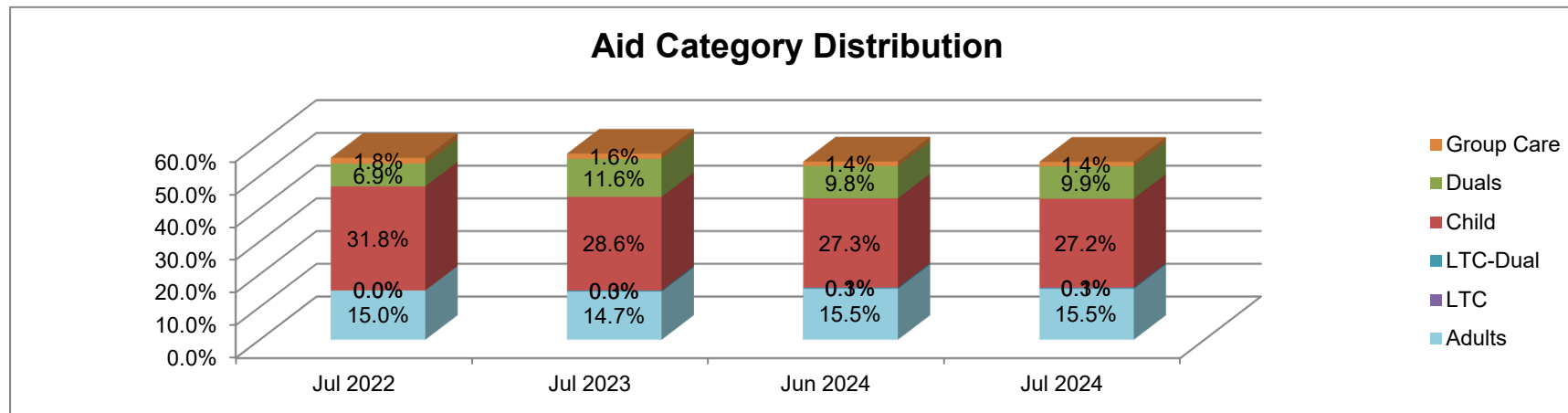
Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

Category of Aid Trend							
Category of Aid	Jul 2024	% of Medi-Cal	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Adults	62,739	16%	12,712	14,467	24	35,536	-
Child	109,962	28%	8,862	13,617	41,097	46,386	-
SPD	35,018	9%	11,380	5,569	1,417	16,652	-
ACA OE	149,801	38%	25,273	53,716	1,546	69,266	-
Duals	39,896	10%	26,201	2,829	6	10,860	-
LTC	222	0%	205	8	-	9	-
LTC-Dual	1,241	0%	1,240	-	-	1	-
Medi-Cal	398,879		85,873	90,206	44,090	178,710	-
Group Care	5,675		2,137	893	-	2,645	-
Total	404,554	100%	88,010	91,099	44,090	181,355	-
Medi-Cal %	98.6%		97.6%	99.0%	100.0%	98.5%	0%
Group Care %	1.4%		2.4%	1.0%	0.0%	1.5%	0.0%
<i>Network Distribution</i>			21.8%	22.5%	10.9%	44.8%	0.0%
			% Direct: 44%	% Delegated: 56%			

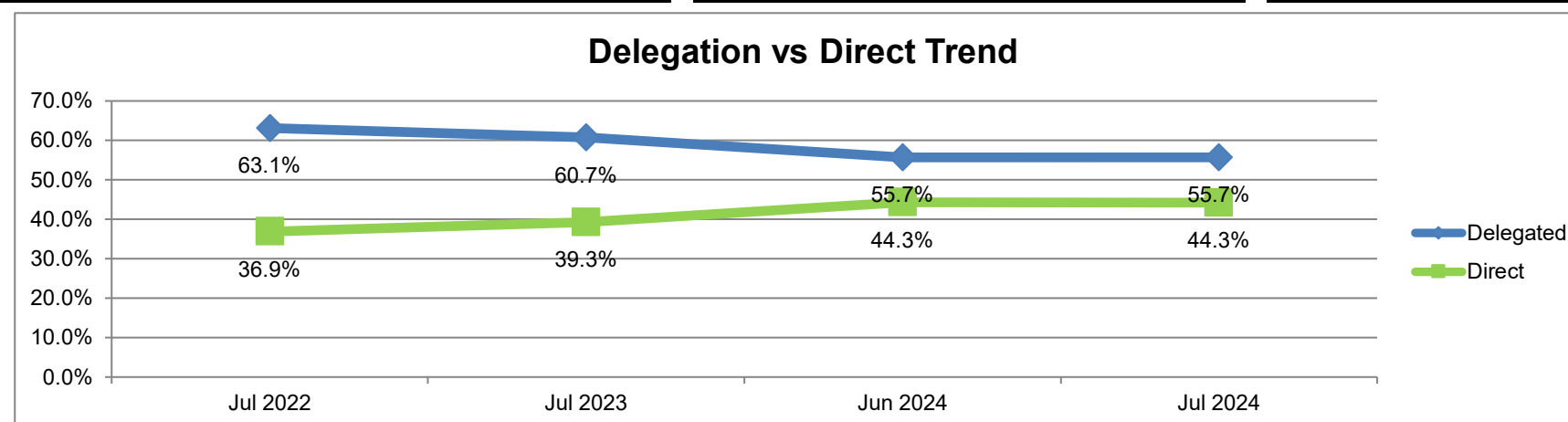


Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

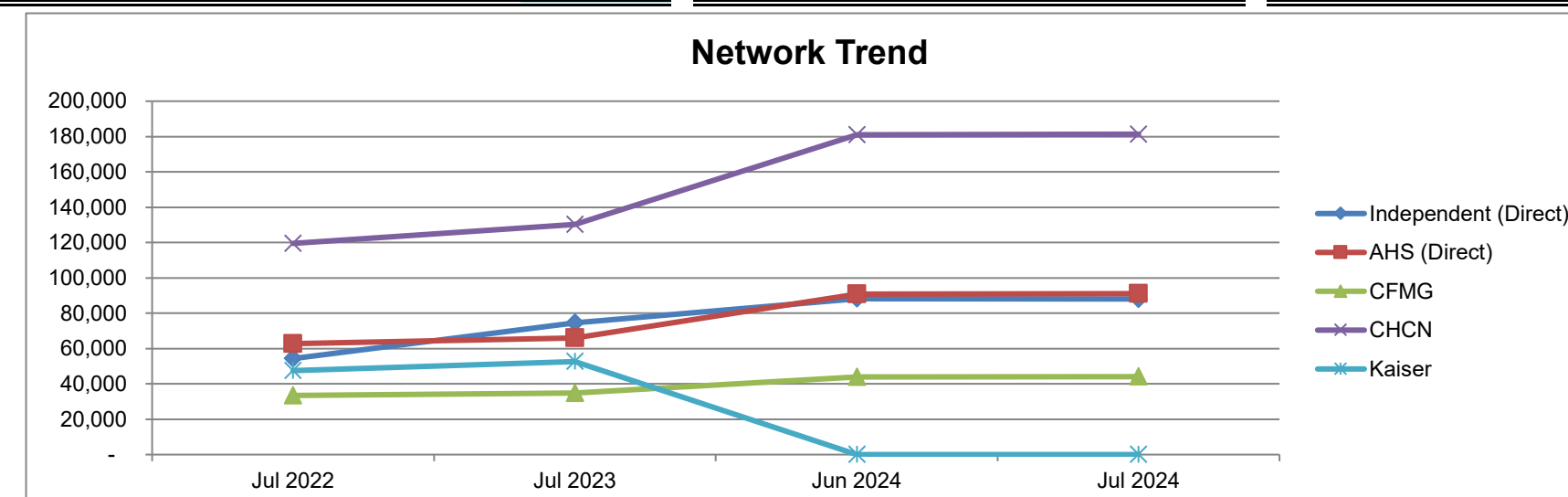
Category of Aid Trend												
Category of Aid	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
Adults	47,707	52,550	62,786	62,739	15.0%	14.7%	15.5%	15.5%	10.2%	19.4%	-0.1%	
Child	100,903	102,463	110,164	109,962	31.8%	28.6%	27.3%	27.2%	1.5%	7.3%	-0.2%	
SPD	27,927	31,055	34,935	35,018	8.8%	8.7%	8.6%	8.7%	11.2%	12.8%	0.2%	
ACA OE	113,322	123,707	149,359	149,801	35.7%	34.5%	37.0%	37.0%	9.2%	21.1%	0.3%	
Duals	21,974	41,688	39,789	39,896	6.9%	11.6%	9.8%	9.9%	89.7%	-4.3%	0.3%	
LTC	-	141	224	222	0.0%	0.0%	0.1%	0.1%	0.0%	57.4%	-0.9%	
LTC-Dual	-	1,033	1,250	1,241	0.0%	0.3%	0.3%	0.3%	0.0%	20.1%	-0.7%	
Medi-Cal Total	311,833	352,637	398,507	398,879	98.2%	98.4%	98.6%	98.6%	13.1%	13.1%	0.1%	
Group Care	5,796	5,669	5,658	5,675	1.8%	1.6%	1.4%	1.4%	-2.2%	0.1%	0.3%	
Total	317,629	358,306	404,165	404,554	100.0%	100.0%	100.0%	100.0%	12.8%	12.9%	0.1%	



Delegation vs Direct Trend												
Members	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
Delegated	200,505	217,670	225,091	225,445	63.1%	60.7%	55.7%	55.7%	8.6%	3.6%	0.2%	
Direct	117,124	140,636	179,074	179,109	36.9%	39.3%	44.3%	44.3%	20.1%	27.4%	0.0%	
Total	317,629	358,306	404,165	404,554	100.0%	100.0%	100.0%	100.0%	12.8%	12.9%	0.1%	

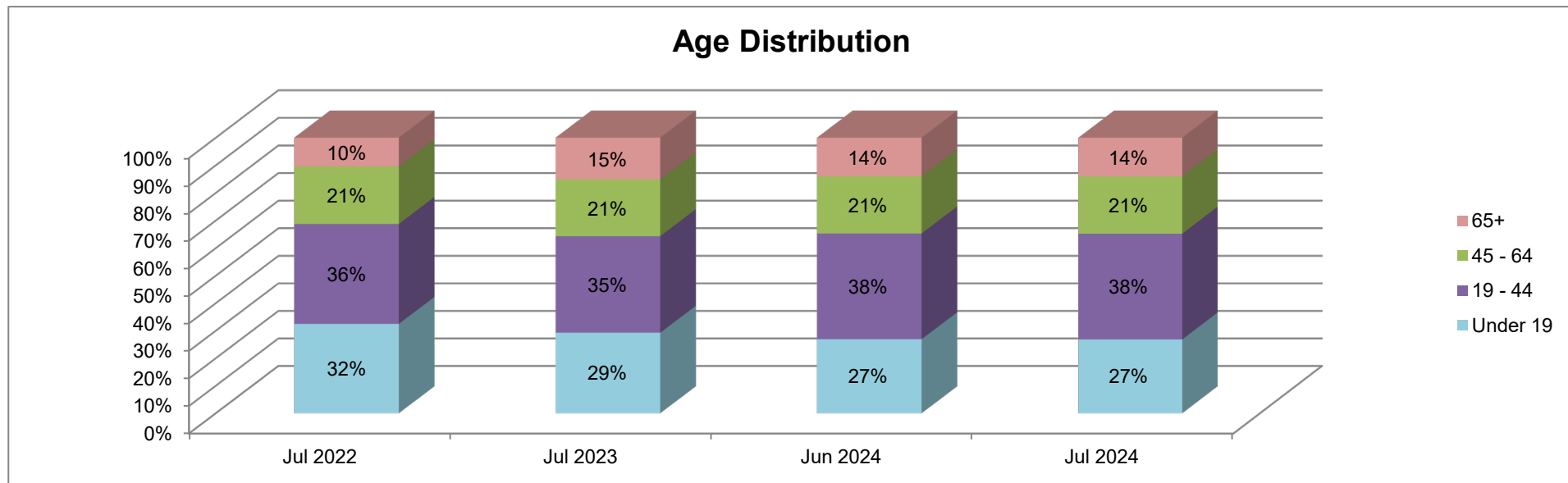


Network Trend												
Network	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
Independent (Direct)	54,340	74,547	88,206	88,010	17.1%	20.8%	21.8%	21.8%	37.2%	18.1%	-0.2%	
AHS (Direct)	62,784	66,089	90,868	91,099	19.8%	18.4%	22.5%	22.5%	5.3%	37.8%	0.3%	
CFMG	33,466	34,810	43,991	44,090	10.5%	9.7%	10.9%	10.9%	4.0%	26.7%	0.2%	
CHCN	119,514	130,230	181,100	181,355	37.6%	36.3%	44.8%	44.8%	9.0%	39.3%	0.1%	
Kaiser	47,525	52,630	-	-	15.0%	14.7%	0.0%	0.0%	10.7%	-100.0%	0.0%	
Total	317,629	358,306	404,165	404,554	100.0%	100.0%	100.0%	100.0%	12.8%	12.9%	0.1%	

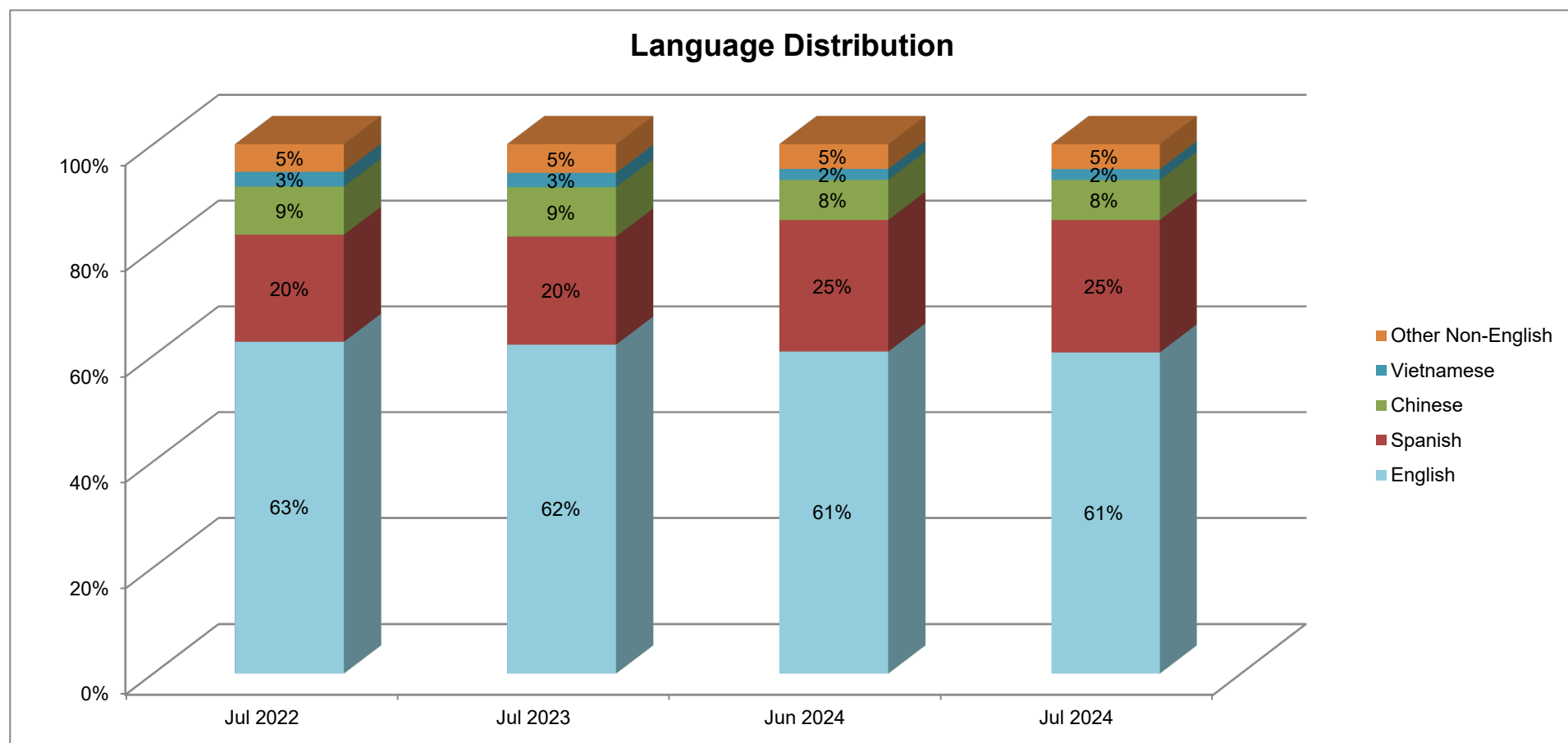


Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

Age Category Trend												
Age Category	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
Under 19	103,148	104,832	108,701	108,451	32%	29%	27%	27%	2%	3%	0%	
19 - 44	115,171	125,554	155,198	155,339	36%	35%	38%	38%	9%	24%	0%	
45 - 64	66,174	73,866	83,870	84,037	21%	21%	21%	21%	12%	14%	0%	
65+	33,136	54,054	56,396	56,727	10%	15%	14%	14%	63%	5%	1%	
Total	317,629	358,306	404,165	404,554	100%	100%	100%	100%	13%	13%	0%	

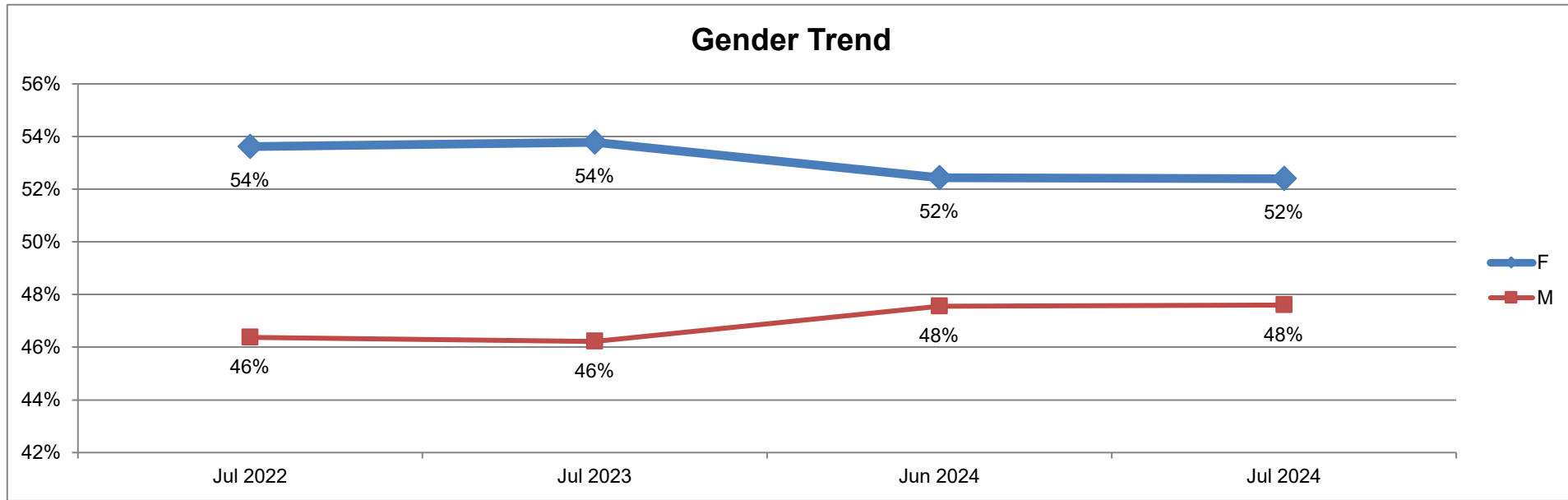


Language Trend												
Language	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
English	198,847	222,387	245,593	245,137	63%	62%	61%	61%	12%	10%	0%	
Spanish	64,363	73,273	100,576	101,314	20%	20%	25%	25%	14%	38%	1%	
Chinese	28,906	33,455	30,660	30,651	9%	9%	8%	8%	16%	-8%	0%	
Vietnamese	8,884	9,733	8,386	8,353	3%	3%	2%	2%	10%	-14%	0%	
Other Non-English	16,629	19,458	18,950	19,099	5%	5%	5%	5%	17%	-2%	1%	
Total	317,629	358,306	404,165	404,554	100%	100%	100%	100%	13%	13%	0%	

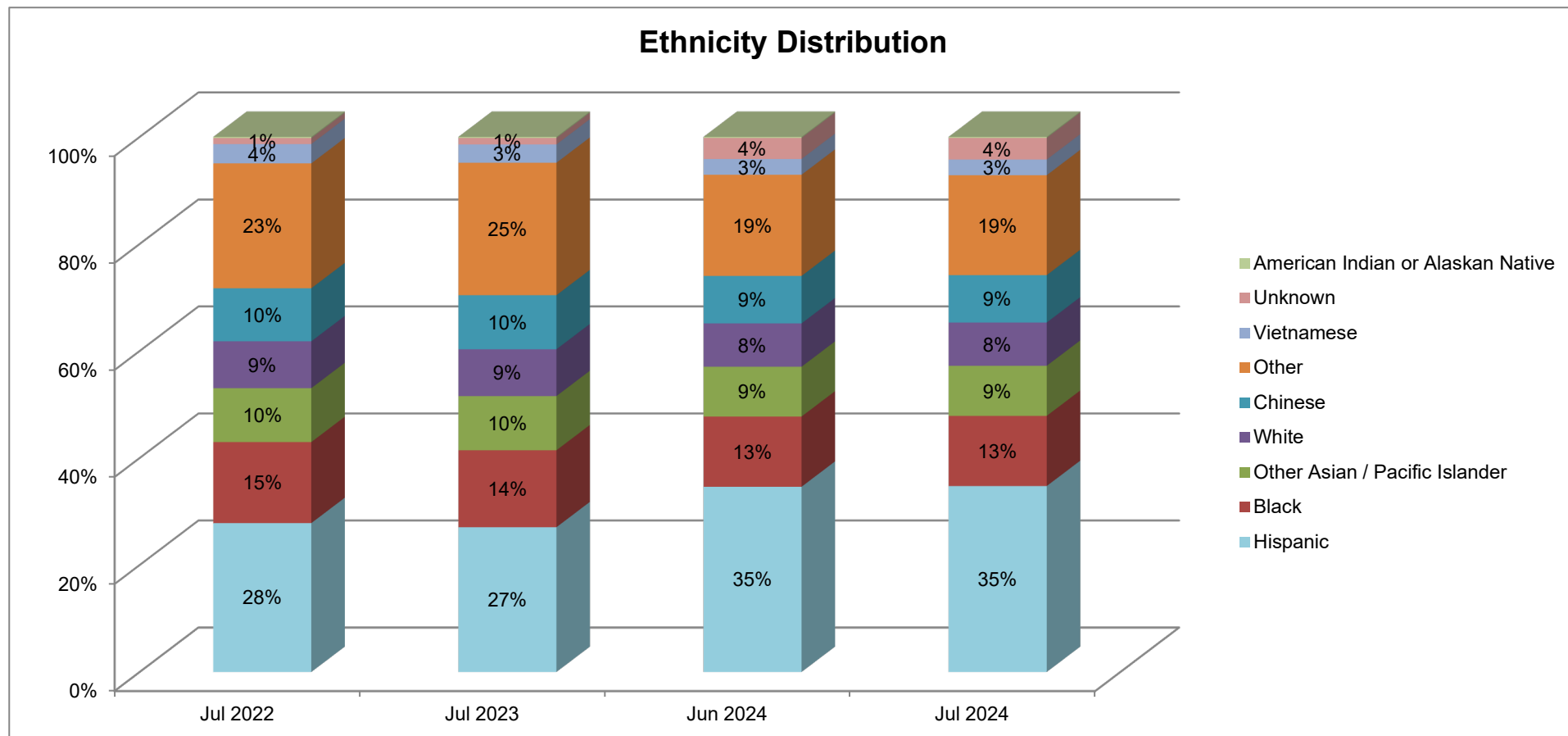


Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile

Gender Trend												
Gender	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
F	170,323	192,702	211,959	211,979	54%	54%	52%	52%	13%	10%	0%	
M	147,306	165,604	192,206	192,575	46%	46%	48%	48%	12%	16%	0%	
Total	317,629	358,306	404,165	404,554	100%	100%	100%	100%	13%	13%	0%	



Ethnicity Trend												
Ethnicity	Members				% of Total (ie.Distribution)				% Growth (Loss)			
	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022	Jul 2023	Jun 2024	Jul 2024	Jul 2022 to Jul 2023	Jul 2023 to Jul 2024	Jun 2024 to Jul 2024	
Hispanic	88,368	96,921	139,887	140,570	28%	27%	35%	35%	10%	45%	0%	
Black	48,090	51,522	53,044	53,042	15%	14%	13%	13%	7%	3%	0%	
Other Asian / Pacific Islander	32,015	36,301	37,615	37,878	10%	10%	9%	9%	13%	4%	1%	
White	27,805	31,347	32,738	32,713	9%	9%	8%	8%	13%	4%	0%	
Chinese	31,505	36,209	35,855	35,841	10%	10%	9%	9%	15%	-1%	0%	
Other	74,128	88,676	76,430	75,541	23%	25%	19%	19%	20%	-15%	-1%	
Vietnamese	11,461	12,243	11,893	11,830	4%	3%	3%	3%	7%	-3%	-1%	
Unknown	3,574	4,360	15,906	16,341	1%	1%	4%	4%	22%	275%	3%	
American Indian or Alaskan Native	683	727	797	798	0%	0%	0%	0%	6%	10%	0%	
Total	317,629	358,306	404,165	404,554	100%	100%	100%	100%	13%	13%	0%	



Alameda Alliance for Health - Analytics Supporting Documentation: Membership Profile By City

Medi-Cal By City							
City	Jul 2024	% of Total	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Oakland	160,464	40%	23,397	42,657	17,512	76,898	-
Hayward	63,827	16%	12,611	17,252	7,504	26,460	-
Fremont	36,834	9%	15,156	6,681	2,106	12,891	-
San Leandro	33,056	8%	8,120	5,701	4,283	14,952	-
Union City	14,623	4%	5,426	2,639	862	5,696	-
Alameda	13,869	3%	3,304	2,480	2,112	5,973	-
Berkeley	14,994	4%	3,982	2,331	1,743	6,938	-
Livermore	12,861	3%	1,819	644	2,230	8,168	-
Newark	9,303	2%	2,703	4,104	509	1,987	-
Castro Valley	9,480	2%	2,508	1,657	1,403	3,912	-
San Lorenzo	7,273	2%	1,407	1,675	850	3,341	-
Pleasanton	7,461	2%	1,705	422	822	4,512	-
Dublin	7,427	2%	1,941	449	887	4,150	-
Emeryville	2,815	1%	617	628	459	1,111	-
Albany	2,529	1%	660	297	569	1,003	-
Piedmont	481	0%	106	198	57	120	-
Sunol	86	0%	24	14	6	42	-
Antioch	36	0%	8	12	9	7	-
Other	1,460	0%	379	365	167	549	-
Total	398,879	100%	85,873	90,206	44,090	178,710	-

Group Care By City							
City	Jul 2024	% of Total	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Oakland	1,780	31%	346	331	-	1,103	-
Hayward	637	11%	296	150	-	191	-
Fremont	645	11%	426	73	-	146	-
San Leandro	593	10%	237	90	-	266	-
Union City	297	5%	190	45	-	62	-
Alameda	294	5%	95	22	-	177	-
Berkeley	156	3%	52	10	-	94	-
Livermore	100	2%	30	4	-	66	-
Newark	134	2%	82	28	-	24	-
Castro Valley	192	3%	87	28	-	77	-
San Lorenzo	136	2%	40	25	-	71	-
Pleasanton	63	1%	17	3	-	43	-
Dublin	121	2%	44	6	-	71	-
Emeryville	31	1%	10	4	-	17	-
Albany	21	0%	11	3	-	7	-
Piedmont	10	0%	2	1	-	7	-
Sunol	2	0%	2	-	-	-	-
Antioch	28	0%	8	5	-	15	-
Other	435	8%	162	65	-	208	-
Total	5,675	100%	2,137	893	-	2,645	-

Total By City							
City	Jul 2024	% of Total	Independent (Direct)	AHS (Direct)	CFMG	CHCN	Kaiser
Oakland	162,244	40%	23,743	42,988	17,512	78,001	-
Hayward	64,464	16%	12,907	17,402	7,504	26,651	-
Fremont	37,479	9%	15,582	6,754	2,106	13,037	-
San Leandro	33,649	8%	8,357	5,791	4,283	15,218	-
Union City	14,920	4%	5,616	2,684	862	5,758	-
Alameda	14,163	4%	3,399	2,502	2,112	6,150	-
Berkeley	15,150	4%	4,034	2,341	1,743	7,032	-
Livermore	12,961	3%	1,849	648	2,230	8,234	-
Newark	9,437	2%	2,785	4,132	509	2,011	-
Castro Valley	9,672	2%	2,595	1,685	1,403	3,989	-
San Lorenzo	7,409	2%	1,447	1,700	850	3,412	-
Pleasanton	7,524	2%	1,722	425	822	4,555	-
Dublin	7,548	2%	1,985	455	887	4,221	-
Emeryville	2,846	1%	627	632	459	1,128	-
Albany	2,550	1%	671	300	569	1,010	-
Piedmont	491	0%	108	199	57	127	-
Sunol	88	0%	26	14	6	42	-
Antioch	64	0%	16	17	9	22	-
Other	1,895	0%	541	430	167	757	-
Total	404,554	100%	88,010	91,099	44,090	181,355	-



Health care you can count on.
Service you can trust.

Human Resources

Anastacia Swift

To: Alameda Alliance for Health Board of Governors

From: Anastacia Swift, Chief Human Resources Officer

Date: September 13th, 2024

Subject: Human Resources Report

Staffing

- As of September 1st, 2024, the Alliance had 622 full time employees and 1-part time employee.
- On September 1st, 2024, the Alliance had 72 open positions in which 22 signed offer acceptance letters have been received with start dates in the near future resulting in a total of 50 positions open to date. The Alliance is actively recruiting for the remaining 50 positions and several of these positions are in the interviewing or job offer stage.
- Summary of open positions by division:

Division	Open Position September 1 st	Signed Offers Accepted by Department	Remaining Recruitment Positions
Healthcare Services	18	9	9
Operations	34	11	23
Healthcare Analytics	1	0	1
Information Technology	6	0	6
Finance	8	0	8
Compliance	3	0	3
Human Resources	2	2	0
Health Equity	0	0	0
Executive	0	0	0
Total	72	22	50

- Our current recruitment rate is 10%.

Employee Recognition

- Employees reaching major milestones in their length of service at the Alliance in August 2024 included:

5 years:

- Linda Yang (IT Data Exchange)

6 years:

- Rithy Leng (Utilization Management)

7 years:

- Dinesh Khadka (IT Development)
- Linda Chen (IT Development)
- Kishor Kanneluru (IT Data Exchange)

8 years:

- Gigi Nguyen (Case & Disease Management)
- Nancy Vongsay (Utilization Management)

10 years:

- Christina Ly (Member Services)

12 years:

- Hyacinth Joya (Healthcare Analytics)
- Tina Tan (Utilization Management)

13 years:

- Helen Ha (IT Operations & Quality Applications Management)

17 years:

- Vanessa Swann (Member Services)