



CERTIFICATION APPLICATION  
QUALIFIED HEALTH PLAN  
COVERED CALIFORNIA for SMALL BUSINESS  
MARKETPLACE  
PLAN YEAR 2024

~~DRAFT~~FINAL

~~11.18.2022~~1.26-13.2023

Certification Application Qualified Health Plan  
CCSB Marketplace Plan Year 2024

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## 1 Application Overview

### 1.1 Purpose

The California Health Benefit Exchange (Covered California) is accepting applications from eligible Health Insurance Issuers (Applicants or Health Issuer) to submit proposals to offer, market, and sell Qualified Health Plans (QHPs) through Covered California beginning in 2022, for coverage effective January 1, 2023. All Health Insurance Issuers currently licensed at the time of application response submission are eligible to apply for certification of proposed Qualified Health Plans (QHPs) for Plan Year 2023. Covered California will exercise its statutory authority to selectively contract for health care coverage offered through Covered California for Plan Year 2023. Covered California reserves the right to select or reject any Applicant or to cancel this Application at any time.

### 1.2 Background

Soon after the passage of national health care reform through the Patient Protection and Affordable Care Act of 2010 (ACA), California enacted legislation to establish a qualified health benefit exchange. (California Government Code § 100500 et seq.) The California state law is referred to as the California Patient Protection and Affordable Care Act (CA-ACA).

Covered California offers a statewide health insurance exchange to make it easier for individuals to compare plans and buy health insurance in the private market. Although the focus of Covered California is on individuals who qualify for tax credits and subsidies under the ACA, Covered California's goal is to make insurance available to all qualified individuals. The vision of Covered California is to improve the health of all Californians by assuring their access to affordable, high quality care coverage. The mission of Covered California is to increase the number of insured Californians, improve health care quality, lower costs, and reduce health disparities through an innovative, competitive marketplace that empowers consumers to choose the health plan and providers that give them the best value.

Covered California is guided by the following values:

**Consumer-Focused:** At the center of Covered California's efforts are the people it serves. Covered California will offer a consumer-friendly experience that is accessible to all Californians, recognizing the diverse cultural, language, economic, educational and health status needs of those it serves.

**Affordability:** Covered California will provide affordable health insurance while assuring quality and access.

**Catalyst:** Covered California will be a catalyst for change in California's health care system, using its market role to stimulate new strategies for providing high-quality, affordable health care, promoting prevention and wellness, and reducing health disparities.

**Integrity:** Covered California will earn the public's trust through its commitment to accountability, responsiveness, transparency, speed, agility, reliability, and cooperation.

**Transparency:** Covered California will be fully transparent in its efforts and will make opportunities available to work with consumers, providers, health plans, employers, purchasers, government partners, and other stakeholders to solicit and incorporate feedback into decisions regarding product portfolio and contract requirements.

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**Results:** The impact of Covered California will be measured by its contributions to decrease the number of uninsured, have meaningful plan and product choice in all regions for consumers, improve access to quality healthcare, promote better health and health equity, and achieve stability in healthcare premiums for all Californians.

In addition to being guided by its mission and values, Covered California's policies are derived from the federal ACA which calls upon Exchanges to advance "plan or coverage benefits and health care provider reimbursement structures" that improve health outcomes. Covered California seeks to improve the quality of care while moderating cost not only for the individuals enrolled in its plans, but also by being a catalyst for delivery system reform in partnership with plans, providers, and consumers. With the Affordable Care Act and the range of insurance market reforms that are in the process of being implemented, the health insurance marketplace is transforming from one that has prioritized profitability through a focus on risk selection, to one that rewards better care, affordability, and prevention.

Covered California needs to address these issues for the millions of Californians who enroll through Covered California to get coverage, but it is also part of broader efforts to improve care, improve health, and stabilize rising health care costs throughout the state.

Covered California must operate within the federal standards in law and regulation. Beyond what is framed by the federal standards, California's legislature shapes the standards and defines how the new marketplace for individual and small group health insurance operates in ways specific to their context. Within the requirements of the minimum Federal criteria and standards, Covered California has the responsibility to "certify" the Qualified Health Plans that will be offered in Covered California.

The state legislation to establish Covered California gave authority to Covered California to selectively contract with Issuers to provide health care coverage options that offer the optimal combination of choice, value, quality, and service, and to establish and use a competitive process to select the participating health Issuers. To this end, Covered California only certifies those Applicants who demonstrate a clear value proposition to its consumers, both in terms of quality and price; in addition, QHPs already operating on the Exchange must maintain quality scores that meet or exceed established benchmarks and reduce health disparities, or risk being removed from the Exchange.

These concepts, and the inherent trade-offs among Covered California values, must be balanced in the evaluation and selection of the Qualified Health Plans (QHPs) that will be offered on the Individual Exchange.

This application has been designed consistent with the policies and strategies of the California Health Benefit Exchange Board which calls for the QHP selection to influence the competitiveness of the market, the cost of coverage, and how value is added through health care delivery system improvement.

### 1.3 Application Evaluation and Selection

The evaluation of QHP Certification Applications will not be based on a single, strict formula; instead, the evaluation will consider the mix of health plans for each region of California that best meets the needs of consumers in that region and Covered California's goals. Covered

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California wants to provide an appropriate range of high-quality health plans to participants at the best available price that is balanced with the need for consumer stability and long-term affordability. In consideration of the mission and values of Covered California, the Board of Covered California articulated guidelines for the selection and oversight of Qualified Health Plans which are used when reviewing the Applications. These guidelines are:

### **Promote Affordability and Value for the Consumer- Both in Premiums and at Point of Care**

While premiums will be a key consideration, contracts will be awarded based on the determination of "best value" to Covered California and its participants. Covered California seeks to offer health plans, plan designs and provider networks that are as affordable as possible to consumers both in premiums and cost sharing, while fostering competition and stable premiums. Covered California will seek to offer health plans, products, and provider networks that will attract maximum enrollment as part of its effort to lower costs by spreading risk as broadly as possible.

### **Encourage Competition Based upon Quality**

The evaluation of Issuer QHP proposals will focus on quality and service components, including history of performance, administrative capacity, reported quality and satisfaction metrics, quality improvement plans and commitment to serve Covered California population. The application responses, in conjunction with the approved filings, will be evaluated by Covered California and used as part of the selection criteria to offer Issuers' products on Covered California for the certification year. In addition, supplemental contracted provider network data will be used to predict the likely quality of new entrant QHPs to ensure that new entrants are held to the same quality standards as existing QHPs. Proposed provider networks will be evaluated using provider-organization quality data, hospital quality data, and health plan quality results including NCQA commercial and Medicaid HEDIS measure results and QRS Marketplace measure results from other states.

### ~~**Encourage Competition Based upon the Populations Served**~~

~~Performing effective outreach, enrollment and retention of the low-income population that will be eligible for premium tax credits and cost sharing subsidies through Covered California is central to Covered California's mission. Responses that demonstrate an ongoing commitment to the low-income population or demonstrate a capacity to serve the cultural, linguistic and health care needs of the low-income and uninsured populations beyond the minimum requirements adopted by Covered California will receive additional consideration. Examples of demonstrated commitment include having a higher proportion of essential community providers to meet the criteria of sufficient geographic distribution, having contracts with Federally Qualified Health Centers, and supporting or investing in providers and networks that have historically served these populations to improve service delivery and integration. This commitment to serve Covered California's population is evidenced through general cooperation with Covered California's operations and contractual requirements which include provider network adequacy, quality improvement, cultural and linguistic competency, programs addressing health equity and disparities in care, innovations in delivery system improvements, and payment reform.~~

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### **Encourage Competition Based upon Meaningful QHP Choice and Product Differentiation: Patient-Centered Benefit Plan Designs<sup>[1]</sup>**

Covered California is committed to fostering competition by offering QHPs with features that present clear choice, product, and provider network differentiation. QHP Applicants are required to adhere to Covered California's standard benefit plan designs in each region for which they submit a proposal. In addition, QHP Applicants may offer Covered California's standard Health Savings Account-eligible (HSA) High Deductible Health Plan (HDHP) designs. Applicants may choose to offer either or both Gold and Platinum standard benefit plan designs if there is differentiation between two plans in the same metal tier that is related to either product, network or both or an additional benefit explained. Covered California is interested in having Health Maintenance Organization (HMO), Exclusive Provider Organization (EPO), Preferred Provider Organization (PPO), and other products offered statewide. Within a given product design, Covered California will look for differences in network providers and the use of innovative delivery models. Under such criteria, Covered California may choose not to contract with two plans with broad overlapping networks within a rating region unless they offer different innovative delivery system or payment reform features.

### **Encourage Competition throughout the State**

Issuers must submit QHP proposals in all geographic service areas in which they are licensed and have an adequate network, and preference will be given to Issuers that develop QHP proposals that meet quality and service criteria while offering coverage options that provide reasonable access to the geographically underserved areas of the state.

### **Demonstrate Administrative Capability and Financial Solvency**

Covered California will review and consider Applicant's degree of financial risk to avoid potential threats of failure which would have negative implications for continuity of patient care and for the healthcare system. Applicant's technology capability is a critical component for success for Covered California, so Applicant's technology and associated resources are heavily scrutinized as this relates to long-term sustainability for consumers. Application responses that demonstrate a commitment to the long-term success of Covered California's mission are strongly encouraged.

### **Encourage Robust Customer Service**

Covered California is committed to ensuring a positive consumer experience, which requires Issuers to maintain adequate resources to meet consumers' needs. To successfully serve Covered California consumers, Issuers must invest in and sustain adequate staffing, including hiring of bilingual and bicultural staff as appropriate and maintaining internal training as needed. Issuers demonstrating a commitment to dedicated administrative resources for Covered California consumers will receive additional consideration.

[1] The certification year Patient-Centered Benefit Plan Designs will be finalized when the certification year federal actuarial calculator is finalized.

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## 1.4 Availability

Applicant must be available immediately upon contingent certification of its plans as QHPs to start working with Covered California to establish all operational procedures necessary to integrate and interface with Covered California information systems and to provide additional information necessary for Covered California to market, enroll members, and provide health plan services effective January 1, 2024<sup>3</sup>. Successful Applicants will also be required to adhere to certain provisions through their contracts with Covered California, including meeting data interface requirements with the California Healthcare Enrollment, Eligibility, and Retention System (CalHEERS). Successful Applicants must execute the QHP Issuer Contract before public announcement of contingent certification. Failure to execute the QHP Issuer Contract may preclude Applicant from offering QHPs through Covered California. The successful Applicants must be ready and able to accept enrollment as of October 1, 2023<sup>2</sup>.

## 1.5 Application Process

The application process shall consist of the following steps:

- Completion of Letter of Intent to Apply;
- Release of the Final Application;
- Submission of Applicant responses, including provider network and quality data;
- Evaluation of Applicant responses;
- Discussion and negotiation of final contract terms, conditions, and premium rates; and
- Execution of contracts with the selected QHP Issuers.

## 1.6 Intention to Submit a Response

Applicants interested in responding to this application must submit a non-binding Letter of Intent to Apply, identifying their proposed products and service areas. Only those Applicants who submit the Letter of Intent will receive application-related correspondence throughout the application process. Eligible Applicants who have responded to the Letter of Intent will be issued a web login and instructions for online access to the final Application.

Applicant's Letter of Intent must identify the contact person for the application process, that includes an email address and telephone number. On receipt of the Letter of Intent, Covered California will issue instructions to gain access to the online Application. A Letter of Intent will be considered confidential and not available to the public. However, Covered California reserves the right to release aggregate information about all Applicants' responses. Final Applicant information is not expected to be released until the selected Issuers and QHPs are announced. Applicant information will not be released to the public but may be shared with appropriate regulators as part of the cooperative arrangement between Covered California and the regulators.

Covered California will correspond with only one (1) contact person per Application. It is Applicant's responsibility to immediately notify the Application Contact identified in this section, in writing, regarding any revision to the contact information. Covered California is not responsible for application correspondence not received by Applicant if Applicant fails to notify Covered California, in writing, of any changes pertaining to the designated contact person.

Application Contact: Meiling Hunter  
[QHPCertification@covered.ca.gov](mailto:QHPCertification@covered.ca.gov)  
(916) 228-8696



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**1.7 Key Action Dates**

**Refer to the table below for the applicable submission timeline based on Applicant type and Quarter for which Applicant is applying.**

<b>Action:</b>	<b>Due dates for Currently Contracted Small Business Applicant:</b>	<b>Due dates for Currently Contracted Individual-New Small Business Entrant Applicant:</b>	<b>Due dates for New Entrant Applicant:</b>
Letter of Intent to Apply due to Covered California	Q1: February 15, 2023 Q2: June 2, 2023 Q3: September 1, 2023 Q4: December 1, 2023	Q1: February 15, 2023 Q2: June 2, 2023 Q3: September 1, 2023 Q4: December 1, 2023	Q1: February 15, 2023 Q2: June 2, 2023 Q3: September 1, 2023 Q4: December 1, 2023
Quarterly Application Open Date	Q1: March 3, 2023 Q2: June 16, 2023 Q3: September 15, 2023 Q4: December 22, 2023	Q1: March 3, 2023 Q2: June 16, 2023 Q3: September 15, 2023 Q4: December 22, 2023	Q1: March 3, 2023 Q2: June 16, 2023 Q3: September 15, 2023 Q4: December 22, 2023
Completed Quarterly Application Due Dates, when Letter of Intent (LOI) is received by due date (include the certification year Alternate Benefit Design Proposals)	Q1: April 28, 2023024 Q2: August 87, 2023 Q3: November 17, 2023 Q4: February 23, 2024	Q1: April 28, 2023024 Q2: August 18, 2023 Q3: November 17, 2023 Q4: February 23, 2024	Q1: April 28, 2023024 Q2: August 18, 2023 Q3: November 17, 2023 Q4: February 23, 2024
Alternate Benefit Design Contingent Decisions	Q1: May 2023 Q2: October 2023 Q3: December 2023 Q4: April 2024	Q1: May 2023 Q2: October 2023 Q3: January 2023 Q4: April 2024	Q1: May 2023 Q2: October 2023 Q3: January 2023 Q4: April 2024
Proposed Rates, Plans & Benefits, Network ID, Service Area, Prescription Drug, and Plan ID Crosswalk Templates Due	Q1: July 2023 Q2: October 2023 Q3: January 2024 Q4: April 2024	Q1: July 2023 Q2: October 2023 Q3: January 2024 Q4: April 2024	Q1: July 2023 Q2: October 2023 Q3: January 2024 Q4: April 2024

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Negotiations between Applicants and Covered California	Q1: July-August 2023 Q2: November-December 2023 Q3: February-March 2024 Q4: May-June 2024	Q1: July-August 2023 Q2: November-December 2023 Q3: February-March 2024 Q4: May-June 2024	Q1: July-August 2023 Q2: November-December 2023 Q3: February-March 2024 Q4: May-June 2024
Final QHP Contingent Certification Decisions	Q1: July-August 2023 Q2: November-December 2023 Q3: February-March 2024 Q4: May-June 2024	Q1: July-August 2023 Q2: November-December 2023 Q3: February-March 2024 Q4: May-June 2024	Q1: July-August 2023 Q2: November-December 2023 Q3: February-March 2024 Q4: May-June 2024
QHP Issuer Contract or Amendment Execution	Q1: September 2023 Q2: January 2024 Q3: April 2024 Q4: July 2024	Q1: September 2023 Q2: January 2024 Q3: April 2024 Q4: July 2024	Q1: September 2023 Q2: January 2024 Q3: April 2024 Q4: July 2024
Final QHP Certification	Q1: October 2023 Q2: February 2024 Q3: May 2024 Q4: August 2024	Q1: October 2023 Q2: February 2024 Q3: May 2024 Q4: August 2024	Q1: October 2023 Q2: February 2024 Q3: May 2024 Q4: August 2024

### 1.8 Preparation of Application Response

Application responses are completed in an electronic proposal software program. Applicants will have access to a Question and Answer function within the portal and must submit questions related to the Application through this mechanism.

Applicants must respond to each Application question as directed by the response type. Responses should be succinct and address all components of the question. Applicants may not submit documents in place of responding to individual questions in the space provided.

## 2 Administration and Attestation

Questions 2.1 – 2.4 are required for currently contracted Applicants. All questions are required for new entrant Applicants. All questions should be answered at the Issuer level, not product level. All questions should be answered at the Issuer level, not product level.

2.1 Applicant must complete the following:

	Response
Issuer Legal Name	10 words.

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Entity name used in consumer-facing materials or communications	10 words.
NAIC Company Code	10 words.
NAIC Group Code	10 words.
Regulator(s)	10 words.
Federal Employer ID	10 words.
HIOS/Issuer ID	10 words.
Applicant tax status	Single, Pull-down list. 1: Not-for-profit, 2: For-profit
Year Applicant was founded	10 words.
Years Applicant has been a licensed Health Issuer	10 words.
Applicant Covered California operation status	Single, Pull-down list. 1: Currently operating in Covered California, 2: Not currently operating in Covered California
Corporate Office Address	10 words.
City	10 words.
State	10 words.
Zip Code	10 words.
Primary Contact Name	10 words.
Contact Title	10 words.
Contact Phone Number	10 words.
Contact Email	10 words.
On behalf of Applicant stated above, I hereby attest that I meet the requirements in this Application and certify that the information provided on this Application and in any attachments hereto are true, complete, and accurate. I	

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understand that Covered California may review the validity of my attestations and the information provided in response to this application and if an Applicant is selected to offer Qualified Health Plans, may decertify those Qualified Health Plans should any material information provided be found to be inaccurate. I confirm that I have the capacity to bind the issuer stated above to the terms of this Application.	
Date	<i>To the day.</i>
Signature	<i>10 words.</i>
Printed Name	<i>10 words.</i>
Title	<i>10 words.</i>

2.2 Applicant must attach a functional organizational chart of key personnel who will be assigned to Covered California. The chart will identify key individual(s) who will have primary responsibility for servicing the Covered California account and flow of responsibilities. The functional organizational chart must provide the name(s), phone number(s), and email address(es) for the key individual(s) serving in the following positions:

- Chief Executive Officer
- Chief Finance Officer
- Chief Operations Officer
- Chief Medical Officer
- Dedicated Liaison

*Single, Pull-down list.*

*1: Attached*

*2: Not attached*

2.3 Does Applicant anticipate making material changes in corporate structure in the next 24 months, including but not limited to:

	<i>Response</i>	<i>Description</i>
Mergers	<i>Single, Pull-down list.</i> <i>1: Yes</i> <i>2: No</i> <i>3: Not Applicable</i>	<i>200 words.</i>
Acquisitions	<i>Single, Pull-down list.</i> <i>1: Yes</i> <i>2: No</i> <i>3: Not Applicable</i>	<i>200 words.</i>
New venture capital	<i>Single, Pull-down list.</i> <i>1: Yes</i> <i>2: No</i> <i>3: Not Applicable</i>	<i>200 words.</i>

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Management team	<i>Single, Pull-down list.</i> 1: Yes 2: No 3: Not Applicable	200 words.
Location of corporate headquarters or tax domicile	<i>Single, Pull-down list.</i> 1: Yes 2: No 3: Not Applicable	200 words.
Stock issue	<i>Single, Pull-down list.</i> 1: Yes 2: No 3: Not Applicable	200 words.
Other	<i>Single, Pull-down list.</i> 1: Yes 2: No 3: Not Applicable	200 words.

2.4 Applicant must attach a copy of current Certificates of Insurance to verify that it maintains the insurance specified below. If current policies expire before the end of Plan Year 2024, attach renewal Certificates of Insurance or an explanation of when renewal Certificates of Insurance will be available:

Coverage	Amount
Commercial General Liability	Limit of not less than \$1,000,000 per occurrence/ \$2,000,000 general aggregate.
<del>Comprehensive Business Automobile</del> Cyber Liability	<u>At such levels consistent with industry standards and reasonably determined by Contractor to cover network security, unauthorized access, unauthorized use, receipt or transmission of a malicious code, denial of service attack, unauthorized disclosure or misappropriation of private information and privacy liability Protected Health Information and Personally-Identifiable Information. Limit of not less than \$1,000,000 per accident.</u>
Employers Liability Insurance	Limits of not less than \$1,000,000 per accident for bodily injury by accident, and \$1,000,000 per employee for bodily injury by disease, and \$1,000,000 disease policy limit.
Umbrella Policy	An amount not less than \$10,000,000 per occurrence and in the aggregate.

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Crime Coverage	At such levels consistent with industry standards and reasonably determined by Contractor to cover occurrences in the following categories: computer and funds transfer fraud; forgery; money and securities; and employee theft.
Professional Liability or Errors and Omissions	Coverage of not less than \$1,000,000 per claim/ \$2,000,000 general aggregate.
Statutory CA's Workers' Compensation Coverage	Provide Proof of Coverage in full compliance with State law.

If Applicant's organization does not carry the coverages or limits listed above, provide an explanation why Applicant has elected not to carry each coverage or limit.

*Single, Radio group.*

1: Yes, attached

2: No, attached, describe: [200 words]

2.5 Indicate any experience Applicant has participating in exchanges or marketplace environments.

State-based Marketplace(s), specify state(s) and years of participation	100 words.
Federally Facilitated Marketplace, specify state(s) and years of participation	100 words.
Private exchange(s), specify exchange(s) and years of participation	100 words.

### 3 Licensed and Good Standing

All questions are required for all Applicants. All questions should be answered at the Issuer level, not product level.

3.1 Indicate Applicant license status below:

*Single, Radio group.*

1: Applicant currently holds all of the proper and required licenses from the California Department of Managed Health Care to operate as a health issuer as defined herein in the commercial individual market,

2: Applicant currently holds all of the proper and required licenses from the California Department of Insurance to operate as a health issuer as defined herein in the commercial individual market,

3: Applicant is currently applying for licensure from the California Department of Managed Health Care to operate as a health issuer as defined herein in the commercial individual market. If Yes, enter date application was filed: [To the day],

4: Applicant is currently applying for licensure from the California Department of Insurance to operate as a health issuer as defined herein in the commercial individual market. If yes, enter date application was filed: [To the day]

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3.2 In addition to holding or pursuing all the proper and required licenses to operate as a Health Issuer, Applicant must confirm that it has had no material fines, no material penalties levied or material ongoing disputes with applicable licensing authorities in the last two years (See Section 22 Glossary - Definition of Good Standing). If Applicant has any material disputes with the applicable health insurance regulator in the last two years, Applicant must provide notification of disputes. Covered California, in its sole discretion and in consultation with the appropriate health insurance regulator, determines what constitutes a material violation for determining Good Standing.

*Single, Pull-down list.*

1: *Confirmed, no material disputes in the last two years*

2: *Not confirmed, notification of material disputes attached: [200 words]*

### 4 Financial Requirements

All questions required for all Applicants. All questions should be answered at the Issuer level, not product level.

4.1 Applicant must confirm it can provide certain detailed documentation, as defined by Covered California in the NOD 23 Gross to Network Report as specified in Appendix I - CCSB\_820\_Companion\_Guide\_v1.1 and Appendix J - CCSB NOD 23 Glossary of Terms and Template.

*Single, Pull-down list.*

1: Yes, confirmed,

2: No, not confirmed

Attached Document(s): [Appendix I - CCSB 820 Companion Guide v1.1.pdf](#), [Appendix J - CCSB NOD 23 Glossary of Terms and Template.pdf](#)

4.2 Applicant must confirm and describe in detail it can perform financial reconciliation at a member and group level for each monthly coverage period. [Example: list validation steps taken]

*Single, Radio group.*

1: Yes, confirmed: [ 200 words ] ,

2: No, not confirmed: [ 200 words ]

### 5 Operational Capacity

#### 5.1 Issuer Operations and Account Management Support

Questions 5.1.1 and 5.1.2 are required for currently contracted Applicants. All questions are required for new entrant Applicants.

5.1.1 Applicant must complete Attachment A1 A2 – QHP Current and Projected Enrollment for California On and Off-Exchange. Applicant must complete all data points for their lines of business (including Employer-Based coverage, Individual Market, and Government Payers) to provide current enrollment and enrollment projections. Failure to complete Attachment A1 A2 – QHP Current and Projected Enrollment will require a resubmission of the templates.

*Single, Pull-down list.*

1: *Attachments completed*

2: *Attachments not completed*

Attached Document(s): [Attachment A1 A2 - QHP Current and Projected Enrollment.xlsx](#)

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5.1.2 Applicant must provide a description of any initiatives over the next 24 months which may impact the delivery of services to Covered California enrollees. If Applicant has any planned initiatives, Applicant must provide an attachment describing the timeline, either current or planned.

	Response	Description
System changes or migrations	<i>Single, Pull-down list.</i> 1: Yes 2: No 3: Not Applicable	200 words.
Call center opening	<i>Single, Pull-down list.</i> 1: Yes 2: No 3: Not Applicable	200 words.
Call center closings	<i>Single, Pull-down list.</i> 1: Yes 2: No 3: Not Applicable	200 words.
Call center relocations	<i>Single, Pull-down list.</i> 1: Yes 2: No 3: Not Applicable	200 words.
Network re-contracting	<i>Single, Pull-down list.</i> 1: Yes 2: No 3: Not Applicable	200 words.
Vendor changes	<i>Single, Pull-down list.</i> 1: Yes 2: No 3: Not Applicable	200 words.
Other	<i>Single, Pull-down list.</i> 1: Yes 2: No 3: Not Applicable	200 words.

5.1.3 Does Applicant routinely subcontract any significant portion of its operations or partner with other companies to provide health plan coverage? If yes, identify which operations are performed by subcontractor or partner and provide the name of the subcontractor.

	Response	Conducted outside of the United States?	Description
Billing, invoice, and collection activities	<i>Single, Pull-down list.</i> 1: Yes 2: No	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
Database and/or enrollment transactions	<i>Single, Pull-down list.</i> 1: Yes 2: No	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.



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Claims processing and invoicing	<i>Single, Pull-down list.</i> 1: Yes 2: No	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
Membership/customer service	<i>Single, Pull-down list.</i> 1: Yes 2: No	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
Welcome package (ID cards, member communications, etc.)	<i>Single, Pull-down list.</i> 1: Yes 2: No	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
Other (specify)	<i>Single, Pull-down list.</i> 1: Yes 2: No	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.

## 5.2 Implementation Performance

Questions required only for new entrant Applicants.

5.2.1 Applicant must complete Attachment B - Implementation Organizational Chart and include a detailed implementation plan.

Attached Document(s): Attachment B - Implementation Organizational Chart.xlsx

*Single, Radio group.*

1: Yes, attached. Describe: [ 100 words ],

2: No, not attached,

3: No, Applicant is currently operating in Covered California

5.2.2 Applicant must describe current or planned procedures for managing new Covered California Enrollees. Address availability of customer service prior to coverage effective date and new member orientation services and materials.

*200 words.*

5.2.3 Identify the percentage increase of membership that will require adjustment to Applicant's current resources:

Resource	Membership Increase (as % of Current Membership)	Resource Adjustment (specify)	Approach to Monitoring
Members Services	<i>Percent.</i>	<i>50 words.</i>	<i>50 words.</i>
Claims	<i>Percent.</i>	<i>50 words.</i>	<i>50 words.</i>
Account Management	<i>Percent.</i>	<i>50 words.</i>	<i>50 words.</i>
Clinical staff	<i>Percent.</i>	<i>50 words.</i>	<i>50 words.</i>

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Disease Management staff	<i>Percent.</i>	<i>50 words.</i>	<i>50 words.</i>
Implementation	<i>Percent.</i>	<i>50 words.</i>	<i>50 words.</i>
Financial	<i>Percent.</i>	<i>50 words.</i>	<i>50 words.</i>
Administrative	<i>Percent.</i>	<i>50 words.</i>	<i>50 words.</i>
Actuarial	<i>Percent.</i>	<i>50 words.</i>	<i>50 words.</i>
Information Technology	<i>Percent.</i>	<i>50 words.</i>	<i>50 words.</i>
Other (List)	<i>Percent.</i>	<i>50 words.</i>	<i>50 words.</i>

5.2.4 Applicant must describe in detail its policy to validate provider information during initial contracting and when a provider reports a change (including demographic information, address, and network or panel status).

*200 words.*

## 6 Customer Service

~~All questions required for all Applicants. All questions should be answered at the Issuer level, not product level.~~ Questions required only for new entrant Applicants.

6.1 Applicant must confirm it will respond to and adhere to the requirements of California Health and Safety Code Section 1368 relating to consumer grievance procedures and maintain an internal review process to resolve a consumer's written or oral expression of dissatisfaction.

*Single, Pull-down list.*

- 1: Confirmed,
- 2: Not confirmed

6.2 Applicant must confirm it will maintain service performance standards to assist enrollees.

*Single, Radio group.*

- 1: Confirmed, explain: [100 words]
- 2: Not confirmed

6.3 While Covered California maintains calls for enrollment information, Applicant must indicate what information and tools are utilized to monitor consumer experience, check all that apply:

*Multi, Checkboxes.*

- 1: Customer Satisfaction Surveys,
- 2: Monitoring Social Media,
- 3: Monitoring Call Drivers,
- 4: Common Problems Tracking,
- 5: Observation of Representative Calls,
- 6: Other, describe: [50 words]

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6.4 Applicant must confirm it will maintain Customer Service Representative Quality Assurance metrics used for scoring of monitored calls.

50 words.

### 7 Marketing and Outreach Activities

All questions are required for all Applicants. All questions should be answered at the Issuer level, not product level.

7.1 Covered California expects all successful Applicants to promote enrollment in their QHPs, including investment of resources and coordination with Covered California's marketing and outreach efforts. Applicant must provide an organizational chart of its small group sales and/or marketing department(s), including names and titles. Applicant must identify the individual(s) with primary responsibility for sales and marketing of Covered California Small Business product line, indicate where these individuals fit into the organizational chart and include the following contact information for those who will work on Covered California sales and marketing efforts: name, title, phone number, and email address. Indicate staff members who will oversee Member Communication, Social Media efforts, point of sales collateral materials, and submission of co-branded materials for Covered California review.

*Single, Pull-down list.*

- 1: Attached,
- 2: Not attached

7.2 Applicant must confirm that, upon contingent certification of its QHPs, it will cooperate with Covered California Marketing Department, and adhere to the Covered California Brand Style Guide [https://hbex.coveredca.com/toolkit/PDFs/Brand Style Guide 022819 for-external-partners.pdf](https://hbex.coveredca.com/toolkit/PDFs/Brand%20Style%20Guide%20022819%20for-external-partners.pdf), (and Marketing Guidelines, if applicable) when co-branded materials are issued to Covered California Enrollees. If Applicant is certified, co-branded items must be submitted in a timely manner, but no later than 10 business days before the material is used; ID cards must be submitted to Covered California at least 30 days prior to Open Enrollment.

*Single, Pull-down list.*

- 1: Confirmed,
- 2: Not confirmed

7.3 Applicant must confirm it will cooperate with Covered California Marketing, Public Relations, and Outreach efforts, which may include: internal and external trainings, press events, social media efforts, collateral materials, member communications, and other efforts. This cooperative obligation includes contractual requirements to submit materials and updates according to deadlines established in the QHP Issuer Model Contract.

*Single, Pull-down list.*

- 1: Confirmed,
- 2: Not confirmed

7.4 Applicant must submit the following documents for the Small Business Market;

(1) Proposed Marketing Plan, including the following components:

- Strategy for employer and agent communications,
- Target audience parameters (company size, industry segment),

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- Attachment I1– QHP Marketing Plan Flow Chart highlighting the months when marketing activities are planned.
- Attachment I2 – QHP Marketing Budget by Geography to indicate estimated total expenditures for Small Group Marketplace related to marketing and advertising functions

*Single, Pull-down list.*

1: *Marketing Plan and Attachment I1 I2 Documents Attached,*

2: *Documents Not attached*

## 8 Privacy and Security Requirements for Personally Identifiable Data

This section not required if Applicant has completed the Qualified Health Plan Application Plan Year 2023 Individual Marketplace.

All questions required for all Applicants. All questions should be answered at the Issuer level, not product level.

### 8.1 HIPAA Privacy Rule

Applicant must confirm that it complies with the following privacy-related requirements set forth within Subpart E of the Health Insurance Portability and Accountability Act [45 CFR §164.500 et. seq.]:

8.1.1 Individual access: Unless otherwise exempted by the HIPAA Privacy Rule, Applicant must confirm that it provides enrollees with the opportunity to access, inspect and obtain a copy of any Protected Health Information (PHI) contained within their Designated Record Set [45 CFR §§164.501, 524].

*Single, Pull-down list.*

1: Yes, confirmed,

2: No, not confirmed

8.1.2 Amendment: Applicant must confirm that it provides enrollees with the right to amend inaccurate or incomplete PHI contained within their Designated Record Set [45 CFR §§164.501, 526].

*Single, Pull-down list.*

1: Yes, confirmed,

2: No, not confirmed

8.1.3 Restriction Requests: Applicant must confirm that it provides enrollees with the opportunity to request restrictions upon Applicant's use or disclosure of their PHI [45 CFR §164.522(a)].

*Single, Pull-down list.*

1: Yes, confirmed,

2: No, not confirmed

8.1.4 Accounting of Disclosures: Unless otherwise exempted by the HIPAA Privacy Rule, Applicant must confirm that it provides enrollees with an accounting of any disclosures made by Applicant of the enrollee's PHI upon the enrollee's request [45 CFR §164.528].

*Single, Pull-down list.*

1: Yes, confirmed,

2: No, not confirmed

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8.1.5 Confidential Communication Requests: Applicant must confirm that it permits enrollees to request an alternative means or location for receiving their PHI than what Applicant would typically employ [45 CFR §164.522(b)].

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

8.1.6 Minimum Necessary Disclosure & Use: Unless otherwise exempted by the HIPAA Privacy Rule, Applicant must confirm that it discloses or uses only the minimum necessary PHI needed to accomplish the purpose for which the disclosure or use is being made [45 CFR §§164.502(b) & 514(d)].

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

8.1.7 Openness and Transparency: Unless otherwise exempted by the HIPAA Privacy Rule, Applicant must confirm that it currently maintains a HIPAA-compliant Notice of Privacy Practices to ensure that enrollees are aware of their privacy-related rights and Applicant's privacy-related obligations related to the enrollee's PHI [45 CFR §§164.520(a)&(b)].

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

## 8.2 Safeguards

8.2.1 Applicant must confirm that it has policy, standards, processes, and procedures in place and that its information system is configured with administrative, physical and technical security controls that meet or exceed those standards in the National Institute of Standards and Technology, Special Publication (NIST) 800-53 that appropriately protect the confidentiality, integrity, and availability of the Protected Health Information (PHI) and Personally Identifiable Information (PII) that it creates, receives, maintains, or transmits.

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

8.2.2 Applicant must confirm that all Protected Health Information (PHI) and Personally Identifiable Information (PII) is encrypted - both at rest and in transit - employing the validated Federal Information Processing Standards (FIPS) Publication 140-2 Cryptographic Modules.

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

8.2.3 Applicant must confirm that it operates in compliance with applicable federal and state security and privacy laws and regulations, and has an incident response policy, process, and procedures in place and can verify that the process is tested at least annually.

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

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8.2.4 Applicant must confirm that there is a contingency plan in place that addresses system restoration without deterioration of the security measures originally planned and implemented, and that the plan is tested at least annually.

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

8.2.5 Applicant must confirm that when disposal of PHI, PII or the decommissioning of media occurs they adhere to the guidelines for media sanitization as described in the NIST Special Publication 800-88.

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

8.2.6 Applicant must describe how they safeguard against Social Security number and identity theft within its organization.

*200 words.*

## 9 Fraud, Waste and Abuse Detection

This section not required if Applicant has completed the Qualified Health Plan Application Plan Year 2024 Individual Marketplace.

Questions 9.1 – 9.2 and 9.4 – 9.13 are required for currently contracted Applicants. All questions are required for new entrant Applicants

Covered California is committed to working with its QHP Issuers to minimize Fraud, Waste and Abuse, as defined in Section 21 - Glossary. The framework for managing fraud risks is detailed in Appendix A - U.S. Government Accountability Office circular GAO-15-593SP (located on the Manage Documents page). Covered California expects QHP Issuers to adopt leading practices outlined in the framework to the extent applicable. Fraud prevention is centered on integrity and expected behaviors from employees and others. All measures to detect, deter, and prevent fraud before it occurs are vital to all issuer and Covered California operations. This Certification ensures that Applicant has policies, procedures, and systems in place to prevent, detect, and respond to fraud, waste, and abuse.

9.1 Describe the roles and responsibilities of those tasked with carrying out dedicated antifraud and fraud risk management activities throughout the organization. If there is a dedicated unit responsible for fraud risk management describe how this unit interacts with the rest of the organization to mitigate fraud, waste, and abuse.

*200 words.*

9.2 Applicant must describe anti-fraud strategies and controls including data analytics and fraud risk assessments to circumvent fraud, waste, and abuse.

*200 words.*

9.3 Applicant must describe how findings/trends are communicated to Covered California and other federal/state agencies, law enforcement, etc.

*200 words.*

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9.4 Applicant must describe policies and procedures it has in place, including details regarding withholding or recoupment of payments once fraud is detected or discovered.

*200 words.*

9.5 Applicant must describe in detail specific activities it does to identify any violations in the Special Enrollment Period (SEP) policy, the procedures in place to prevent and detect SEP violations, and how the adverse actions are communicated to Covered California?

*200 words.*

9.6 Indicate the types of claims and providers that Applicant typically reviews for possible fraudulent activity. Check all that apply.

*Multi, Checkboxes.*

- 1: Hospitals,
- 2: Physicians,
- 3: Skilled nursing,
- 4: Chiropractic,
- 5: Podiatry,
- 6: Behavioral Health,
- 7: Substance Use Disorder treatment facilities,
- 8: Alternative medical care,
- 9: Durable medical equipment Providers,
- 10: Pharmacy,
- 11: Other service Providers

9.7 Describe the different approaches Applicant takes to monitor the types of providers indicated above in question 9.6 for possible fraudulent activity.

*100 words.*

9.8 If applicable, Applicant must provide an explanation why any provider types not indicated in 9.6 as being subject to review for fraudulent activity are not reviewed.

*100 words.*

9.9 Based on the definition of Fraud in Section 21 - Glossary, what was Applicant's recovery success rate and dollars recovered for fraudulent activities for each year below?

	<b>Total Loss from Fraud</b> Covered California book of business, if applicable.	<b>Total Loss from Fraud</b> Total Book of Business (includes non-Covered California business)	<b>% of Loss Recovered</b> Covered California book of business, if applicable.	<b>% of Loss Recovered</b> Total Book of Business (includes non-Covered California business)	<b>Total Dollars Recovered</b> Covered California book of business, if applicable.	<b>Total Dollars Recovered</b> Total Book of Business (includes non-Covered California business)
Calendar Year 2018	<i>Dollars.</i>	<i>Dollars.</i>	<i>Percent.</i>	<i>Percent.</i>	<i>Dollars.</i>	<i>Dollars.</i>
Calendar Year 2019	<i>Dollars.</i>	<i>Dollars.</i>	<i>Percent.</i>	<i>Percent.</i>	<i>Dollars.</i>	<i>Dollars.</i>

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Calendar Year 2020	<i>Dollars.</i>	<i>Dollars.</i>	<i>Percent.</i>	<i>Percent.</i>	<i>Dollars.</i>	<i>Dollars.</i>
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9.10 If applicable, explain any trends attributing to the total loss from fraud for Covered California book of business.

*200 words.*

9.11 Describe Applicant's approach to reviewing claims submitted by non-contracted providers, and steps taken when claims received exceed the reasonable and customary threshold.

*200 words.*

9.12 Describe Applicant's approach to the use of the National Practitioner Data Bank as part of the credentialing and re-credentialing process for contracted providers and any additional steps Applicant takes to verify a physician and facility is a legitimate place of business.

*200 words.*

9.13 Describe Applicant's controls in place to monitor referrals of enrollees to any health care facility or business entity in which the provider may have full or partial ownership or own shares. Attach a copy of the applicable conflict of interest statement.

*200 words.*

## 10 Audits

This section not required if Applicant has completed the Qualified Health Plan Application Plan Year 2024 Individual Marketplace.

Questions 10.1 – 10.2 and 10.4 – 10.5 are required for currently contracted Applicants. All questions are required for new entrant Applicants.

10.1 Based on the definition of Internal Audit Function as defined in Section 22 - Glossary, does Applicant maintain an Internal Audit Function? If yes, provide a brief description of Applicant's internal audit function's responsibilities and its reporting structure, including what oversight authority is there over the internal audit function? For example: does the internal audit function report to a board, audit committee, or executive office?

*Single, Radio group.*

*1: Yes, describe: [200 words]*

*2: No, describe: [200 words]*

10.2 If Applicant answered yes to 11.1, provide a copy of the organization's list of internal audits conducted over the last three years and current year audit plan. Indicate how frequently internal auditing is performed for the following types of audits:

	Response	If other
Financial Audits (e.g., financial condition, results, use of resources, etc.).	<i>Single, Pull-down list. 1: Quarterly, 2: Semi-annually, 3: Annually,</i>	<i>10 words.</i>



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	<p>4: <i>Biennially,</i> 5: <i>Other,</i> 6: <i>Not Applicable</i></p>	
Performance Audits (e.g., operations, system, risk management, internal control, governance processes, etc.).	<p><i>Single, Pull-down list.</i> 1: <i>Quarterly,</i> 2: <i>Semi-annually,</i> 3: <i>Annually,</i> 4: <i>Biennially,</i> 5: <i>Other,</i> 6: <i>Not Applicable</i></p>	10 words.
Compliance Audits (e.g., regulatory, security controls, etc.).	<p><i>Single, Pull-down list.</i> 1: <i>Quarterly,</i> 2: <i>Semi-annually,</i> 3: <i>Annually,</i> 4: <i>Biennially,</i> 5: <i>Other,</i> 6: <i>Not Applicable</i></p>	10 words.

*Single, Pull-down list.*

- 1: *Attached,*
- 2: *Not Applicable, not attached*

10.3 What audit authority does Applicant have over network and non-network providers and contractors? For example: does Applicant conduct audits of network and non-network providers and contractors?

200 words.

10.4 Based on the definition of External Audit as defined in Section 22 - Glossary, indicate what External Audits, particular to business done in California, were conducted over the last three years by third parties? For each audit, specify the year of the audit and the name of the agency that conducted the audit.

*Single, Pull-down list.*

- 1: *Yes, confirmed*
- 2: *No, not confirmed*

10.5 Applicant must confirm that, if certified, it will agree to subject itself to Covered California for audits and reviews, either by Covered California or its designee, or other State or Federal regulatory agencies or their designee. If applicable, audits and reviews shall include, but are not limited to:

1. Evaluation of the correctness of premium rate setting.
2. Payments to Agents.
3. Questions pertaining to Covered California enrollee premium payments and advance premium tax credit payments or state premium assistance payments.
4. Participation fee payments made to Covered California.

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5. Applicant's compliance with the provisions set forth in a contract with Covered California; and
6. Applicant's internal controls to perform specified duties.
7. Applicant also agrees to all audits subject to applicable State and Federal laws regarding the confidentiality of and release of confidential Protected Health Information (PHI) of Covered California enrollees.

*Single, Pull-down list.*

1: Yes, confirmed

2: No, not confirmed

### **11 Electronic Data Interface (EDI)**

Questions 11.1 & 11.6 are required for currently contracted Individual – new Small Business entrant Applicants for any Quarterly submission. Question 11.1 is required for currently contracted Small Business Applicants for a Quarter 1 submission. All questions required for new entrant Applicants.

11.1 Applicant must provide an overview of its system, data model, vendors, anticipated changes in interface partners, and a copy of your release schedule and system lifecycle.

*Single, Pull-down list.*

1: Attached,

2: Not attached

11.2 Applicant must be prepared and able to engage with Covered California to develop data interfaces between Applicant's systems and Covered California's systems, including the eligibility and enrollment system used by Covered California. Applicant must confirm it will implement system(s) to accept and generate Group XML, 834, and other standard format electronic files for enrollment and premium remittance in an accurate, consistent and timely fashion and utilize the information received and transmitted for its intended purpose.

- See Appendix K - CCSB EDI Companion Guide Design v1.4, Appendix L - CCSB XML Employer Group Schema Data and Guide for detailed transaction specifications.
- Note: Covered California requires Applicants to sign an industry-standard agreement which establishes electronic information exchange standards to participate in the required systems testing.

*Single, Pull-down list.*

1: Yes, confirmed,

2: No, not confirmed,

3: No, Applicant is currently operating in Covered California

Attached Document(s): [Appendix K - CCSB 834 EDI Companion Guide v1.4.pdf](#), [Appendix L - CCSB XML Employer Group Schema Data Sheet and Guide.pdf](#)

11.3 Applicant must describe its ability to produce financial, eligibility, and enrollment data monthly for reconciliation and any experience processing and resolving errors identified by the Reconciliation Process as appropriate and in a timely fashion. Applicant must confirm that it has the capability to accept and complete non-electronic enrollment submissions and changes.

*Single, Radio group.*

1: Yes, confirmed, describe: [ 200 words ] ,

2: No, not confirmed, describe: [ 200 words ]

11.4 Applicant must communicate any testing or production changes to system configuration (URL, certification, bank information) to Covered California in a timely fashion.

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*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

11.5 Applicant must be prepared and able to conduct testing of data interfaces with Covered California no later than the beginning of August of the current year and confirms it will plan and implement testing jointly with Covered California to meet system release schedules. Applicant must confirm testing with Covered California will utilize industry security standard: firewall, certification, and fingerprint. Applicant must confirm it will make dedicated, qualified resources available to participate in the connectivity and testing effort.

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

11.6 Applicant must confirm and describe how they proactively monitor and measure system response time and performance processing new enrollment and enrollment changes.

*Single, Radio group.*

- 1: Yes, describe: [ 100 words ] ,
- 2: No, describe [ 100 words ]

## 12 System for Electronic Rate and Form Filing (SERFF)

All questions are required for all Applicants. All questions should be answered at the Issuer and product level.

12.1 Applicant must populate and submit all certification year SERFF templates (Rates, Service Area, Plans and Benefits, Network ID, Prescription Drug, Plan ID Crosswalk, Supporting Documentation, and Supplemental URL Submissions) in an accurate, appropriate, and timely fashion listed in Section 1.7 - Key Dates and Appendix E - Covered California Submission Guidelines Health Small Business - Plan Year 2023.

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

Attached Document(s): [Appendix E - Covered California Submission Guidelines Health Small Business - Plan Year 2024.pdf](#)

12.2 Applicant confirms that it will submit and upload corrections to SERFF within five (5) business days of notification by Covered California, adjusted for any SERFF downtime. Applicant must adhere to amendment language specifications when any item is corrected in SERFF.

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

12.3 Applicant must confirm, if certified, it will submit complete and accurate SERFF Templates to Covered California. Covered California will participate in two rounds of validation with the Applicant. Applicant agrees to pay liquidated damages in the amount of \$5,000 for each additional round of validation beyond the first two rounds. Changes to any or all of Applicant's SERFF Templates counts as one round of validation. If instructions provided by Covered California include inaccurate information which necessitates an additional round of validation, or an additional round of validation is necessary due to required changes by Covered California or

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Applicant's State Regulators, those rounds of validation will not be counted in the two rounds of validations.

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

12.4 Applicant must not make any changes to its SERFF templates once submitted to Covered California without providing prior written notice to Covered California and only if Covered California agrees in writing with the proposed changes.

*Single, Pull-down list.*

- 1: Yes, confirmed,
- 2: No, not confirmed

### 13 Healthcare Evidence Initiative (HEI)

All questions are required only for new entrant Applicants.

To fulfill its mission to ensure that consumers have available the plans that offer the optimal combination of choice, value, quality, and service, Covered California relies on evidence about the enrollee experience with health care. The timely and accurate submission of QHP data is an essential component of assessing the quality and value of the coverage and health care received by Covered California enrollees. QHP Issuers are required by state law to submit data described by this section. The file layout which details current expectations of requested data is available for review on the Manage Documents page as Appendix H - HEI File Specifications. Covered California will consider modifications to the layout when appropriate.

The data elements required to be submitted pursuant to this application, and the resulting QHP Issuer contract, will include the personal information of enrollees and Applicant's proprietary rate information. Covered California will, and is required by law, to protect and maintain the confidentiality of this information, which shall at all times be subject to the same stringent 350-plus security and privacy-related requirements as other personal information within Covered California's custody or control.

13.1 Applicant must provide Covered California, through its HEI Vendor, with monthly extracts of all requested detail from applicable claims or encounter records for the following types (both on-Exchange and non-grandfathered off-Exchange). If yes with deviation, explain. If unable to provide all requested detail as outlined in Appendix H- HEI File Specifications, provide a plan and timeline to correct problematic claim or encounter types and estimate the number and percentage of affected claims and encounters.

Claim / Encounter Type and Applicable Extract Specifications	Response	If No or Yes with deviation, explain.
Professional (using medical claim / encounter specifications)	<i>Single, Pull-down list.</i> 1: Yes	50 words.

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Claim / Encounter Type and Applicable Extract Specifications	Response	If No or Yes with deviation, explain.
	2: <i>Yes, with deviation</i> 3: <i>No</i>	
Institutional (using medical claim / encounter specifications)	<i>Single, Pull-down list.</i> 1: <i>Yes</i> 2: <i>No</i>	<i>50 words.</i>
Pharmacy (using drug claim specifications)	<i>Single, Pull-down list.</i> 1: <i>Yes</i> 2: <i>No</i>	<i>50 words.</i>
Drug (non-Pharmacy) (using medical claim / encounter specifications, i.e., for injections, infusions, specialty drugs, and other drugs administered in a medical setting)	<i>Single, Pull-down list.</i> 1: <i>Yes</i> 2: <i>No</i>	<i>50 words.</i>
Embedded Pediatric Dental covered under Medical Benefits (using medical claim / encounter specifications)	<i>Single, Pull-down list.</i> 1: <i>Yes</i> 2: <i>No</i>	<i>50 words.</i>
Mental Health (using medical claim / encounter specifications)	<i>Single, Pull-down list.</i> 1: <i>Yes</i> 2: <i>No</i>	<i>50 words.</i>
Embedded Pediatric Vision covered under Medical Benefits (using medical claim / encounter specifications)	<i>Single, Pull-down list.</i> 1: <i>Yes</i> 2: <i>No</i>	<i>50 words.</i>

13.2 State law requires QHP Issuers to submit data to Covered California that represents the cost of care. Applicant must provide monthly extracts of complete financial detail for all applicable claims and encounters (both on-Exchange and non-grandfathered off-Exchange). If yes with deviation, explain. If unable to provide all requested financial detail as outlined in Appendix H-HEI File Specifications, provide a plan and timeline to correct problematic data elements and estimate the number and percentage of affected claims and encounters. If applicable, please address situations in which the QHP Issuer does not currently provide financial details for all or

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some medical encounters in a capitated arrangement. For example, can or will the Applicant provide a market price or fee-for-service equivalent price so that Covered California's analyses will closely approximate total cost of care?

Attached Document(s): [Appendix H - QHP HEI File SpecificationsSpecs 20230103.pdf](#)

Financial Detail to be Provided	Response	If No or Yes with deviation, explain.
Submitted Charges	<i>Single, Pull-down list.</i> 1: Yes 2: Yes with deviation 3: No	50 words.
Allowable Charges	<i>Single, Pull-down list.</i> 1: Yes 2: Yes with deviation 3: No	50 words.
Copayment	<i>Single, Pull-down list.</i> 1: Yes 2: Yes with deviation 3: No	50 words.
Coinsurance	<i>Single, Pull-down list.</i> 1: Yes 2: Yes with deviation 3: No	50 words.
Deductibles	<i>Single, Pull-down list.</i> 1: Yes 2: Yes with deviation 3: No	50 words.
Plan Paid Amount (Net Payment)	<i>Single, Pull-down list.</i> 1: Yes 2: Yes with deviation 3: No	50 words.

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Financial Detail to be Provided	Response	If No or Yes with deviation, explain.
Capitation Financials (per Provider / Facility) <b>Note:</b> <i>If a portion of Applicant provider payments are capitated. If capitation does not apply, check “No” and state “Not applicable, no provider payments are capitated” in the rightmost column.</i>	<i>Single, Pull-down list.</i> 1: Yes 2: Yes with deviation 3: No	<i>50 words.</i>

13.3 Applicant must provide Covered California member IDs, Covered California subscriber IDs, and Social Security Numbers (SSNs) when possible, on all applicable records submitted (on-Exchange and non-grandfathered off-Exchange). In the absence of other Personally Identifiable Information (PII), these elements are critical for Covered California to generate unique encrypted member identifiers linking eligibility to claims and encounter data, enabling Covered California to follow the health care experience of each de-identified member, even if he or she moves from one plan to another or between on- and off-Exchange.

Detail to be Provided	Response	If No or Yes with deviation, explain.
Covered CA Member ID	<i>Single, Pull-down list.</i> 1: Yes 2: No	<i>50 words.</i>
Covered CA Subscriber ID	<i>Single, Pull-down list.</i> 1: Yes 2: No	<i>50 words.</i>
Member and Subscriber SSN	<i>Single, Pull-down list.</i> 1: Yes 2: No	<i>200 words.</i>

13.4 Applicant must supply dates, such as starting date of service, in full year / month / day format to Covered California for data aggregation. If yes with deviation, explain. If unable to provide all requested detail as outlined in Appendix H- HEI File Specifications, provide a plan and timeline to correct problematic dates and estimate the number and percentage of affected enrollments, claims, and encounters.

Attached Document(s): [Appendix H - QHP HEI File Specs 20230103Specifications.pdf](#)

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PHI Dates to be Provided in Full Year / Month / Day Format	Response	If No or Yes with deviation, explain.
Member / Patient Date of Birth	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
Member / Patient Date of Death	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
Starting Date of Service	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
Ending Date of Service	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.

13.5 Applicant must supply all applicable Provider Tax ID Numbers (TINs), National Provider Identifiers (NPIs), National Council for Prescription Drug Programs (NCPDP) Provider IDs (pharmacy only), and descriptive codes for individual providers. If yes with deviation, explain. If unable to provide all requested detail as outlined in Appendix H- HEI File Specifications, provide a plan and timeline to correct problematic Provider IDs and descriptive codes and estimate the number and percentage of affected providers, claims, and encounters.

Attached Document(s): [Appendix H - QHP HEI File Specs 20230103Specifications.pdf](#)

Provider IDs and Descriptive Codes to be Supplied	Response	If No or Yes with deviation, explain.
TIN	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
NPI	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
NCPDP	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
American Medical Association (AMA) Health Care Provider Taxonomy Code	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.



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Provider IDs and Descriptive Codes to be Supplied	Response	If No or Yes with deviation, explain.
CMS Provider Type and Specialty Codes	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.

13.6 Applicant must provide detailed coding for diagnosis, procedures, etc. on all claims for all data sources. If yes with deviation, explain. If unable to provide all requested coding detail as outlined in Appendix H- HEI File Specifications, provide a plan and timeline to correct problematic coding and estimate the number and percentage of affected claims and encounters.

Attached Document(s): [Appendix H - QHP HEI File Specs 20230103Specifications.pdf](#)

Coding to be Provided	Response	If No or Yes with deviation, explain.
Diagnosis Coding	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
Procedure Coding (CPT, HCPCS)	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
Revenue Codes (Facility Only)	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
Place of Service	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.
NDC Code (Drug Only)	<i>Single, Pull-down list.</i> 1: Yes 2: No	50 words.

13.7 Can Applicant or its third-party affiliate (e.g., Pharmacy Benefit Manager) submit all data directly to Covered California? Explain “No” responses, “Yes” responses with deviation, and “Yes” responses which rely on a third party to submit data to Covered California on the QHP Issuer’s behalf.

*Single, Radio group.*

1: Yes. Identify deviations or any third-party involvement: [50 words]

2: No, explain: [50 words]

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### 14 Essential Community Providers (ECP)

Questions required only for new entrant Applicants.

14.1 Applicant must demonstrate that its QHP proposals meet requirements for geographic sufficiency of its Essential Community Provider (ECP) network. Covered California will use the provider network data submission to assess Applicant's ECP network. All the criteria below must be met.

1. Applicants must demonstrate sufficient geographic distribution of a mix of essential community providers reasonably distributed throughout the geographic service area; **AND**
2. Applicants must demonstrate contracts with at least 15% of 340B entities (where available) throughout each rating region in the proposed geographic service area; **AND**
3. Applicants must include at least one ECP hospital (including but not limited to 340B hospitals, Disproportionate Share Hospitals, critical access hospitals, academic medical centers, county, and children's hospitals) per each county in the proposed geographic service area - where they are available.
4. Covered California will evaluate the application of all three criteria to determine whether Applicant's essential community provider network has achieved the sufficient geographic distribution and balance between hospital and non-hospital requirements. The above are the minimum requirements. For example, in populous counties, one ECP hospital will not suffice if there are concentrations of low-income population throughout the county that are not served by a single contracted ECP hospital.

Federal regulations currently require Health Issuers to adhere to rules regarding payment to non-contracted FQHCs for services when those services are covered by the QHP's benefit plan. Health Issuers will be required, in their contract with Covered California, to operate in compliance with all federal regulations issued pursuant to the Affordable Care Act, including those applicable to ECPs.

Essential Community Providers include those providers posted in the Covered California Consolidated Essential Community Provider List available at:  
<http://hbex.coveredca.com/stakeholders/plan-management/ecp-list/>

Covered California will calculate the percentage of contracted 340B entities located in each rating region of the proposed geographic service area. All 340B entity service sites shall be counted in the denominator, in accordance with the most recent version of Covered California's Consolidated ECP list.

#### Categories of Essential Community Providers:

Essential Community Providers include the following:

1. The Center for Medicare & Medicaid Services (CMS) non-exhaustive list of available 340B providers in the PHS Act and section 1927(c)(1)(D)(i)(IV) of the Social Security Act.
2. Facilities listed on the California Disproportionate Share Hospital Program, Final DSH Eligibility List
3. Federally designated 638 Tribal Health Programs and Title V Urban Indian Health Programs

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4. Community Clinics or health centers licensed as either “community clinic” or “free clinic”, by the State of California under Health and Safety Code section 1204(a), or operating as a community clinic or free clinic exempt from licensure under Section 1206
5. Physician Providers with approved applications for the HI-TECH Medi-Cal Electronic Health Record Incentive Program
6. Federally Qualified Health Centers (FQHCs)

Low-income is defined as a family at or below 200% of Federal Poverty Level. The ECP data supplied by Applicant will allow Covered California to plot contracted ECPs on maps to compare contracted providers against the supply of ECPs and the distribution of low-income Covered California enrollees.

### Alternate standard:

Applicants that provide a majority of covered professional services through physicians employed by the issuer or through a single contracted medical group may request to be evaluated under the “alternate standard.” The alternate standard requires Applicant to have a sufficient number and geographic distribution of employed providers and hospital facilities, or providers of its contracted integrated medical group and hospital facilities to ensure reasonable and timely access for low-income, medically underserved individuals in the QHP’s service area, in accordance with Covered California’s network adequacy standards.

To evaluate an Applicant’s request for consideration under the alternate standard, submit a written description of the following:

1. Percent of services received by Applicant’s members which are rendered by Applicant’s employed providers or single contracted medical group; **AND**
2. Degree of capitation Applicant holds in its contracts with participating providers. What percent of provider services are at risk under capitation; **AND**
3. How Applicant’s network is designed to ensure reasonable and timely access for low-income, medically underserved individuals; **AND**
4. Efforts Applicant will undertake to measure how/if low-income, medically underserved individuals are accessing needed health care services (e.g., maps of low-income members relative to 30-minute drive time to providers; survey of low-income members experience such as CAHPS “getting needed care” survey).

Applicant to produce access map to demonstrate location of low income, medically underserved population(s) in Applicants proposed service area and their access to health care services. Low income, vulnerable, or medically underserved individuals shall be defined as those individuals who fall below two hundred percent (200%) of the FPL. Maps shall demonstrate the extend to which provider sites are accessible to and have services that meet the needs of specific underserved populations, including:

- a. Individuals with HIV/AIDS
- b. American Indians and Alaska Natives
- c. Low income and underserved individuals seeking women’s health and reproductive health services
- d. Other specific populations served by Essential Community Providers in the service area such as STD Clinics, Tuberculosis Clinics, Hemophilia Treatment Centers,

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Black Lung Clinics, and other entities that serve predominantly low income, medically underserved individuals.

If existing provider capacity does not meet the above criteria, Applicant may be required to provide additional contracted or out-of-network care. Applicants are encouraged to consider contracting with identified ECPs to provide reasonable and timely access for low-income, medically underserved communities.

*Single, Pull-down list.*

*1: Requesting consideration of alternate standard, explanation attached,*

*2: Not requesting consideration under the alternate standard*

## 15 Health Equity and Quality Transformation

~~All questions are required for all Applicants. All questions should be answered at the Issuer level, not product level.~~

Attachment 1 of the Covered California for Small Business Qualified Health Plan (QHP) Issuer Contract delineates Covered California's vision for reform and serves as a roadmap for delivery system improvements. Beginning with the 2017 QHP Issuer Contract, QHP Issuers have been engaged in supporting existing quality improvement initiatives and programs that are sponsored by other major purchasers including the Department of Health Care Services (DHCS), the California Public Employees' Retirement System (CalPERS), the Pacific Business Group on Health (PBGH), and CMS. These requirements are reflected in the 2017-2022 QHP Issuer contract and have been revised and enhanced in the 2023-2025 QHP Issuer contract. QHP certification and participation in Covered California will be conditional on Applicant developing a multi-year strategy, and reporting year-to-year activities and progress on each of the initiative areas below.

If Applicants that are currently operating in Covered California have the same provider network for both the Individual Marketplace and the Small Business Marketplace, Covered California recognizes the responses may be the same or similar for both markets.

### 15.1 Accreditation

All questions are required for new entrant Applicants. Questions 15.1-15.1.4 are required for currently contracted Applicants.

Applicant must be accredited by National Committee on Quality Assurance (NCQA), Utilization Review Accreditation Commission (URAC) or Accreditation Association for Ambulatory Health Care (AAAHC). Applicant is required to achieve NCQA Accreditation by year end 2024. Covered California strongly recommends that Applicant begin the pre-NCQA accreditation process immediately to become accredited by NCQA by year end 2024, or earlier, if the Applicant is currently accredited by a different accrediting body. The following questions will be used to assess Applicant's current accreditation status of its product(s) as well as any recognition or accreditation of other health programs and activities (e.g., case management, wellness promotion, etc.).

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**15.1.1 NCQA Health Plan Accreditation** - Applicant must provide proof of accreditation by uploading a copy of the accrediting agency's certificate, naming the file as: “[NCQA, URAC, or AAAHC] Accreditation,” and entering the expiration date of the accreditation achieved for the Applicant identified in this response.

For NCQA Health Plan Accreditation, the Exchange line of business is separate from the Commercial line of business. The NCQA Health Plan Accreditation certificate should indicate the Exchange line of business, the product (HMO, EPO, or PPO), and the expiration date.

Plan Year 2024 new entrant applicants without any accreditation must achieve NCQA Health Plan Accreditation within 12 months of submitting the initial application for QHP Certification or no later than 90 days before the 2<sup>nd</sup> Open Enrollment Period that the new entrant's product is offered.

Plan Year 2024 new entrant applicants must receive NCQA Health Plan Accreditation no later than July 1, 2024.

Attachment required

Indicate all that apply.

Details limited to 50 words.

Single, Radio group.

1: NCQA Health Plan Accreditation: [ To the day], Certificate attached,

2: Utilization Review Accreditation Commission (URAC) Marketplace Health Plan Accreditation: [ To the day], Certificate attached,

3: Accreditation Association for Ambulatory Health Care (AAAHC): [ To the day], Certificate attached

4: Not accredited

**15.1.2** If Applicant reported a provisional, interim, in process, or scheduled status for any accreditation in 15.1.1, Applicant must submit a workplan to achieve NCQA Health Plan Accreditation by year-end 2024. This workplan may include any pre-accreditation or other improvement steps recommended by the accrediting agency and be coordinated with the NCQA pre-accreditation process. The workplan must be uploaded as a file with the file name “Accreditation Workplan.”

Plan Year 2024 new entrant applicants with a provisional, interim, in process, or scheduled status for NCQA Health Plan Accreditation must receive NCQA Health Plan Accreditation no later than July 1, 2024.

Plan Year 2024 currently contracted applicants with a provisional, interim, in process, or scheduled status for NCQA Health Plan Accreditation must receive NCQA Health Plan Accreditation no later than year-end 2024.

Multi, Checkboxes.

1: Yes, Accreditation Workplan attached,

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- 2: Date of scheduled survey for NCQA Health Plan Accreditation: [ To the day]
- 3: Not attached,
- 4: Not applicable

15.1.3 If Applicant reported a denied or expired status for any accreditation, Applicant must submit a corrective action plan to achieve and maintain NCQA Health Plan Accreditation. This corrective action plan may include any improvement steps recommended by the accrediting agency and be coordinated with the NCQA pre-accreditation process.

Plan Year 2024 new entrant applicants with a recently denied or expired status for NCQA Health Plan Accreditation must receive NCQA Health Plan Accreditation no later than July 1, 2024.

Plan Year 2024 currently contracted applicants with a recently denied or expired status for NCQA Health Plan Accreditation must receive NCQA Health Plan Accreditation no later than year-end 2024.

The corrective action plan should be uploaded as a file with the file name "Accreditation Corrective Action Plan."

Single, Pull-down list.

- 1: Yes, Accreditation Corrective Action Plan attached.
- 2: Date of scheduled survey for NCQA Health Plan Accreditation: [ To the day]
- 3: Not attached,
- 4: Not applicable

15.1.4 **Other NCQA Programs** - Applicant must provide expiration date(s) of the NCQA Program(s) achieved for the Applicant identified in this response. Indicate all that apply.

Multi, Checkboxes.

- 1: Case Management: [ To the day ] ,
- 2: Credentialing: [ To the day ] ,
- 3: Credentials Verification Organization (CVO): [ To the day ] ,
- 4: Health Information Products: [ To the day ] ,
- 5: Long-Term Services and Supports (LTSS): [ To the day ] ,
- 6: Managed Behavioral Health Organization (MBHO): [ To the day ] ,
- 7: Physician and Hospital Quality: [ To the day ] ,
- 8: Population Health Program Accreditation: [ To the day ] ,
- 9: Provider Network: [ To the day ] ,
- 10: Specialty Pharmacy Accreditation: [ To the day ] ,
- 11: Utilization Management: [ To the day ] ,
- 12: Wellness and Health Promotion: [ To the day ] ,
- 13: N/A

Single, Pull-down list.

- 1: Yes, Accreditation Corrective Action Plan attached
- 2: Date of scheduled survey for NCQA Health Plan Accreditation: [ To the day]
- 3: Not attached,
- 4: Not applicable

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## 15.2 Health Equity and Disparities Reduction

### 15.2.1 Organizational Commitment to Cultivating a Culture of Health Equity

Questions 15.2.1.1- 15.2.1.5 are required for new entrant Applicants.

15.2.1.1 Applicant may submit to Covered California its National Committee for Quality Assurance (NCQA) Health Equity Accreditation standard HE 1: Organizational Readiness reports in lieu of responding to section 15.2.1.

If Applicant has not yet achieved the NCQA Health Equity Accreditation or does not provide HE 1: Organizational Readiness components of its NCQA Health Equity Accreditation reports, Applicant must respond to all questions in this section.

Single, Radio group.

- 1: Yes, NCQA Health Equity Accreditation standard HE 1 attached,
- 2: No, Applicant has not yet achieved the NCQA Health Equity Accreditation,
- 3: No, Applicant cannot provide HE 1

15.2.1.2 Applicant demonstrates commitment to creating an organizational culture of health equity by taking the following actions related to mission, vision, policies, and processes:

Multi, Checkboxes.

- 1: Applicant includes health equity in organizational mission and vision, or if currently not included in organization's mission and vision, Applicant is taking steps to incorporate health equity; describe: [ 100 words ] ,
- 2: Health equity is integrated into organizational systems and culture, including organizational policies, processes, models, and frameworks; describe: [ 100 words ] ,
- 3: Not applicable, health equity not integrated in organizational culture.

15.2.1.3 Applicant demonstrates commitment to a culture of health equity in its organizational leadership:

Multi, Checkboxes.

- 1: Applicant identifies leaders who are designated and held accountable for disparities reduction, describe: [ 100 words],
- 2: Applicant identifies and develops equity champions in the organization, describe: [ 100 words],
- 3: Applicant obtains executive leadership buy-in to reduce health disparities, describe: [ 100 words],
- 4: Applicant invests financially in health equity, describe: [ 100 words]

15.2.1.4 Applicant demonstrates commitment to a culture of health equity in forming and engaging its teams.

Multi, Checkboxes.

- 1: Disparities are openly recognized, everyone within the organization is motivated to reduce them, and everyone knows their role in the process, describe: [ 100 words ] ,
- 2: Applicant obtains provider or medical group buy-in to reduce health disparities, describe: [ 100 words ] ,
- 3: Applicant recruits a diverse workforce that reflects plan membership, describe: [ 100 words ] ,
- 4: Applicant provides staff training in cultural competence, unconscious bias or implicit bias, cultural humility or racial humility, data analysis training to identify health disparities or other

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trainings, describe: [ 100 words ] ,

5: Applicant provides provider training in cultural competence, unconscious bias or implicit bias, cultural humility or racial humility, trauma-informed care or other trainings, describe: [ 100 words ]

15.2.1.5 Applicant demonstrates commitment to a culture of health equity in its community partnerships.

Multi, Checkboxes.

1: Applicant invests in partnerships with community-based organizations that serve populations identified for disparity reduction, describe: [ 100 words ] ,

2: Applicant demonstrates commitment to culturally and linguistically appropriate care to patients, staff, and the community, describe: [ 100 words ] ,

3: Applicant conducts external-facing initiatives, programs and projects to promote better community health, specifically addressing health disparities or improvement of community health apart from the health delivery system. Include any evaluation results of the activity or program, if available, describe: [ 100 words ] , Applicant may submit any supporting documentation as an attachment.

4: Applicant leads or participates in statewide, regional, or cross organizational initiatives or collaborative efforts to promote and advance health equity. Include any evaluation results of the activity or program, if available, describe: [ 100 words]

if Applicant has completed the Qualified Health Plan Application Plan Year 2024 for Individual Marketplace.

### 15.2.2 Linking Quality and Equity

All questions are required for new entrant Applicants. Questions 15.2.2.2, 15.2.2.3, 15.2.2.4, 15.2.2.5, 15.2.2.6, 15.2.2.7 are required for currently contracted ~~plans~~ Applicants.

15.2.2.1 How does applicant incorporate health equity into quality improvement work across lines of business? If health equity is currently not part of Applicant's quality improvement program, how does Applicant plan to incorporate health equity into quality improvement work across lines of business?

Multi, Checkboxes.

Responses must address:

Staffing, describe: [100 words]

Budget, describe: [100 words]

Initiatives, describe: [100 words]

Data infrastructure, describe: [100 words]

15.2.2.2 Identify the sources of data used to gather member race and ethnicity data for each line of business. The response “enrollment form” pertains only to information passed on by the purchaser.

Demographic Data Type	Covered California	Medi-Cal	California Commercial <u>Individual and Group</u> (Off-Exchange)	Description If Applicant answered, “data not collected,” discuss how



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				Applicant intends to collect specified data elements.
Race/Ethnicity	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: EHR, 5: Health Assessments, 6: other, specify below, 7: data not collected	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: EHR, 5: Health Assessments, 6: other, specify below, 7: data not collected	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: Electronic Health Record (EHR), specify estimated percent of enrollees below, 5: Health Assessments, 6: other, specify below, 7: data not collected	100 words.
Specify	10 words.	10 words.	10 words.	

15.2.2.3 Describe progress increasing or maintaining the percent of Covered California members who self-report race and ethnicity identification. If Applicant is not currently operating in Covered California, Applicant must describe any efforts undertaken to implement or expand collection of enrollee self-reported race and ethnicity identification. Applicant may submit any supporting documentation as an attachment. Address each of the following in the narrative:

Updates in efforts to increase member self-reported race or ethnicity information including whether there are barriers to self-reporting;

Any plans to implement or test new programs to increase self-reporting. If applicable, include any experience or lessons learned regarding race and ethnicity self-identification capture resulting from increased telehealth utilization and related member interaction.

200 words.

15.2.2.4 Indicate whether a methodology is used to estimate race and ethnicity for membership who have not self-identified and use the text box to describe how the data is used in quality improvement efforts. Note that this method should not be used to calculate Applicant's race and ethnicity member self-report rate. Select one from the options below.

Single, Radio group.

- 1: Applicant uses the RAND proxy methodology, describe: [ 100 words] ,
- 2: Applicant uses another methodology to estimate race and ethnicity, describe: [ 100 words ] ,
- 3: Applicant does not use a methodology to estimate race and ethnicity, describe: [ 100 words

15.2.2.5 Indicate how race and ethnicity data are used to address quality improvement and health equity and disparities. Select all that apply.

Multi, Checkboxes.

- 1: Calculate quality performance measures by race/ethnicity

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- 2: Calculate member experience measures by race/ethnicity
- 3: Identify areas for quality improvement
- 4: Identify areas for health education/promotion
- 5: Share provider race/ethnicity data with member to enable selection of concordant providers
- 6: Share with provider network to assist them in providing culturally competent care
- 7: Set benchmarks or target goals for reducing measured disparities in preventive or diagnostic care
- 8: Analyze disenrollment patterns
- 9: Resource allocation decisions
- 10: Develop outreach programs that are culturally sensitive (please explain): [100 words]
- 11: Other (please explain): [100 words]
- 12: Race/ethnicity data not used for quality improvement or health equity

15.2.2.6 Identify the sources of data used to gather member preferred language data for each line of business. The response “enrollment form” pertains only to information passed on by the purchaser.

Demographic Data Type	Covered California	Medi-Cal	California Commercial <u>Individual and Group</u> (Off-Exchange)	Description If Applicant answered “data not collected,” discuss how Applicant intends to collect specified data elements.
Preferred Language (written or spoken)	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: EHR, 5: Health Assessments, 6: other, specify below, 7: data not collected	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: EHR, 5: Health Assessments, 6: other, specify below, 7: data not collected	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: Electronic Health Record (EHR), specify estimated percent of enrollees below, 5: Health Assessments, 6: other, specify below, 7: data not collected	100 words.
Specify	10 words.	10 words.	10 words.	

15.2.2.7 Indicate how primary language data are used to address quality improvement and health equity and disparities. Select all that apply.

Multi, Checkboxes.

- 1: Assess adequacy of language assistance to meet members' needs

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- 2: Calculate quality performance measures by language
- 3: Calculate member experience measures by language
- 4: Identify areas for quality improvement
- 5: Identify areas for health education/promotion
- 6: Share provider language data with member to enable selection of concordant dentists
- 7: Share with provider network to assist them in providing language assistance and culturally competent care
- 8: Set benchmarks or target goals for reducing measured disparities in preventive or diagnostic care
- 9: Analyze disenrollment patterns
- 10: Resource allocation decisions
- 11: Develop outreach programs that are culturally sensitive (please explain): [100 words]
- 12: Other (please explain): [100 words]
- 13: Language data not used for quality improvement or health equity

15.2.2.8. Identify the sources of data used to gather member sexual orientation for each line of business. The response “enrollment form” pertains only to information passed on by the purchaser. If member sexual orientation is collected from members, provide response options offered to members in the Description column.

Demographic Data Type	Covered California	Medi-Cal	California Commercial <u>Individual and Group</u> (Off-Exchange)	Description If Applicant answered “data not collected,” discuss how Applicant intends to collect specified data elements.
Sexual Orientation	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: EHR, 5: Health Assessments, 6: other, specify below, 7: data not collected	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: EHR, 5: Health Assessments, 6: other, specify below, 7: data not collected	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: Electronic Health Record (EHR), specify estimated percent of enrollees below, 5: Health Assessments, 6: other, specify below, 7: data not collected	100 words.
Specify	10 words.	10 words.	10 words.	

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15.2.2.9 Indicate how member sexual orientation data are used to address quality improvement and health equity and disparities. Select all that apply.

Multi, Checkboxes.

- 1: Calculate quality performance measures by sexual orientation,
- 2: Calculate member experience measures by sexual orientation,
- 3: Identify areas for quality improvement,
- 4: Identify areas for health education/promotion,
- 5: Share provider LGBTQ+ specialty care data with member to enable selection of concordant providers,
- 6: With appropriate protections, share with provider network to assist them in providing culturally competent care,
- 7: Set benchmarks or target goals for reducing measured disparities in preventive or diagnostic care,
- 8: Analyze disenrollment patterns,
- 9: Resource allocation decisions,
- 10: Develop outreach programs that are culturally sensitive (please explain): [ 100 words ] ,
- 11: Other (please explain): [ 100 words ] ,
- 12: Sexual orientation data not used for quality improvement or health equity

15.2.2.10 Identify the sources of data used to gather member gender identity for each line of business. The response “enrollment form” pertains only to information passed on by the purchaser. If member gender identity is collected from members, provide response options offered to members in the Description column.

Demographic Data Type	Covered California	Medi-Cal	California Commercial <u>Individual and Group</u> (Off-Exchange)	Description If Applicant answered, “data not collected,” discuss how Applicant intends to collect specified data elements.
Gender Identity	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: EHR, 5: Health Assessments, 6: other, specify below, 7: data not collected	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: EHR, 5: Health Assessments, 6: other, specify below, 7: data not collected	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: Electronic Health Record (EHR), specify estimated percent of enrollees below, 5: Health Assessments, 6: other, specify below, 7: data not collected	100 words.

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Specify	10 words.	10 words.	10 words.	
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15.2.2.11 Indicate how member gender identity data are used to address quality improvement and health equity and disparities. Select all that apply.

Multi, Checkboxes.

- 1: Calculate quality performance measures by gender identity
- 2: Calculate member experience measures by gender identity
- 3: Identify areas for quality improvement
- 4: Identify areas for health education/promotion
- 5: Share provider gender identity data with member to enable selection of concordant providers
- 6: With appropriate protections, share with provider network to assist them in providing culturally competent care
- 7: Set benchmarks or target goals for reducing measured disparities in preventive or diagnostic care
- 8: Analyze disenrollment patterns
- 9: Resource allocation decisions
- 10: Develop outreach programs that are culturally sensitive (please explain): [100 words]
- 11: Other (please explain): [100 words]
- 12: Gender identity data not used for quality improvement or health equity

15.2.2.12 Identify the sources of data used to gather member disability status for each line of business. The response “enrollment form” pertains only to information passed on by the purchaser. Describe any use of standard screening questions or survey tools used in the Description column.

Demographic Data Type	Covered California	Medi-Cal	California Commercial <u>Individual and Group</u> (Off-Exchange)	Description If Applicant answered “data not collected,” discuss how Applicant intends to collect specified data elements.
Disability Status	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: EHR, 5: Health Assessments,	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: EHR, 5: Health Assessments,	Multi, Checkboxes. 1: enrollment form, 2: member services contact, 3: member portal, 4: Electronic Health Record (EHR), specify estimated percent of enrollees below, 5: Health Assessments, 6: claims data,	100 words.

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	6: claims data, 7: other, specify below, 8: data not collected	6: claims data, 7: other, specify below, 8: data not collected	7: other, specify below, 8: data not collected	
Specify	10 words.	10 words.	10 words.	

15.2.2.13. Indicate how member disability status data are used to address quality improvement and health equity and disparities. Select all that apply.

Multi, Checkboxes.

- 1: Calculate quality performance measures by disability status
- 2: Calculate member experience measures by disability status
- 3: Identify areas for quality improvement,
- 4: Identify areas for health education/promotion,
- 5: Share with provider network to assist them in providing culturally competent care
- 6: Set benchmarks or target goals for reducing measured disparities in preventive or diagnostic care
- 7: Analyze disenrollment patterns
- 8: Develop outreach programs that are culturally sensitive (please explain): [100 words]
9. Resource allocation decisions
- 10: Other (please explain): [100 words]
- 11: Disability data not used for quality improvement or health equity

15.2.2.14 Does Applicant stratify clinical measures by demographic factors for disparities identification and intervention efforts? If so, which measures are stratified by demographic factors?

200 words.

15.2.2.15 Does Applicant stratify maternal health measures by demographic factors for disparities identification and intervention efforts? If so, which measures are stratified?

200 words.

### 15.2.3 Culturally and Linguistically Appropriate Care

Questions 15.2.3.1- 15.2.3.4 are required for ~~currently-contracted plans~~ all Applicants.

15.2.3.1 What training or communication on patient language needs and the California Language Assistance Program requirements does Applicant share with network providers?

200 words.

15.2.3.2 Applicant must indicate its threshold languages and percentage of enrollees that selected each applicable threshold language in plan year 202~~2~~4.

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Threshold language	Response	Percent
Arabic	Single, Pull-down list. 1: Yes, 2: No	Percent.
Armenian	Single, Pull-down list. 1: Yes, 2: No	Percent.
Cambodian	Single, Pull-down list. 1: Yes, 2: No	Percent.
Chinese*	Single, Pull-down list. 1: Yes, 2: No	Percent.
English	Single, Pull-down list. 1: Yes, 2: No	Percent.
Farsi	Single, Pull-down list. 1: Yes, 2: No	Percent.
Hindi	Single, Pull-down list. 1: Yes, 2: No	Percent.
Hmong	Single, Pull-down list. 1: Yes, 2: No	Percent.
Japanese	Single, Pull-down list. 1: Yes, 2: No	Percent.
Korean	Single, Pull-down list. 1: Yes, 2: No	Percent.
Laotian	Single, Pull-down list. 1: Yes, 2: No	Percent.
Mien	Single, Pull-down list. 1: Yes, 2: No	Percent.
Punjabi	Single, Pull-down list. 1: Yes, 2: No	Percent.
Russian	Single, Pull-down list. 1: Yes, 2: No	Percent.

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Spanish	Single, Pull-down list. 1: Yes, 2: No	Percent.
Tagalog	Single, Pull-down list. 1: Yes, 2: No	Percent.
Thai	Single, Pull-down list. 1: Yes, 2: No	Percent.
Ukrainian	Single, Pull-down list. 1: Yes, 2: No	Percent.
Vietnamese	Single, Pull-down list. 1: Yes, 2: No	Percent.
Other, specify	Single, Pull-down list. 1: Yes, 2: No	100 words.

\* Chinese is the combination of Cantonese, Mandarin, and Other Chinese Language.

15.2.3.3 In what frequency and format does Applicant communicate to enrollees about availability of language assistance services, such as interpretation and translation?  
200 words.

15.2.3.4 What additional strategies does Applicant use to address patient language needs (e.g. matching providers with patients based on language needs)?  
200 words.

### 15.3 Behavioral Health

All questions required for new entrant Applicants. Questions 15.3.5 and 15.3.6 are required for currently contracted Applicants.

15.3.1 Indicate which of the following mechanisms Applicant uses to ensure Covered California Enrollees have timely access to and receive appropriate, evidence-based behavioral health services.

Check-box options:

Efforts to improve the accessibility and timeliness of behavioral health services considering provider availability, capacity, and the unique needs of diverse enrolled populations

Changes in benefits management

Changes to provider networks

Changes to telehealth service offerings

Assessment of behavioral health providers' or vendor's language capabilities

Efforts to improve Enrollee education including explanation of point of entry to behavioral health services

Methods to receive and address Covered California Enrollee concerns



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Other (please explain): [100 words]

Note: Applicant may include behavioral health provider network reports from its accrediting organization (NCQA, URAC, AAAHC) as a supplemental attachment.

15.3.2 Based on the response in 15.3.1, describe how Applicant has implemented or enhanced the selected mechanisms in 2022.

200 words.

~~15.3.3 Indicate which of the following Assessment of behavioral health providers' or vendor's language capabilities~~

~~Methods to receive and address Covered California Enrollee concerns~~

15.3.3 ~~Describe~~ Indicate which of the following the methods Applicant uses to monitor the quality, effectiveness, and cultural competency of its behavioral health services.

Multi, Checkboxes.

Promoting cultural concordance

Monitoring quality measures (HEDIS, PQA, QRS, etc.)

Monitoring patient-reported experience measures (CAHPS, CG-CAHPS, etc.)

Monitoring utilization measures

Processes or mechanisms to monitor screening and treatment rates and outcomes

Other (please explain): [100 words]

15.3.4 Based on the response in 15.3.3, describe how Applicant has implemented or enhanced each of the selected methods in 2022.

200 words.

15.3.5 Applicant must indicate the number of behavioral health measures tracked (e.g., clinical measures, patient-reported experience, or others) to ensure Covered California Enrollees receive appropriate, evidence-based treatment. If Applicant is not currently contracted with Covered California, Applicant must indicate the number of measures tracked for its commercial lines of business.

Single, Pull-down list.

1: No measures are tracked,

2: 1,

3: 2,

4: 3,

5: 4,

6: 5,

7: 6,

8: 7,

9: 8,

10: 9,

11: 10,

12: 11,

13: 12,

14: 13,

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15: 14,  
16: 15,  
17: 16,  
18: 17,  
19: 18,  
20: 19,  
21: 20,  
22: 21,  
23: 22,  
24: 23,  
25: 24,  
26: 25

15.3.6 Applicant must specify which measures are tracked (e.g., HEDIS clinical measures, CAHPS patient-reported experience, patient-reported outcome measures, or others) to ensure Covered California Enrollees receive appropriate, evidence-based behavioral health treatment and provide the results for these measures for measurement years 2019, 2020, 2021, and 2022. Indicate whether the measure is used to monitor subcontractor performance in Details. QHP Issuers are required to collect and report Depression Screening and Follow-Up Plan (NQF #0418) measure results for measurement year 2022; Applicants that are currently operating in Covered California must include the results for this measure. Applicants that are currently operating in Covered California do not need to include results for measures included in the Quality Rating System (QRS) measure set. If Applicant is not currently contracted with Covered California, Applicant must provide measure results for its commercial lines of business. If Applicant does not have a commercial line of business, Applicant must provide measure results for its Medicaid line of business. Indicate the line of business in the Details.

	Measure	Results - 2019	Results - 2020	Results - 2021	Results - 2022	Details
1	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
2	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
3	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
4	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
5	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
6	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
7	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
8	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.

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9	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
10	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
11	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
12	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
13	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
14	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
15	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
16	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
17	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
18	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
19	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
20	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
21	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
22	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
23	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
24	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.
25	50 words.	50 words.	50 words.	50 words.	50 words.	100 words.

15.3.7 Describe Applicant's efforts to implement and increase the use of patient-reported outcome measures, such as those based on the use of standardized screening and follow-up tools for depression, anxiety, and substance use disorders.

200 words.

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15.3.8 In the following table, Applicant must identify which Smart Care California opioid guidelines the Applicant has implemented and describe ~~200 words.~~

~~15.3.7 Describe~~ how Applicant is implementing each selected guideline in Details.

	Guideline	Implementation	Details
1	Offer or support provider education on pain management based on prescribing guidelines (CDC or medical board).	In place Implementation in progress Have not implemented	50 words.
2	Offer or support specific programs that help providers safely manage patients on high opioid doses or combinations (opioids and benzodiazepines), avoiding mandatory tapers to arbitrary dose targets.	In place Implementation in progress Have not implemented	50 words.
3	Analyze data to identify outlier prescribers and flag for education, coaching, and/or fraud investigation.	In place In process of implementing Have not implemented	50 words.
4	Ensure access to in-network pain specialists aligned with CDC guidelines for peer consultation or secondary case review.	In place Implementation in progress Have not implemented	50 words.
5	Create dashboards to measure comparative opioid prescribing rates and work with outlier prescribers; avoid using incentive programs that could encourage involuntary tapers or refusal to treat new opioid-dependent patients.	In place Implementation in progress Have not implemented	50 words.
6	Participate in local opioid safety coalitions to support community prescribing guidelines and integration of addiction treatment into health care settings.	In place Implementation in progress Have not implemented	50 words.
7	Work with inpatient and outpatient provider network to change preset opioid prescribing order sets, focusing on acute pain management.	In place Implementation in progress Have not implemented	50 words.
8	Remove prior authorization requirement for first course of physical therapy for back pain and ensure timely access to care.	In place Implementation in progress	50 words.

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		Have not implemented	
9	Offers chiropractic services as needed based on Enrollee treatment plan.	In place Implementation in progress Have not implemented	50 words.
10	Offers acupuncture services as needed based on Enrollee treatment plan.	In place Implementation in progress Have not implemented	50 words.
11	Offers health education or mindfulness.	In place Implementation in progress Have not implemented	50 words.
12	Train case managers on common issues in chronic pain and addiction.	In place Implementation in progress Have not implemented	50 words.
13	Increase access to behavioral health services for patients with chronic pain.	In place Implementation in progress Have not implemented	50 words.
14	Identify members losing prescribers (e.g., prescribers no longer providing opioid management) and coordinate referrals to pain management or addiction treatment where needed. Develop policies to prevent “opioid refugees.”	In place Implementation in progress Have not implemented	50 words.
15	Review dose limit policies to ensure they do not encourage involuntary tapers and ensure prompt clinical review of exception requests to ensure harm does not exceed benefit for individual patients.	In place Implementation in progress not implemented	50 words.
16	Implement quantity limits for new starts.	In place Implementation in progress Have not implemented	50 words.

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17	Set up policies to decrease new starts for concurrent opioid and benzodiazepine use.	In place Implementation in progress Have not implemented	50 words.
18	Remove prior authorization requirements for common nonopioid pain medications (e.g., antidepressants, neuroleptics with indications for pain).	In place Implementation in progress Have not implemented	50 words.
19	Implement pharmacy and/or prescriber lock program for patients using multiple prescribers and provide case management to ensure appropriate care and referral to services.	In place Implementation in progress Have not implemented	50 words.
20	Provide member education on opioid risks and nonopioid pain management strategies.	In place Implementation in progress Have not implemented	50 words.
21	Evaluate network adequacy for specialty addiction treatment and develop action plan to meet demand.	In place Implementation in progress Have not implemented	50 words.
22	Evaluate network adequacy for primary care addiction treatment (buprenorphine and naltrexone) and develop action plan to meet demand.	In place Implementation in progress Have not implemented	50 words.
23	Contract with medication-assisted treatment (MAT) telehealth providers.	In place Implementation in progress Have not implemented	50 words.
24	Offer or support provider education on buprenorphine prescribing (e.g., waiver training).	In place Implementation in progress Have not implemented	50 words.
25	Offer financial incentives or alternative payment models to encourage primary care providers to treat addiction with buprenorphine.	In place Implementation in progress	50 words.

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		Have not implemented	
26	Work with emergency departments (EDs) to treat addiction with buprenorphine and refer for ongoing management in ED, and to dispense naloxone to high-risk patients.	In place Implementation in progress Have not implemented	50 words.
27	Place navigators or recovery coaches in EDs to help facilitate entry into addiction treatment.	In place Implementation in progress Have not implemented	50 words.
28	Work with hospitalists to start buprenorphine or methadone treatment with patients hospitalized with addiction-related diagnoses (e.g., endocarditis or osteomyelitis).	In place Implementation in progress Have not implemented	50 words.
29	Work with correctional settings to offer all addiction treatments and care coordination of medical and behavioral needs on re-entry.	In place Implementation in progress Have not implemented	50 words.
30	Ensure adequate access to buprenorphine and methadone for pregnant women.	In place Implementation in progress Have not implemented	50 words.
31	Work with hospitals to ensure evidence-based treatment of neonatal abstinence syndrome, minimizing medication and NICU use and promoting family unification.	In place Implementation in progress Have not implemented	50 words.
32	Incentivize behavioral health integration through pay-for-performance or direct grants; avoid incentive programs that could encourage dismissing patients from opioid treatment or refusing entry for new pain management patients.	In place Implementation in progress Have not implemented	50 words.
33	Offer or support provider education on co-prescribing naloxone.	In place Implementation in progress Have not implemented	50 words.
34	Work with local opioid safety coalitions to build new MAT access points.	In place	50 words.

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		Implementation in progress Have not implemented	
35	Train case managers to guide members to addiction treatment.	In place Implementation in progress Have not implemented	50 words.
36	Identify members on high-dose or risky regimens and refer to case management.	In place Implementation in progress Have not implemented	50 words.
37	Notify outpatient prescribers about hospital and ED admission for overdose events.	In place Implementation in progress Have not implemented	50 words.
38	Remove authorization requirements for initiating and maintaining buprenorphine for addiction, including eliminating requirements for detox in lieu of maintenance.	In place Implementation in progress Have not implemented	50 words.
39	Remove authorization requirements for initiating and maintaining buprenorphine for pain.	In place Implementation in progress Have not implemented	50 words.
40	Work with pharmacy network to support stocking and furnishing naloxone.	In place Implementation in progress Have not implemented	50 words.
41	Remove authorization requirements for naloxone.	In place Implementation in progress Have not implemented	50 words.
42	Provide member education on naloxone.	In place Implementation in progress Have not implemented	50 words.



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43	Ensure that members at high risk of addiction or opioid overuse receive outreach from peers, recovery support, or case manager.	In place Implementation in progress Have not implemented	50 words.
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15.3.9 In the following table, Applicant must identify the integrated behavioral health-medical model(s) available through Applicant's network, indicate whether these efforts are implemented in association with advanced primary care models or Integrated Delivery Systems (IDSs) or Accountable Care Organizations (ACOs) and indicate the mechanisms Applicant uses to support providers in implementing these models.

Model	Availability	Support Mechanisms	Description of Model
Collaborative Care Model	Multi, checkboxes Available through network providers Available through case management Implemented in association with advanced primary care models Implemented in association with Integrated Delivery Systems (IDSs) or Accountable Care Organizations (ACOs) Other, explain	Multi, checkboxes Incentive payments to network providers Reimbursement for the Collaborative Care Model claims codes (G0444, 99420 with relevant diagnosis, Standard CPT codes: 99484, 99492, 99493, 99494) Technical assistance to providers Participation in collaborative quality improvement efforts Infrastructure support (i.e., IT support, staffing support) Other, explain	200 words.
Co-located Care	Multi, checkboxes Available through network providers Available through case management Implemented in association with advanced primary care models Implemented in association with Integrated Delivery Systems (IDSs) or	Multi, checkboxes Incentive payments to network providers Technical assistance to providers Participation in collaborative quality improvement efforts Infrastructure support (i.e., IT support, staffing support) Other, explain	200 words.

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	Accountable Care Organizations (ACOs) Other, explain		
Primary Care Behavioral Health	Multi, checkboxes Available through network providers Available through case management Implemented in association with advanced primary care models Implemented in association with Integrated Delivery Systems (IDSs) or Accountable Care Organizations (ACOs) Other, explain	Multi, checkboxes Incentive payments to network providers Technical assistance to providers Participation in collaborative quality improvement efforts Infrastructure support (i.e., IT support, staffing support) Other, describe: [50 words]	200 words.
Other; Describe in Details	Multi, checkboxes Available through network providers Available through case management Implemented in association with advanced primary care models Implemented in association with Integrated Delivery Systems (IDSs) or Accountable Care Organizations (ACOs) Other, explain	Multi, checkboxes Incentive payments to network providers Technical assistance to providers Participation in collaborative quality improvement efforts Infrastructure support (i.e., IT support, staffing support) Other, describe: [50 words]	200 words.

15.3.10 Applicant must report the number and percent of enrollees cared for under an integrated behavioral health-medical model, as defined by Applicant in 15.3.9, in both its Covered California business (if Applicant had Covered California business in 2020, 2021 and 2022) and total commercial book of business in California. Describe how these numbers are determined in the details.

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	Covered California Enrollees cared for under an integrated behavioral health-medical model	Total Covered California Enrollment	Percent of Covered California Enrollment cared for under an integrated behavioral health-medical model	Total Commercial California book of business cared for under an integrated behavioral health-medical model	Total Commercial California Enrollment	Percent of Commercial California Enrollment cared for under an integrated behavioral health-medical model	Details
2020	Integer.	Integer.	Percentage.	Integer.	Integer.	Percentage.	100 words.
2021	Integer.	Integer.	Percentage.	Integer.	Integer.	Percentage.	100 words.
2022	Integer.	Integer.	Percentage.	Integer.	Integer.	Percentage.	100 words.

15.3.11 Covered California requires Applicants to offer telehealth for behavioral health services. In the following table, indicate whether Applicant offers telehealth for behavioral health services and if yes, indicate how Applicant educates Covered California Enrollees on how to access services and how the information is displayed to Covered California Enrollees through Applicant's member portal and provider directory. If Applicant is not currently contracted with Covered California, provide a description of its telehealth capabilities, and indicate whether those services will be offered to Covered California Enrollees.

	Telehealth Offered	Education Efforts	Details
Applicant offers telehealth for behavioral health services	Single, Pull-down list. 1: Yes, Applicant offers telehealth for behavioral health services 2: No, Applicant does not offer telehealth for behavioral health services	Member welcome packets Educational emails Educational mailings Website notices or information Member portal notices or information Information available through provider directory Member app notices or information Information available through call center Other, describe: [50 words]	100 words.

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### 15.4 Health Promotion and Prevention

All questions are required for new entrant Applicants.

15.4.1 Identify enrollee interventions used in 2022 to improve immunization rates. Check all that apply.

	Response	Details
Childhood Immunizations	Multi, Checkboxes. 1: Enrollee reminders (electronic or written, etc.) sent to enrollees for needed care based on general eligibility (age/gender), 2: Enrollee-specific reminders for gaps in services based on administrative or clinical information (mail, email/text, automated phone, or live outbound telephone calls triggered by the absence of a service), 3: Enrollee incentives, 4: Provider incentives, 5: Other, describe: [50 words], 6: None of the above	- <del>100 words.</del>
Immunizations for Adolescents	Multi, Checkboxes. 1: Enrollee reminders (electronic or written, etc.) sent to enrollees for needed care based on general eligibility (age/gender), 2: Enrollee-specific reminders for gaps in services based on administrative or clinical information (mail, email/text, automated phone, or live outbound telephone calls triggered by the absence of a service), 3: Enrollee incentives, 4: Provider incentives, 5: Other, describe: [50 words], 6: None of the above	<del>100 words.</del>
Immunizations for Adults	Multi, Checkboxes. 1: Enrollee reminders (electronic or written, etc.) sent to enrollees for needed care based on general eligibility (age/gender), 2: Enrollee-specific reminders for gaps in services based on administrative or clinical information (mail, email/text, automated phone, or live outbound telephone calls triggered by the absence of a service), 3: Enrollee incentives, 4: Provider incentives, 5: Other, describe: [50 words], 6: None of the above	<del>100 words.</del>

15.4.2 Indicate whether Applicant currently participates in the California Immunization Registry (CAIR) (both submitting and receiving data). If yes, include a description of how Applicant uses the data obtained in the registry, e.g., supporting outreach to those with gaps in care or evaluating the effectiveness of provider interventions.

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No attachments allowed.

Single, Radio group.

1: Applicant participates in CAIR, describe: [50 words],

2: Applicant does not participate in CAIR.

15.4.3 Provide the number and percent of tobacco-dependent Enrollees identified and participating in smoking cessation interventions for California commercial membership-individual and group (off-exchange) and Medi-Cal membership during measurement year 2022. Do not report general prevalence.

No attachments allowed.

	Response
1. Indicate how Applicant identifies tobacco-dependent Enrollees.	Multi, Checkboxes. 1: Plan Health Assessment, 2: Employer/Purchaser Health Assessment, 3: Plan Personal Health Record 4: Claims/Encounter Data, 5: Disease or Care Management, 6: Wellness Vendor, 7: Other, describe: [50 words], 8: None
2. Indicate the tobacco cessation interventions Applicant provides directly to enrollees.	Multi, Checkboxes. 1: Nicotine Replacement Therapy, 2: Smoking cessation class or program, 3: Smoking cessation counseling via PCP/health coach, 4: Medication assisted cessation, 5. Enrollee incentives, describe: [50 words], 6: Other, describe: [50 words], 7: None
3. Confirm Applicant provides coverage of tobacco cessation as required under Essential Health Benefits (EHB) and describe any additional tobacco cessation interventions Applicant offers for enrollees.	Multi, Checkboxes. 1: Applicant provides coverage only for tobacco cessation as required under EHB, 2: Applicant provides coverage for tobacco cessation as required under EHB and offers the following additional interventions, describe: [50 words], 3: Applicant does not provide coverage for tobacco cessation
California Commercial <u>Individual and Group (Off Exchange)</u> Enrollees	

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4. As of December 2022, the number of California commercial <u>individual and group (off-exchange)</u> Enrollees who have been identified as tobacco dependent.	Integer.
5. As of December 2022, the percent of California commercial <u>individual and group (off-exchange)</u> Enrollees who have been identified as tobacco dependent. (Calculated as number of California commercial <u>individual and group (off-exchange)</u> Enrollees who have been identified as tobacco dependent divided by total number of California commercial <u>individual and group (off-exchange)</u> Enrollees)	Percent.
6. As of December 2022, the number of California commercial <u>individual and group (off-exchange)</u> Enrollees identified as tobacco dependent who participated in smoking cessation programs, inclusive of evidence-based counseling and appropriate pharmacotherapy.	Integer.
7. As of December 2022, the percent of California commercial <u>individual and group (off-exchange)</u> Enrollees identified as tobacco dependent who participated in smoking cessation programs, inclusive of evidence-based counseling and appropriate pharmacotherapy. (Calculated as number of California commercial <u>individual and group (off-exchange)</u> Enrollees identified as tobacco dependent who participated in smoking cessation programs divided by total number of eligible California commercial <u>individual and group (off-exchange)</u> Enrollees)	Percent.
Medi-Cal Enrollees	
8. As of December 2022, the number of Medi-Cal Enrollees who have been identified as tobacco dependent.	Integer.
9. As of December 2022, the percent of Medi-Cal Enrollees who have been identified as tobacco dependent. (Calculated as number of Medi-Cal Enrollees who have been identified as tobacco dependent divided by total number of Medi-Cal Enrollees)	Percent.
10. As of December 2022, the number of Medi-Cal Enrollees identified as tobacco dependent who participated in smoking cessation programs, inclusive of evidence-based counseling and appropriate pharmacotherapy.	Integer.
11. As of December 2022, the percent of Medi-Cal Enrollees identified as tobacco dependent who participated in smoking cessation programs, inclusive of evidence-based counseling and appropriate pharmacotherapy. (Calculated as number of Medi-Cal Enrollees identified as tobacco dependent who participated in smoking cessation	Percent.

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programs divided by total number of eligible Medi-Cal Enrollees)	
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15.4.4 All Applicants must provide the Centers for Disease Control and Prevention (CDC) National Diabetes Prevention Program (DPP), to its eligible Covered California Enrollees. The DPP must be available both in-person and online to ensure Covered California Enrollees have equitable access to these services in the event of service area challenges such as rural location or limited program availability and to allow Covered California Enrollees a choice of modality (in-person, online, distance learning, or a combination of modes). The DPP must be accessible to eligible Covered California Enrollees with limited English proficiency (LEP) and eligible Covered California Enrollees with disabilities. The DPP is covered as a diabetes education benefit with zero cost sharing pursuant to the Patient-Centered Benefit Plan Designs. Contractor's DPP must have pending or full recognition by the CDC for all components, including the Lifestyle Change Program. A list of recognized programs in California can be found at: <https://dprp.cdc.gov/Registry>.

Note: Provide California commercial individual and group (off-exchange) Enrollee counts and details on interventions or planned activities.

No attachments allowed.

	Response
1. Indicate how Applicant identifies eligible Enrollees for the Diabetes Prevention Program.	Multi, Checkboxes. 1: Plan Health Assessment, 2: Employer/Purchaser Health Assessment, 3: Plan Personal Health Record, 4: Claims/Encounter Data, 5: Disease or Care Management, 6: Wellness Vendor, 7: Other, describe: [50 words], 8: None
2. Indicate how Applicant conducts Enrollee outreach for the Diabetes Prevention Program.	Multi, Checkboxes. 1: Marketing campaigns (letter, email, text, phone, newsletter, mailer, social media), 2: Open Enrollment materials (welcome kits), 3: Disease or Care Management, 4: Member Portal, 5: Outreach events, 6: Other, describe: [50 words],

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	7: None
3. Indicate how Applicant advertises the Diabetes Prevention Program.	Single, Radio group. 1: Internal staff, 2: Wellness vendor or contracted group, 3: Both
3. Describe how Applicant monitors and evaluates the effectiveness of the Diabetes Prevention Program.	50 words.
<b>California Commercial <u>Individual and Group (Off-Exchange)</u> Enrollees</b>	
4. As of December 2022, the number of California commercial <u>individual and group (off-exchange)</u> Enrollees eligible for Diabetes Prevention Program.	Integer.
5. As of December 2022, the percent of California commercial <u>individual and group (off-exchange)</u> Enrollees eligible for Diabetes Prevention Program.  (Calculated as number of California commercial <u>individual and group (off-exchange)</u> Enrollees eligible for Diabetes Prevention Program divided by total number of California commercial <u>individual and group (off-exchange)</u> Enrollees ages 18 years and older)	Percent.
6. As of December 2022, the number of eligible California commercial <u>individual and group (off-exchange)</u> Enrollees who enrolled in an in-person Diabetes Prevention Program.	Integer.
7. As of December 2022, the number of eligible California commercial <u>individual and group (off-exchange)</u> Enrollees who enrolled in and reached a modest reduction in hemoglobin A1C (HbA1C) of 0.2% using an in-person Diabetes Prevention Program (use cumulative total of Enrollees).	Integer.
8. As of December 2022, the number of eligible California commercial <u>individual and group (off-exchange)</u> Enrollees who enrolled in an on-line or virtual Diabetes Prevention Program.	Integer.
9. As of December 2022, the number of eligible California commercial <u>individual and group (off-exchange)</u> Enrollees who enrolled in and reached a modest reduction in hemoglobin A1C (HbA1C) of 0.2% using an on-line or virtual Diabetes Prevention Program (use cumulative total of Enrollees).	Integer.

15.4.5 Describe the strategies Applicant is implementing to ensure its enrollee population is up to date with USPSTF recommendations for clinical preventive health screenings and include a full list of those clinical preventive screenings offered.

Attachments allowed.

100 words.



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15.4.6 Describe how Applicant identifies and addresses gaps, such as through enrollee reminders and use of incentives, in preventive care.

No attachments allowed.

100 words.

### 15.5 Population Health Management

All questions are required for new entrant Applicants.

#### 15.5.1 Health Assessment

15.5.1.1 Indicate Applicant’s capabilities supporting Health Assessment (HA) programming (formerly known as Health Risk Assessment-HRA or Personal Health Assessment-PHA). Check all that apply.

Multi, Checkboxes.

- 1: HA Accessibility: Both online and in print,
- 2: HA Accessibility: IVR (interactive voice recognition system),
- 3: HA Accessibility: Telephone interview with live person,
- 4: HA Accessibility: Multiple language offerings,
- 5: HA Accessibility: HA offered at initial enrollment,
- 6: HA Accessibility: HA offered on a regular basis to enrollees,
- 7: Applicant does not offer an HA

15.5.1.2 Indicate Applicant’s activities supporting Health Assessment (HA) programming (formerly known as Health Risk Assessment-HRA or Personal Health Assessment-PHA). Check all that apply.

	Response
Addressing At-Risk Behaviors	<p>Multi, Checkboxes.</p> <p>1: At point of HA response, risk-factor education is provided to enrollee based on enrollee-specific risk, e.g., at point of “smoking-yes” response, tobacco cessation education is provided as pop-up,</p> <p>2: Personalized HA report is generated after HA completion that provides enrollee-specific risk modification actions based on responses,</p> <p>3: Enrollees are directed to targeted interactive intervention module for behavior change upon HA completion,</p> <p>4: Ongoing push messaging for self-care based on enrollee’s HA results (“Push messaging” is defined as an information system capability that generates regular e-mail or health information to the enrollee),</p> <p>5: Enrollee is automatically enrolled into a disease management or at-risk program based on responses,</p> <p>6: Care manager or health coach outreach call triggered based on HA results,</p> <p>7: Enrollee can elect to have HA results sent electronically to personal physician,</p> <p>8: Enrollee can update responses and track against previous responses <i>Multi, Checkboxes.</i></p>
Tracking Health Status	Multi, Checkboxes.

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	<p>1: HA responses incorporated into enrollee health record,</p> <p>2: HA responses tracked over time to observe changes in health status,</p> <p>3: HA responses used for comparative analysis of health status across geographic regions,</p> <p>4: HA responses used for comparative analysis of health status across demographics</p>
Partnering with Employers	<p>Multi, Checkboxes.</p> <p>1: Employer receives trending report comparing current aggregate results to previous aggregate results,</p> <p>2: Health plan can import data from employer-contracted HA vendor</p>

15.5.1.3 Provide the total number and percent of currently enrolled individual market enrollees and Medi-Cal enrollees who completed a Health Assessment (HA) in measurement year 2022, how many completed HAs resulted in a referral to Applicant’s care management staff or assigned provider and explain how HA results lead to those referrals.

No attachments allowed.

	Response
<p>1. Indicate how Applicant tracks HA participation</p> <p>(If option 4 is selected, responses to the following questions in the table are not required)</p>	<p>Multi, Checkboxes.</p> <p>1: Participation tracked statewide and regionally,</p> <p>2: Participation only tracked statewide,</p> <p>3: Participation only tracked regionally,</p> <p>4: Participation not tracked,</p> <p>5: Participation can be tracked at Covered California level</p>
2. Number of individual market enrollees who completed a plan-based HA.	Integer.
3. Percent of individual market enrollees who completed a plan-based HA.	Percent.
4. Number of Medi-Cal enrollees who completed a plan-based HA.	Integer.
5. Percent of Medi-Cal enrollees who completed a plan-based HA. (Calculated as number of Medi-Cal enrollees who have completed a plan-based HA divided by total Medi-Cal enrollment)	Percent.
6. Number of completed HAs resulting in referral to health plan care management staff or assigned provider	Integer.
7. Percent of completed HAs resulting in referral to health plan care management staff or assigned provider (Calculated as number of	Percent.

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completed HAs resulting in referral divided by number of completed HAs)	
8. Explain how Applicant uses HA results to refer Enrollees to care management	50 words. No attachments allowed.

### 15.5.2 Supporting At-Risk Enrollees

15.5.2.1 How does Applicant incorporate risk-stratified care management (RSCM), the process of assigning a health risk status to a patient and using the patient's risk status to direct and improve care, and identify at-risk enrollees who would benefit from early, pro-active interventions? Describe applicable risk factors and diseases considered for at-risk identification, sources of data or methods used, and any predictive analytic capabilities.

No attachments allowed.

100 words.

15.5.2.2 Indicate whether Applicant offers care management programs through a contracted vendor or internal staff as required under Essential Health Benefits (EHB) and describe each care management program.

No attachments allowed.

Single, Radio group.

- 1: Applicant offers programs through internal staff, describe each program: [100 words],
- 2: Applicant offers programs through contracted vendor, describe each program: [100 words],
- 3: Applicant offers programs through internal staff and contracted vendor, describe each program: [100 words].

15.5.2.3 Building on the National Committee for Quality Assurance (NCQA) Population Health Management plans submission requirement, Applicant must describe outreach and interventions used to ensure at-risk enrollees received needed care for measurement year 2022.

No attachments allowed.

	Response
Outreach and interventions	<p>Multi, checkboxes</p> <ol style="list-style-type: none"> <li>1: Live outbound telephonic coaching program</li> <li>2: Face to face visits</li> <li>3: Enrollee-specific reminders for due or overdue clinical/diagnostic maintenance services or medication events (failure to refill for example)</li> <li>4: Online interactive self-management support: "Online interactive self-management support" is an intervention that includes two-way electronic communication between Applicant and the Enrollee</li> <li>5: Self-initiated text or email</li> <li>6: Interactive IVR</li> <li>7: Other, describe: [50 words]</li> </ol>

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	8: No outreach or interventions were used
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**15.5.2.4 Single, Radio group.** In the event of a service area reduction, indicate whether Applicant has a current or planned process for identifying at-risk enrollees and facilitating an effective transfer of care and health information when at-risk enrollees transfer to another Covered California QHP Issuer. At-risk enrollees include Enrollees who are: (1) in the middle of acute treatment, third trimester pregnancy, or those who would otherwise qualify for Continuity of Care under California law, (2) in care management programs, (3) in disease management programs, or (4) on maintenance prescription drugs for a chronic condition.

No attachments allowed.

Single, Radio group.

- 1: Applicant has a current process, describe: [50 words],
- 2: Applicant has a planned process, describe: [50 words],
- 3: Applicant does not have a current or planned process.

### 15.5.3 Health – Related Social Needs

Given the strong evidence of the role of social factors like food insecurity, marginal housing, and lack of transportation on health outcomes, addressing health-related social needs (“social needs”) is an important step in advancing Covered California’s goal to ensure everyone receives the best possible care. Covered California acknowledges the importance of understanding patient health-related social needs – an individual’s socioeconomic barriers to health – to move closer to equitable care and seeks to encourage the use of social needs informed and targeted care. As social needs are disproportionately borne by disadvantaged populations, identifying, and addressing these barriers at the individual patient level is a critical first step in improving health outcomes, and reducing health disparities. Identification and information sharing of available community resources is critical to meeting identified member social needs. Responses will be evaluated on the extent of Applicant’s health-related social needs enrollee screening and referral programs.

**15.5.3.1** Through what channels does Applicant screen Enrollees for health-related social needs?

No attachments allowed.

Multi, checkboxes

1. Include social needs screening in member portal, list: [50 words]
2. Include social needs screening in health assessments, list: [50 words]
3. Conduct social needs screening in select health plan programs, describe Enrollee eligibility for these programs: [50 words]
4. Require or incentivize network providers to screen, describe: [50 words]
5. Other, describe: [50 words]
6. No Enrollee health-related social needs screening performed or incentivized

**15.5.3.2** Identify all health assessment or screening tools in use:

No attachments allowed.

Multi, checkboxes

Accountable Health Communities Health-Related Social Needs Screening Tool

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HealthBegins

Health Leads

Income, Housing, Education, Legal Status, Literacy, Personal Safety (IHELLP) Questionnaire

Medicare Total Health Assessment

National Academy of Medicine Domains

PRAPARE

WellRx

Your Current Life Situation

Other, describe: [100 words]

Not applicable, no Enrollee health-related social needs screening performed or incentivized

15.5.3.3 Which Applicant staff or vendor representatives conduct or administer the health assessment or screening tool? Include description of any variation by program or internal workstream. Indicate “not applicable” if social needs screening not performed or incentivized.

No attachments allowed

50 words.

15.5.3.4 What training is provided to Applicant staff or network providers who conduct the health assessment or social needs screening?

No attachments allowed.

Single, checkbox

1. Training specific to the assessment of screening instrument is provided, describe: [50 words]
2. Internally developed training is provided, describe: [50 words]
2. No training provided

15.5.3.5 Does Applicant require or incentivize contracted providers to use a health assessment or screening tool to identify Enrollee’s social needs? If applicable, describe.

No attachments allowed.

Single, checkbox

1. Yes, require screening, describe: [100 words]
2. Yes, incentivize screening, describe: [100 words]
3. No screening requirements or incentives for contracted providers

15.5.3.6 Does Applicant incentivize provider use of z codes for identified social needs?

No attachments allowed.

Single, checkbox

1. Yes, Applicant incentivizes provider use of z codes, describe: [50 words]
2. No, Applicant does not incentivize provider use of z codes

15.5.3.7 How are social needs data collected from the health assessment or screening tool used?

No attachments allowed.

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Multi, checkboxes

1. Data linked to Enrollee's demographic data, describe: [50 words]
2. Data linked to Enrollee's health status, describe: [50 words]
3. Health plan representative refers Enrollees to the appropriate social service
4. Vendor representative or platform refers Enrollees to the appropriate social service
5. Provider or provider team member refers Enrollee to appropriate social service
6. Data not linked to Enrollee's demographic data or health status
7. No referral made

15.5.3.8 Does Applicant maintain a community resource directory or contract with vendor(s) to provide enrollee referrals that address social needs? If yes, indicate all that apply:

No attachments allowed.

Multi, checkboxes,

1. 211
2. Aunt Bertha
3. Healthify
4. One Degree
5. UniteUs
6. Other, specify: [20 words]
7. No, Applicant does not maintain a community resource directory or contract with vendor to provide enrollee referrals

15.5.3.9 Does Applicant operate a closed-loop referral tracking system to address Enrollee's identified social needs? A closed loop referral tracking is the process of tracking the outcomes of a referral, including whether the Enrollee received help through the referral and whether the needs that triggered the referral were addressed.

No attachments allowed.

Single, checkbox

1. Applicant operates a closed-loop referral system to address Enrollee social needs, describe: [50 words]
2. Applicant does not operate a closed-loop referral system to address Enrollee social needs

15.5.3.10 Describe Applicant's participation in, or the initiation of, any current or past interventions to address social needs or social determinants of health. The World Health Organization defines social determinants of health as "the non-medical factors that influence health outcomes. ...the conditions in which people are born, grow, work, live, and age, and the wider set of forces and systems shaping the conditions of daily life." Include the social need or social determinant selected, Applicant's role (initiator or participant), relevant partners, the intervention goal(s), intervention population(s), intervention activities, resources invested, and impact of the intervention.

No attachments allowed.

200 words.

evaluated using assessment criteria; equal in weight to low or unsatisfactory performance

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### 15.5.4 Prevention of Algorithmic Bias in Healthcare

The potential for bias in algorithms used in decisions to allocate health care resources is increasingly documented. For example, algorithms using cost and utilization data to assess risk and allocate health care services or other resources will exacerbate existing disparities in access to health care by prioritizing those patient populations utilizing services for receipt of additional support. Processes and systems to identify and address these biases are critical to an equitable population health management strategy and preventing exacerbation of existing health disparities.

Covered California recommends referring to the Chicago Booth Center for Applied Artificial Intelligence Algorithmic Bias Playbook for an explanation of algorithmic bias and steps health care services entities can take to identify and address bias in algorithms in use and implement best practices for use of algorithms. The questions in this section 15.5.4 refer to the Playbook's four step process to address potential bias in algorithms.

#### References:

Algorithmic Bias Playbook Chicago Booth The center for Applied Artificial Intelligence  
<https://www.chicagobooth.edu/research/center-for-applied-artificial-intelligence/research/algorithmic-bias/playbook>

15.5.4.1 Does Applicant regularly inventory clinical algorithms in use by plan program staff, vendors, or contracted providers?

No attachments allowed.

Single, Radio group.

1: Yes, describe: [100 words]

2: No

15.5.5.2 Does Applicant screen or assess clinical algorithms for bias?

No attachments allowed.

Single, Radio group.

1: Yes, describe: [100 words]

2: No

15.5.4.3 Has Applicant taken steps to improve or suspend the use of biased algorithms?

No attachments allowed.

Single, Radio group.

1: Yes, describe: [100 words]

2: No

15.5.4.4 Has Applicant implemented business processes to prevent future algorithmic bias?

No attachments allowed.

Single, Radio group.

1: Yes, describe: [100 words]

2: No

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## 15.6 Affordability and Cost

~~Affordability is core to Covered California's mission to expand the availability of insurance coverage and promote the Triple Aim. The wide variation in unit price and total costs of care charged by providers, the lack of transparency with pharmaceutical drug pricing, and the limited access to cost information for consumers, are all significant contributors to high cost of medical services. This section will focus on the affordability and cost of pharmaceutical drugs and how consumers are informed of their cost shares. The Applicant's capability to manage the wide variation in unit price and total costs of care charged by providers and hospital is assessed in the section on Provider Networks Based on Value.~~

### 15.6.1 Demonstrating Action on High Cost Pharmaceuticals

All questions are required for new entrant Applicants.

Appropriate treatment with pharmaceuticals is often the best clinical strategy for treating conditions, including managing chronic and life-threatening conditions. At the same time, Covered California is concerned with the trend in rising prescription drug costs, including those in specialty pharmacy, and compounding increases in costs of generic drugs, which are a growing driver of total cost of care. In this section, Applicants will be assessed on the extent to which value, including cost and clinical outcomes, is considered in the construction of formularies and delivery of pharmacy services.

15.6.1.1 Indicate which of the following sources Applicant uses to improve the value of pharmacy services. Choose all that apply.

Multi, Checkboxes.

1. ACC/AHA Cost/Value Methodology in Clinical Practice Guidelines
2. ASCO Value of Cancer Treatment Options (ASCO- VF)
3. DrugAbacus (MSKCC) (DAbacus)
4. Drug Effectiveness Review Project (DERP)
5. The ICER Value Assessment Framework (ICER-VF)
6. CN Evidence Blocks (NCCN-EB)
7. Premera Value-Based Drug Formulary (Premera VBF)
8. United Kingdom's National Institute for Health and Care Excellence (NICE)
9. Other (explain) *100 words*.

15.6.1.2 Describe how Applicant considers value (maximizing outcomes achieved per dollar spent) and cost-effectiveness (relative value of different treatments) in its formulary design.

No attachments allowed.

100 words.

15.6.1.3 Describe Applicant's specialty pharmacy and biologics management strategy.

No attachments allowed.

100 words.

15.6.1.4 Does Applicant promote and use biosimilar drugs?

No attachments allowed.



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Single, Radio group.

1: Yes, describe: [50 words]

2: No

15.6.1.5 Does Applicant provide decision support for prescribers and Enrollees in selecting appropriate, efficacious, high-value treatments and more cost effective-alternatives when applicable?

No attachments allowed.

Single, Radio group.

1: Yes, describe: [50 words]

2: No

15.6.1.6 Does Applicant use a pharmacy order-entry decision support tool or point of care support tool for prescribers to promote value-based prescribing?

No attachments allowed

1: Yes, indicate and describe which tool Applicant is using: [50 words]

2: No

15.6.1.7 Describe any potential or current collaboration opportunities, new statewide or regional initiatives, or other activities that would strengthen Applicant's ability to address high-cost pharmaceuticals.

No attachments allowed.

100 words.

15.6.2 Patient-Centered Information and Support

All questions are required for new entrant Applicants.

Enrollees are empowered to engage in their medical decision-making process when they have access to timely health information. Covered California is committed to ensuring that Enrollees have access to 1) provider-specific cost shares for common inpatient, outpatient and ambulatory services, 2) costs of prescription drugs, 3) member specific real-time understanding of accumulations toward deductibles and out of pocket limits, 4) quality information on network providers, and 5) decision-making tools to inform decisions on appropriate care.

All questions are required for new entrant Applicants.

15.6.2.1 Does Applicant provide a cost tool for Enrollees?

No attachments allowed.

Multi, Checkboxes.

1: Web based cost tool

2: App based cost tool

3: None

4: Other; explain [50 words]

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15.6.2.2 Does Applicant provide cost estimator tools for common inpatient, outpatient, and ambulatory service to Enrollees?

Single, Radio group

Yes, describe: [50 words]

No

15.6.2.3 Indicate the quality information available with cost information that enables Enrollees to compare providers and facilities based on quality performance in selecting a primary care clinician or elective specialty and hospital providers. Provide the quality information displayed in Applicant's provider search tools, provider cost estimator, or other tools in the table below.

Tool	Quality Information Available	Details
Provider Search	Multi, Checkboxes Rankings and ratings Patient Experience (CAHPS) Awards and recognitions Accreditations Certifications Others (explain in Details) [50 words]	50 words.
Provider Cost Estimator	Multi, Checkboxes Rankings and ratings Patient Experience (CAHPS) Awards and recognitions Accreditations Certifications Others (explain in Details) [50 words]	50 words.
Other:	Multi, Checkboxes Rankings and ratings Patient Experience (CAHPS) Awards and recognitions Accreditations Certifications Others (explain in Details) [50 words]	50 words.

15.6.2.4 Applicant must complete the following table to report the number and percent of total California Enrollees who used provider search or provider cost estimator tools in 2022.

Question	Response	Details
Report the number of total California Enrollees across all lines of business, including Medicare, who used the tool in 2022	Integer. Note: If not applicable, please explain in Details	[50 words]
Report the percent of total California Enrollees across all lines of	Percent.	

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business, including Medicare, who used the tool in 2022 (Calculated as number of all California enrollees individually who utilized the tool divided by total California enrollees)		
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15.6.2.5 Describe how Applicant tracks utilization and effectiveness of the cost tools offered to Enrollees.

No attachments allowed

[100 words]

15.6.2.6 Does Applicant provide a mechanism for Enrollees to check prescription drug cost shares?

Single, Radio group

Yes, describe: [50 words]

No

15.6.2.7 Does Applicant provide a mechanism for Enrollees to compare provider and facility cost variation?

Single, Radio group

Yes, describe: [50 words]

No

### 15.7 Participating in Quality Improvement Collaboratives

This section not required if Applicant has completed the Qualified Health Plan Application Plan Year 2024 Individual Marketplace.

Covered California believes that improving health care quality can only be done through long-term, collaborative efforts that effectively engage and support clinicians, hospitals, health systems, and other providers of care. There are several established statewide and national collaborative initiatives for quality improvement that are aligned with priorities established by Covered California. The following question addresses Applicant's current involvement in collaborative, quality improvement efforts. Applicant will be assessed based on the breadth and depth of their involvement in such efforts.

All questions are required for new entrant Applicants.

15.7.1 Identify key quality improvement collaboratives and organizations in which Applicant is engaged in the following table.

Quality Collaborative	Response	How does Applicant engage with collaborative?	Details
American Joint Replacement Registry (AJRR) for California	Single, Checkboxes. 1: Participates 2: Does not participate	Multi, Checkboxes. 1. Attends meetings	50 words.

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		<ul style="list-style-type: none"> <li>2. Health plan representative serves as advisory member</li> <li>3. Submits data to collaborative</li> <li>4. Provides feedback on initiatives and projects</li> <li>5. Provides funding; explain the amount and nature of financial support</li> </ul>	
Cal Hospital Compare	<p>Single, Checkboxes.</p> <ul style="list-style-type: none"> <li>1: Participates</li> <li>2: Does not participate</li> </ul>	<p>Multi, Checkboxes.</p> <ul style="list-style-type: none"> <li>1. Attends meetings</li> <li>2. Health plan representative serves as advisory member</li> <li>3. Submits data to collaborative</li> <li>4. Provides feedback on initiatives and projects</li> <li>5. Provides funding; explain the amount and nature of financial support</li> </ul>	50 words.
California Maternal Quality Care Collaborative (CMQCC)	<p>Single, Checkboxes.</p> <ul style="list-style-type: none"> <li>1: Participates</li> <li>2: Does not participate</li> </ul>	<p>Multi, Checkboxes.</p> <ul style="list-style-type: none"> <li>1. Attends meetings</li> <li>2. Health plan representative serves as advisory member</li> <li>3. Submits data to collaborative</li> <li>4. Provides feedback on initiatives and projects</li> <li>5. Provides funding; explain the amount and nature of financial support</li> </ul>	50words .
Collaborative Healthcare Patient Safety Organization (CHPSO)	<p>Single, Checkboxes.</p> <ul style="list-style-type: none"> <li>1: Participates</li> <li>2: Does not participate</li> </ul>	<p>Multi, Checkboxes.</p> <ul style="list-style-type: none"> <li>1. Attends meetings</li> <li>2. Health plan representative serves as advisory member</li> </ul>	50 words.

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		<ul style="list-style-type: none"> <li>3. Submits data to collaborative</li> <li>4. Provides feedback on initiatives and projects</li> <li>5. Provides funding; explain the amount and nature of financial support</li> </ul>	
<p>California Improvement Network (CIN)</p> <p>This list for CIN partners can be found at: <a href="https://www.chcf.org/program/california-improvement-network/partners/">https://www.chcf.org/program/california-improvement-network/partners/</a></p>	<p>Single, Checkboxes.</p> <ul style="list-style-type: none"> <li>1: Participates</li> <li>2: Does not participate</li> </ul>	<p>Multi, Checkboxes.</p> <ul style="list-style-type: none"> <li>1. Attends meetings</li> <li>2. Health plan representative serves as advisory member</li> <li>3. Submits data to collaborative</li> <li>4. Provides feedback on initiatives and projects</li> <li>5. Provides funding; explain the amount and nature of financial support</li> </ul>	50 words.
<p>California Right Meds Collaborative</p>	<p>Single, Checkboxes.</p> <ul style="list-style-type: none"> <li>1: Participates</li> <li>2: Does not participate</li> </ul>	<p>Multi, Checkboxes.</p> <ul style="list-style-type: none"> <li>1. Attends meetings</li> <li>2. Health plan representative serves as advisory member</li> <li>3. Submits data to collaborative</li> <li>4. Provides feedback on initiatives and projects</li> <li>5. Provides funding; explain the amount and nature of financial support</li> </ul>	50 words.
<p>Leapfrog</p>	<p>Single, Checkboxes.</p> <ul style="list-style-type: none"> <li>1: Participates</li> <li>2: Does not participate</li> </ul>	<p>Multi, Checkboxes.</p> <ul style="list-style-type: none"> <li>1. Attends meetings</li> <li>2. Health plan representative serves as advisory member</li> <li>3. Submits data to collaborative</li> </ul>	50 words.

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		<ul style="list-style-type: none"> <li>4. Provides feedback on initiatives and projects</li> <li>5. Provides funding; explain the amount and nature of financial support</li> </ul>	
Symphony Provider Directory	Single, Checkboxes. 1: Participates 2: Does not participate	Multi, Checkboxes. 1. Attends meetings 2. Health plan representative serves as advisory member 3. Submits data to collaborative 4. Provides feedback on initiatives and projects 5. Provides funding; explain the amount and nature of financial support	50 words.
Health Care Payments Data (HPD) System	Single, Checkboxes. 1: Participates 2: Does not participate	Multi, Checkboxes. 1. Attends meetings 2. Health plan representative serves as advisory member 3. Submits data to collaborative 4. Provides feedback on initiatives and projects 5. Provides funding; explain the amount and nature of financial support	50 words.
Other similar collaboratives or initiative, explain in details section			50 words.

**15.8 Data Sharing and Exchange**

This section not required if Applicant has completed the Qualified Health Plan Application Plan Year 2024 Individual Marketplace.

To improve the quality of care and successfully manage costs, successful Applicants will be required to participate in a Health Information Exchange (HIE) by January 1, 2024 with a goal of

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enhancing exchange of data along the patient, provider, hospital, and payer continuum. Covered California recognizes the importance of aggregating data across purchasers and payers to more accurately understand the performance of providers that have contracts with multiple health plans. Such aggregated data reflecting a larger portion of a provider, group or facility’s practice can potentially be used to support performance improvement, contracting and public reporting. Applicants must participate in the Integrated Healthcare Association’s (IHA) Align.Measure.Perform (AMP) Programs to aggregate data by January 1, 2023. In this section, Applicants will be assessed on the extent to which clinical data exchange is occurring, plans to improve data exchange, and the extent to which they are engaging with other payers and stakeholders to support data aggregation.

15.8.1 Describe Applicant's efforts to improve the routine exchange of timely information and clinical data with providers to support the delivery of high-quality care, including participation in a Health Information Exchange (HIE). Applicant must address each of the following:

Initiatives to improve the routine exchange of data to improve the quality of care, such as collecting clinical data to supplement annual HEDIS data collection and self-reported race and ethnicity identity.

Any real-time or near real-time actionable data, such as pertaining to Emergency Department visits, the Applicant shares with providers.

Whether Applicant provides resources or incentives to providers to participate in HIEs.

Describe any data exchange initiatives that enhance health equity with an emphasis on supporting enhanced demographic and social risk factor data capture and facilitation of the exchange of community health resources or information.

200 words.

15.8.2 Identify the HIE initiatives and statewide or regional initiatives in which Applicant is engaged and explain how Applicant participates.

California HIEs *Indicates HIE(s) that have membership in the California Trusted Exchange Network (CTEN)	Applicant HIE participation	Details
Manifest MedEx * (formerly CallIndex),	Multi, Checkboxes. 1: Applicant receipt of information from HIE(s) 2: Applicant dissemination of information to an HIE(s) 3: Other: [100 words] 4: Applicant does not participate	

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<p>Los Angeles Network for Enhanced Services* (LANES),</p>	<p>Multi, Checkboxes. 1: Applicant receipt of information from HIE(s) 2: Applicant dissemination of information to an HIE(s) 3: Other: <i>[100 words]</i> 4. Applicant does not participate</p>	
<p>Orange County Partnership Regional Health Information Organization* (OCPRHIO),</p>	<p>Multi, Checkboxes. 1: Applicant receipt of information from HIE(s) 2: Applicant dissemination of information to an HIE(s) 3: Other: <i>[100 words]</i> 4. Applicant does not participate</p>	
<p>San Diego Health Connect*,</p>	<p>Multi, Checkboxes. 1: Applicant receipt of information from HIE(s) 2: Applicant dissemination of information to an HIE(s) 3: Other: <i>[100 words]</i> 4. Applicant does not participate</p>	
<p>Santa Cruz Health Information Exchange*,</p>	<p>Multi, Checkboxes. 1: Applicant receipt of information from HIE(s) 2: Applicant dissemination of information to an HIE(s) 3: Other:<i>[100 words]</i> 4. Applicant does not participate</p>	



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6: Other	Multi, Checkboxes. 1: Applicant receipt of information from HIE(s) 2: Applicant dissemination of information to an HIE(s) 3: Other: explain [100 words] 4. Applicant does not participate	
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15.8.3 Provide information regarding the extent of Applicant's participation in HIEs.

	Response
Number of individual contracted clinicians that participate in HIEs	Integer.
Percent of individual contracted clinicians that participate in HIEs (Calculated as number of individual clinicians that participate in HIEs divided by total number of individual clinicians contracted with Applicant)	Percent.
Number of contracted hospitals that participate in HIEs	Integer.
Percent of contracted hospitals that participate in HIEs (Calculated as number of hospitals that participate in HIEs divided by total number of hospitals contracted with Applicant)	Percent.
Describe Contractor's activities to promote HIE participation by hospitals and individual clinicians.	75 words.

15.8.4 Report the number and percent of Applicant's Enrollees accessing their Patient Access Application Programming Interface (API).

	Response
Number of Enrollees accessing their Patient Access API	Integer.
Percent of Enrollees accessing their Patient Access API	Percent.

15.8.5 Identify the data aggregation initiatives in which Applicant is engaged in to support aggregation of claims or other information across payers and describe its participation.

Multi, Checkboxes.

- 1: Integrated Health Association (IHA) Align Measure Perform (AMP) Commercial HMO and Commercial ACO program,
- 2: IHA Encounter Data Initiative,
- 3: IHA Cost and Quality Atlas,
- 4: IHA Provider Directory Utility (Symphony),
- 5: Cal Hospital Compare,
- 6: California Maternity Quality Care Collaborative (CMQCC),
- 7: Other, including any description of participation: [100 words ]

15.8.6 If Applicant does not currently participate in IHA Align. Measure. Perform (AMP) programs, describe the status of Applicant's progress towards participating in such programs.

Single, Checkboxes.

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1. N/A, Applicant currently participates in IHA AMP programs
2. Does not currently participate in IHA AMP programs, [100 words.]

15.8.7 Provide details on the status of electronic information exchange to notify primary care providers of Admission, Discharge, Transfer (ADT) events for Covered California Enrollees.

	Response
Applicant has a process to support and monitor its contracted hospitals in their implementation of ADT data exchange with primary care providers for its Covered California Enrollees.	Single, Radio group. 1: Yes, 2: No
Describe actions taken by Applicant to support and monitor its contracted hospitals in their implementation of ADT data exchange with primary care providers for its Covered California Enrollees.	75 words.
Number of hospitals that have implemented ADT notification for Covered California Enrollees.	Integer.
Percent of hospitals that have implemented ADT notification for Covered California Enrollees (Calculated as number of hospitals that have implemented ADT notification for Covered California Enrollees divided by total number of hospitals contracted with Applicant)	Percent.
Describe mechanisms in place to assist those hospitals not yet exchanging ADT data to primary care providers for Covered California Enrollees.	75 words.

## 16 Health Plan Proposal

All questions are required for all Applicants. All questions should be answered at the Issuer level, not product level.

Applicant must submit a health plan proposal in accordance with all requirements outlined in this section.

In addition to being guided by its mission and values, Covered California’s policies are derived from the Federal Affordable Care Act, which calls upon the Exchanges to advance “plan or coverage benefits and health care provider reimbursement structures” that improve health outcomes. Covered California seeks to improve the quality of care while moderating cost, directly for the individuals enrolled in its plans, and indirectly by being a catalyst for delivery system reform in partnership with plans, providers, and consumers. With the Affordable Care Act and the range of insurance market reforms that have been implemented, the health insurance marketplace will be transformed from one that has focused on risk selection to achieve profitability to one that will reward better care, affordability and prevention.

Applicant must submit a standard set of QHPs including all four metal tiers and a catastrophic plan in its proposed rating regions. The QHPs in the standard set must adhere to the certification plan year Patient-Centered Benefit Plan Designs. The same provider network type must be used for each QHP in the standard set of QHPs. Applicant’s proposal must include coverage of its entire licensed geographic service area. Applicant may not submit a proposal that includes a tiered hospital, physician, or pharmacy network. Applicants must adhere to

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Covered California's standard benefit plan designs and the requirements in this section without deviation unless approved by Covered California.

Applicant may submit proposals including the Health Savings Account-eligible High Deductible Health Plan (HDHP) standard design. Health Savings Account-eligible plans may only be proposed at the bronze level in the individual exchange in accordance with the Patient-Centered Benefit Plan Designs. Additionally, Applicant may submit proposals to offer additional QHPs for consideration. The additional QHP offerings proposed must be differentiated by product or network.

The 2014 Payment Parameters rule preamble (78 Fed Reg at 15494) clarifies that an Exchange will be adequately enforcing the requirements of 45 CFR 156.420(b) if a QHP issuer limits the American Indian/Alaska Native (AI/AN) zero cost share plan variation to the lowest level QHP in a set of standard QHPs. (A set of standard QHPs refers to a collection of standard QHPs identical except for differences in cost sharing or premium.) Accordingly, Covered California requires Applicant to offer the lowest cost AI/AN zero-cost share plan variation in the standard set of QHPs. This requirement applies to both the standard Bronze plan design and the optional Bronze High Deductible Health Plan (HDHP). If the Bronze HDHP is offered at a lower premium than Applicant's standard Bronze plan, the zero-cost share AI/AN variation of the Bronze HDHP must be offered to consumers instead of the standard Bronze plan variation. The zero-cost share AI/AN Bronze HDHP variation Evidence of Coverage document should include language to the effect that this plan variation is not eligible for use in conjunction with a Health Savings Account (HSA) or other tax advantages. Applicant may not offer the zero-cost share AI/AN variation at the higher metal levels within the set of QHPs. However, Applicants offering the additional QHPs, that do not include a Bronze plan, must offer the AI/AN zero-cost share plan variation at the lowest cost in that additional set of QHPs. This requirement does not apply to the limited cost share AI/AN plan variation because the member cost sharing differs depending on the provider sought by the member. Limited cost share AI/AN plan variations must be offered for each QHP.

Applicant must cooperate with Covered California to implement coverage or subsidy programs, including those that complement existing programs that are administered by the Department of Health Care Services (DHCS). These programs include requirements in Welfare and Institutions Code 14102.

16.1 Applicant must certify that its proposal includes all four metal tiers (bronze, silver, gold, and platinum) and catastrophic for each health product it proposes to offer in a rating region. If not, Applicant must describe how it will meet the requirement to offer a product with all metal levels.

Single, Radio group.

1: Yes, proposal meets requirements

2: No: [500 words]

16.2 Applicant must confirm that it will adhere to Covered California naming conventions for on-Exchange plans and off-Exchange mirror products pursuant to Government Code 100503(f).

Single, Pull-down list.

1: Confirmed

2: Not confirmed

16.3 Preliminary Premium Proposals.

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Final negotiated and accepted premium rates shall be in effect for coverage effective January 1, 2023. Premium proposals are considered preliminary and may be subject to negotiation as part of QHP certification and selection process. The final negotiated premium rates must align with the product rate filings that will be submitted to the applicable regulatory agency. Premium proposals must be submitted with the Application. Premiums may vary by geographic area, family size, and age as permitted by State law, including the requirements of State Regulators regarding rate setting and rate variation set forth at Health and Safety Code §§ 1357.512 and 1399.855, Insurance Code §§ 10753.14 and 10965.9, 10 CCR § 2222.12 and, as applicable, other laws, rules and regulations, including, 45 C.F.R. § 156.255(b).

Applicant shall provide, in connection with any negotiation process as reasonably requested by Covered California, detailed documentation on Covered California-specific rate development methodology. Applicant shall provide justification, documentation, and support used to determine rate changes, including adequately supported cost projections. Cost projections include factors impacting rate changes, assumptions, transactions, and other information that affects Covered California-specific rate development process. Covered California may also request information pertaining to the key indicators driving the medical factors on trends in medical, pharmacy or other healthcare provider costs. This information may be necessary to support the assumptions made in forecasting and may be supported by information from Applicant's actuarial systems pertaining to Covered California-specific account. Applicant must confirm it will submit complete premium proposals for Individual products; the Unified Rate Review Template (URRT), the Supplemental Rate Review Template (SRRT), Actuarial Memorandum and the Rates Data Template through System for Electronic Rate and Form Filing (SERFF) available at:

<https://www.qhpcertification.cms.gov/s/QHP>.

Single, Pull-down list.

- 1: Confirmed templates will be completed and uploaded by the due date
- 2: Not Confirmed templates will not be completed and uploaded by the due date

16.4 Applicant must certify that for each rating region in which it submits a health plan proposal, it is submitting a proposal that covers the entire geographic service area for which it is licensed within that rating region. If entire proposed licensed geographic service area is not offer, Applicant must explain why.

Single, Pull-down list.

- 1: Yes, health plan proposal covers entire licensed geographic service area;
- 2: No, health plan proposal does not cover entire licensed geographic service area; template completed [100 words]

16.5 Applicant must indicate if it is requesting changes to its licensed geographic service area with the regulator, and if so, submit a copy of the applicable exhibit filed with regulator.

Single, Pull-down list.

- 1: Yes, filing service area expansion, exhibit attached, [50 words]
- 2: Yes, filing service area withdrawal, exhibit attached, [50 words]
- 3: No, no changes to service area

16.6 Applicant must indicate the different network products it intends to offer on Covered California in the individual market for the certification year. If proposing plans with different

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networks within the same product type, respond for Network 1 under the appropriate product category and respond for Network 2 in the category “Other”.

	Offered	New or Existing Network	Network Name(s)
HMO	Single, Pull-down list. 1: Yes 2: No	Single, Pull-down list. 1: New Network 2: New to Covered California, 3: Existing to Covered California 4: Same Network on Covered California’s Individual Market	10 words.
PPO	Single, Pull-down list. 1: Yes 2: No	Single, Pull-down list. 1: New Network 2: New to Covered California, 3: Existing to Covered California 4: Same Network on Covered California’s Individual Market	10 words.
EPO	Single, Pull-down list. 1: Yes 2: No	Single, Pull-down list. 1: New Network 2: New to Covered California, 3: Existing to Covered California 4: Same Network on Covered California’s Individual Market	10 words.
Other	Single, Pull-down list. 1: Yes 2: No	Single, Pull-down list. 1: New Network 2: New to Covered California, 3: Existing to Covered California 4: Same Network on Covered California’s Individual Market	10 words.

16.7 Applicant must complete all tabs in Attachment L - Contracted Provider Organizations to indicate the contracted provider organizations (POs) in-network for each of the prospective QHP's proposed products (HMO, PPO, EPO, Other). Attachment L includes the Integrated

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Healthcare Association's (IHA) list of POs, with their associated unique IDs, as well as their county and region locations.

Single, Pull-down list.

1: Attached (confirming provider data is for the certification year),

2: Not attached

Attached Document(s): [Attachment L - Contracted Provider Organizations.xlsx](#)

### 17 Health Maintenance Organization (HMO)

#### 17.1 Benefit Design

17.1.1 Applicant must confirm all products offered will comply with the coverage year Patient-Centered Benefit Plan Designs (PCBPD). If not, Applicant must explain why.

Single, Pull-down list.

1: Confirmed

2: Not confirmed, [200 words]

17.1.2 Applicant must confirm all guidelines and due dates will be followed as listed in the Covered California Submission Guidelines Health Individual – Plan Year 2024.

Single, Pull-down list.

1: Confirmed

2: Not confirmed

Attached Document(s): [Appendix D - Covered California Submission Guidelines Health Individual - Plan Year 20243.pdf](#)

17.1.3 Applicant must indicate if it is requesting approval for any cost-sharing deviations from the coverage year Patient-Centered Benefit Plan Designs. If yes, Applicant must submit Attachment C - Patient-Centered Benefit Plan Design Deviations. In addition, Applicant must submit the same cost-sharing deviations to Applicant's applicable regulator for approval.

*Note: Alternate benefit design proposals are not permitted in the Individual Marketplace.*

Covered California's decision whether to approve or deny QHP specific proposed deviations are on a case-by-case basis and are not considered an alternate benefit design.

Single, Pull-down.

1: Yes, deviations requested, attached.

2: No, no deviations requested

Attached Document(s): [Attachment C - QHP IND Patient-Centered Benefit Plan Design Deviations.xlsx](#)

17.1.4 Covered California encourages Applicant to offer plan products which include all ten Essential Health Benefits, including the pediatric dental Essential Health Benefit. Applicant must indicate if it will adhere to the coverage year Patient-Centered Benefit Plan Design which includes all ten Essential Health Benefits. Failure to offer a product without pediatric dental will not be grounds for rejection of Applicant's application.

Single, Pull-down list.

1: Yes. Individual market QHPs proposed for coverage year include all ten Essential Health Benefits.

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2: No. Individual market QHPs proposed for coverage year do not include all ten Essential Health Benefits.

17.1.5 Applicant must indicate if proposed QHPs will include coverage of non-emergent out-of-network services. If yes, with respect to non-network, non-emergency claims, describe how non-emergent out-of-network coverage is communicated to enrollees in addition to the details provided in the Evidence of Coverage or Policy document. If no, describe how the lack of coverage for non-emergent out-of-network services coverage is communicated to enrollees, such as the Evidence of Coverage or Policy document.

Single, Radio group.

1: Yes, describe: [100 words]

2: No, describe: [100 words]

17.1.6 Applicant must confirm the coverage year Schedule of Benefits and Coverage (SBC), Evidence of Coverage (EOC) or Policy language describing proposed health Benefits will follow the requirements in the Covered California Submission Guidelines Health Individual – Plan Year 2024 and must comply with state and federal laws.

Single, Radio group.

1: Confirmed

2: Not confirmed:

### 17.2 Benefit Administration

17.2.1 If Applicant's proposed QHPs will include the pediatric dental essential health benefit, Applicant must describe how it intends to embed this benefit. In the description of the option selected, Applicant must describe how it will ensure that the provision of pediatric dental benefits adheres to contractual requirements, including pediatric dental quality measures. Specifically address the following for the pediatric dental Essential Health Benefit:

Activities conducted for consumer education and communication.

Oversight conducted for dental quality and network management.

If the benefit is subcontracted, state the name of the contractor and describe any performance incentives included in the pediatric dental benefits subcontractor contract including metrics used for performance assessment.

Single, Radio group.

1: Offer benefit directly under full-service license: [100 words],

2: Subcontractor relationship: [100 words],

3: Not Applicable

17.2.2 ~~Describe how Applicant administers child eye care benefits. Describe how Applicant administers child eye care benefits administered directly by Applicant~~ Use the details section to specifically address the following:

Activities conducted for consumer education and communication related to child eye care benefits.

Oversight conducted for quality and network management.

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If the benefit is subcontracted, state the name of the contractor, and describe any performance incentives included in the child eye care benefits subcontractor contract including metrics used for performance assessment.

Single, Radio group.

- 1: Offer benefit directly under full-service license: [200 words],
- 2: Subcontractor relationship: [200 words],
- 3: Other: [200 words]

~~17.2.3 Does Applicant subcontract child eye care benefits? If yes, describe how Applicant administers child eye care benefits by subcontracted to a vendor or specialized health care service plan. Use the details section to specifically address the following:~~

~~If the benefit is subcontracted, state the name of the contractor, and describe any performance incentives included in the child eye care benefits subcontractor contract including metrics used for performance assessment.~~

~~Single, Radio group.~~

- ~~1: No, offer benefit directly under full service license,~~
- ~~2: Subcontractor relationship: [200 words],~~

17.2.34 Indicate how Applicant administers mental health and substance use disorder (MHSUD) benefits as either administered directly by Applicant or subcontracted to a contractor.

Single, Radio group.

- 1: Applicant offers benefit directly under full-service license
- 2: Applicant offers benefit through subcontractor, state the name of the contractor: [50 words].
- 3: Other, describe: [50 words].

17.2.45 Describe activities Applicant conducts to educate and communicate to consumers about mental health and substance use disorder (MHSUD) benefits and how to access MHSUD services.

200 words.

17.2.56 Describe how Applicant monitors the following components of network management, access, and quality of care for its mental health and substance use disorder (MHSUD) provider network, either directly by Applicant or by a contractor, and describe the performance incentives associated with these components.

Network Management, Access, and Quality Monitoring Components	Monitoring Completed by Applicant or Subcontractor	Describe the oversight and accountability process for each component and the mechanisms used to oversee provider network and/or subcontractor performance, as	Describe the performance incentives for the provider network and/or subcontractor, as applicable, associated with each component



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		applicable, in each area	
Provider Network Development	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Network Adequacy	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Appointment Wait Times	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Clinical Quality Performance	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Patient Experience	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Cultural and Linguistic Concordance	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Referral Process between Physical Health and Behavioral Health Providers	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Care Coordination	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Telehealth	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.

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17.2.67 Covered California supports the innovative use of technology to assist in higher quality, accessible, patient-centered care. Describe Applicant's ability to support telehealth consultations, either through a contractor or provided by the medical group or provider.

Multi, Checkboxes.

- 1: Plan does not offer or allow -telehealth consultations,
- 2: Telehealth with interactive face to face dialogue (video and audio),
- 3: Telehealth with interactive dialogue over the phone,
- 4: Telehealth asynchronous *store and forward*
- 5: Telehealth mobile health tools (reminders, alerts, monitoring) via -text, instant messaging or other,
- 6: Remote patient monitoring,
- 7: e-Consult: provider-to-provider,
- 8: Other (specify): [20 words]

17.2.78 Do cost shares for telehealth services differ from the standard benefit design for that product?

Single, Radio group.

- 1: No, (no attachment)
- 2: Yes, Attachment D required.

17.2.89 Provide information in the following chart to describe members' access to telehealth via network providers and telehealth vendors and Applicant's capabilities to support provider-member consultations using technology. Applicant will be evaluated based on the availability of telehealth services for all lines of business, particularly Covered California membership. If Applicant is not currently contracted with Covered California, provide a description of telehealth capabilities, and indicate whether those services will be offered to Covered California members.

	Network Provider	Telehealth Vendor	Details
1. Report the percent of members with access to telehealth with interactive face to face dialogue (video and audio) with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
2. Report the percent of members with access to telehealth with interactive dialogue (audio only) by phone with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
3. Report the percent of members with access to telehealth for behavioral health services with interactive face to face dialogue (video and audio) with a network provider or telehealth vendor.	Percent.	Percent.	20 words.
4. Report the percent of members with access to telehealth for behavioral health services with interactive dialogue (audio only) with a network provider or telehealth vendor.	Percent.	Percent.	20 words.

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5. Report the percent of members who utilized a single telehealth for behavioral health service with a network provider or telehealth vendor.	Percent	Percent	20 words.
6. Report the percent of members who utilized multiple telehealth for behavioral health services with a network provider or telehealth vendor.	Percent	Percent	20 words.
7. Report the percent of members with access to mobile health tools, such as reminders, alerts, monitoring via text, instant messaging, or other with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
8. Report the percent of members with access to remote patient monitoring with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.

### 17.2.940

	Network Provider	Details
1. Report the percent of providers with access to e-Consult: provider-to-provider (Use as denominator total providers across all lines of business).	Percent.	20 words.
2. Provide percentage of network physicians and/or physician groups and practices that are designated as having telehealth consultation services available (across all lines of business).	Percent.	20 words.
3. Report the percent of providers identified as available for store-and-forward asynchronous telehealth services (use as denominator total providers across all lines of business).	Percent.	20 words.
4. For physicians that are available to deliver telehealth consultations, what is the average wait time? If Applicant can provide average wait time, describe how that is monitored in the Details section.	Compound, Radio group. 1: On demand, 2: Within 4 hours, 3: Within same day, 4: Scheduled follow-up within 48 hours, 5: Other (describe): [100 words], 6: N/A	

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17.2.104 Applicant reimburses for telehealth consultations.

Single, Radio group.

1: Yes,  
2: No

17.2.112 Describe the availability of web or telehealth consultations in languages other than English. Include details on how members are notified about the availability of interpreter services for telehealth. Specify all languages offered in Details box.

17.2.123 Describe how Applicant promotes telehealth (either through vendor or medical group) as an alternative to the Emergency Department for urgent health issues (describe specific engagement efforts and any specific contractual requirements related to this topic for vendors or medical groups).

200 words.

17.2.134 Describe how Applicant promotes integration and coordination of care between telehealth providers and in-person providers (primary care providers, specialists, etc.).

200 words.

17.2.145 Specific to behavioral health providers, describe how Applicant promotes integration and coordination of care between in-person providers and behavioral health telehealth providers.

200 words.

17.2.156 Describe how Applicant promotes integration and coordination of care between in-person behavioral health providers and behavioral health telehealth providers.

200 words.

17.2.167 Describe the referral process and access timeline for members who need higher levels of behavioral health care in addition to or following a behavioral health telehealth visit.

200 words.

17.2.178 Describe any follow-up processes in place to support members who access telehealth for behavioral health services for the first time. Examples may include satisfaction surveys, support for scheduling follow-up appointments, or referrals.

200 words.

17.2.189 Describe any telehealth innovations or pilot programs adopted by Applicant (such as plans for new programs, expansion of existing programs, new telehealth features, etc.).

200 words.

### 17.3 Provider Network

17.3.1 Provider network data must be included in this submission for all geographic locations to which Applicant is applying for certification as a QHP. Submit provider data according to the data file layout in the [Covered California Provider Data Submission Guide](#)

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~~Provider Data Submission Guide, <https://hbex.coveredca.com/stakeholders/plan-management/library/Covered-California-Provider-Data-Submission-Guide-V1.12.pdf>~~. The provider network submission for the certification year must be consistent with what will be filed to the appropriate regulator for approval if Applicant is selected as a QHP Issuer. Covered California requires the information, as requested, to allow cross-network comparisons and evaluations.

Single, Pull-down list.

- 1: Attached (confirming provider data is for the certification year),
- 2: Not attached,
- 3: Not attached, Applicant attesting to no material changes to existing plan year Covered California network for the certification year

Attached Document(s): [Appendix N - Current Covered CA Data Dictionary.xlsx](#)

17.3.2 Applicant must complete all tabs in Attachment E1 - HMO Provider Network Tables, for their HMO Network.

Single, Pull-down list.

- 1: Attached,
- 2: Not attached

Attached Document(s): [Attachment E1 - HMO Provider Network Tables v1.xlsx](#)

17.3.3 Does Applicant conduct provider negotiations and manage its own network or does Applicant lease a network from another organization?

Single, Pull-down list.

- 1: Applicant contracts and manages network,
- 2: Applicant leases network

17.3.4 For leased networks, Applicant must describe the terms of the lease agreement. If not applicable, put "Not Applicable" in Response box.

	Response
Length of the lease agreement	100 words. N/A OK.
Start Date	To the day. N/A OK.
End Date	To the day. N/A OK.
Leasing Organization	100 words. N/A OK.

17.3.5 As part of the lease agreement, does Applicant have the ability to influence provider contract terms for (select all that apply):

Multi, Checkboxes.

- 1: Transparency,
- 2: Implementation of new programs and initiatives,
- 3: Acquire timely and up-to-date information on providers,

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- 4: Ability to obtain data from providers,
- 5: Ability to conduct outreach and education to providers if need arises,
- 6: Ability to add new providers,
- 7: If no, describe plans to ensure Applicant’s ability to control network and meet Covered California requirements: [ 500 words ] ,
- 8: Not applicable

17.3.6 Describe tools and data sources used in assessing geographic access to primary, specialty, behavioral health, and hospital care based on enrollee access.  
100 words.

17.3.7 Briefly describe methodology used to assess geographic access to primary, specialist, behavioral health, and hospital care based on enrollee residence, including relevant measurement criteria and benchmarks for ensuring adequate access.  
200 words.

17.3.8 Describe tools and data sources used when tracking ethnic and racial diversity in the population and ensuring access to appropriate culturally competent providers.  
100 words.

17.3.9 Briefly describe methodology used when tracking ethnic and racial diversity in the population and ensuring access to appropriate culturally competent providers, including relevant measurement criteria and benchmarks for ensuring adequate access.  
200 words.

17.3.10 Describe tools and data sources used in assessing enrollee wait times for appointments with primary, specialty, and behavioral health providers.  
100 words.

17.3.11 Briefly describe methodology used to assess wait times for appointments with primary, specialty, and behavioral health providers, including relevant measurement criteria and benchmarks for ensuring adequate access.  
200 words.

17.3.12 Many California residents live in counties bordering other states where the out-of-state services are closer than in-state services.

Does Applicant offer coverage in a California county or region bordering another state?	Single, Pull-down list. 1: Yes, 2: No, 3: Not Applicable
Does applicant allow out-of-state (non-emergency) providers to participate in networks to serve Covered California enrollees? If yes, explain in detail how this coverage is offered.	Compound, Pull-down list. 1: Yes: [200 words],

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	2: No, 3: Not Applicable
--	-----------------------------

17.3.13 Has Applicant applied for or received regulatory approval for an alternate network adequacy standard for any counties in proposed service area for the certification year?

Single, Pull-down list.

1: Yes,

2: No,

3: Not Applicable

17.3.14 If Applicant has applied for or received regulatory approval for an alternate network adequacy standard for any counties in proposed service area for the certification year, please list all applicable counties.

200 words.

17.3.15 Total Number of contracted behavioral health individual providers:

Integer.

17.3.16 Total Number of contracted behavioral health facility providers:

Integer.

17.3.17 Total Number of Contracted Hospitals:

Integer.

17.3.18 Describe any plans for network additions, by product, including any new medical groups or hospital systems that Applicant would like to highlight for Covered California attention.

100 words.

### **17.4 Delivery System and Payment Strategies to Drive Quality**

**17.4.1** Attachment 1 of the Covered California Qualified Health Plan (QHP) Issuer Contract embodies Covered California's vision for delivery system reform and serves as a roadmap to delivery system improvements. A number of the delivery system and payment strategy requirements in Attachment 1 meet the federal Quality Improvement Strategy (QIS) requirements.

The Patient Protection and Affordable Care Act (§1311(g)(1)) requires periodic reporting to Covered California of activities a QHP Issuer has conducted to implement a strategy for quality improvement. This strategy is defined as a multi-year improvement strategy that includes a payment structure that provides increased reimbursement or other incentives for improving health outcomes, reducing hospital readmissions, improving patient safety, and reducing medical errors, implementing wellness and health promotion activities, and reducing health and health care disparities. QHP Issuers must implement and report on a quality improvement strategy or strategies consistent with the standard of section 1311(g) of the ACA.

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Applicants that are currently operating in Covered California are required to complete QIS workplans as part of the Application process. The following strategies meet the QIS requirements and Applicants must submit QIS workplans:

- ~~Advanced-Effective~~ Primary Care
- Accountable Care Organizations (ACOs) and Integrated Delivery Systems (IDSs)
- Appropriate Use of Cesarean Sections
- Hospital ~~Quality, Value, and~~ Patient Safety

QHP certification is conditioned on Applicant developing a multi-year QIS and reporting year-to-year activities and progress on each initiative area.

If Applicants that are currently operating in Covered California have the same provider network for both the Individual Marketplace and the Small Business Marketplace, Covered California recognizes the responses may be the same or similar for both markets.

Applicants that are not currently operating in Covered California are not required to complete the QIS workplan updates as part of the Application for 2024 but must review Attachment 1 with the understanding that engagement in the QIS and Attachment 1 initiatives will be contractually required and measured in the future if Applicant contracts with Covered California.

Single, Pull-down list.

1. Yes, Individual Market QHP QIS workplan applies to proposed Small Business Marketplace QHPs

2. No, Individual Market QHP QIS workplan does not apply to proposed Small Business Marketplace QHPs. If no, Applicant must complete a QIS workplan for Small Business Marketplace that describes a payment structure that provides increased reimbursement or other incentives to support one of the following: improve health outcomes, reduce hospital readmissions, improve patient safety and reduce medical errors, implement wellness and health promotion activities, and/or reduce health and health care disparities

### ~~17.4.1 Provider Networks Based on Value~~

~~All questions are required for new entrant Applicants.~~

~~Applicant shall curate and manage its network(s) to address variation in quality and cost performance across network hospitals and providers, with a focus on improving the performance of hospitals and providers. Applicant shall measure, analyze, and reduce variation to achieve consistent high performance<sup>17</sup> for all network hospitals and providers. Applicant shall hold its contracted hospitals and providers accountable for improving quality and managing cost and provide support to its contracted hospitals and providers to improve performance. The following questions address Applicant's ability to track and address variation in quality and cost performance across network hospitals and providers.~~

~~17.4.1 In the following table, Applicant must identify key quality and cost sources and measures that the Applicant uses to evaluate providers and hospitals for determining initial and ongoing network inclusion, and briefly explain how each measure is used, including if and how the measure is used for performance payment. Applicant must also describe any additional criteria used to determine network inclusion.~~

	Data Source	Purpose	Provide examples if response #4	Provide details if Other selected in



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			selected for Purpose	Data Source or Purpose
Hospital Quality	<del>Multi, checkboxes</del> <del>1. Cal Hospital Compare data</del> <del>2. California Maternal Quality Collaborative data</del> <del>3. Leapfrog Group data</del> <del>4. CMS Hospital Quality Reporting</del> <del>5. Program or another CMS program</del> <del>6. Designated Center of Excellence (COE)</del> <del>7. Other, explain</del>	<del>Multi, checkboxes</del> <del>1. Used for initial contracting assessment</del> <del>2. Used for re-contracting assessment</del> <del>3. Has been used for incentive or P4P payments</del> <del>4. Has been used for termination or exclusion (give examples)</del> <del>5. Other, explain</del>	<del>100 words.</del>	<del>100 words.</del>
Hospital Cost	<del>Multi, checkboxes</del> <del>1. Percent of Medicare rates</del> <del>2. Diagnosis-Related Group (DRG) costs</del> <del>3. Comparison to other hospital costs in geographic area</del> <del>4. Comparison to other hospital costs by decile or other method</del> <del>5. CMS Hospital Price Transparency data</del> <del>6. Other, explain</del>	<del>Multi, checkboxes</del> <del>1. Used for initial contracting assessment</del> <del>2. Used for re-contracting assessment</del> <del>3. Has been used for incentive or P4P payments</del> <del>4. Has been used for termination or exclusion (give examples)</del> <del>5. Other, explain</del>	<del>100 words.</del>	<del>100 words.</del>
Provider Quality	<del>Multi, checkboxes</del> <del>1. Integrated Healthcare Association data</del> <del>2. Office of Patient Advocate data</del> <del>3. Other, explain</del>	<del>Multi, checkboxes</del> <del>1. Used for initial contracting assessment</del> <del>2. Used for re-contracting assessment</del>	<del>100 words.</del>	<del>100 words.</del>

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		<del>3. Has been used for incentive or P4P payments</del> <del>4. Has been used for termination or exclusion (give examples)</del> <del>5. Other, explain</del>		
Provider Cost	<del>Multi, checkboxes</del> <del>1. Total Cost of Care data</del> <del>2. Comparison to other physician or physician groups in geographic area</del> <del>3. Other, explain</del>	<del>Multi, checkboxes</del> <del>1. Used for initial contracting assessment</del> <del>2. Used for re-contracting assessment</del> <del>3. Has been used for incentive or P4P payments</del> <del>4. Has been used for termination or exclusion (give examples)</del> <del>5. Other, explain</del>	100 words.	100 words.
Additional Criteria	Other, explain	Other, explain	100 words	100 words.

17.4.2 Advanced Primary Care

~~Questions 17.4.2.1 and 17.4.2.2 are required for new entrant Applicants. All questions required for currently 1717 contracted Applicants.~~

~~Covered California recognizes that providing high-quality, equitable, and affordable care requires a foundation of effective and patient-centered primary care. Advanced primary care is patient-centered, accessible, team-based, data-driven, supports the integration of behavioral health services, and provides care management for patients with complex conditions. Advanced primary care is supported by alternative payment models such as population-based payments and shared savings arrangements. Applicant shall actively promote the development and use of advanced primary care models that promote access, care coordination, and quality while managing the total cost of care. The following questions address Applicant's ability to match at least 95% of enrollees with a primary care clinician and increase the proportion of providers paid under a payment strategy that promotes advanced primary care.~~

~~This strategy meets the QIS requirements.~~

~~17.4.2.1 Report the percentage of Covered California Enrollees who either selected or were matched with a primary care clinician in 2022 in Attachment J—QHP IND Run Charts. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare. Applicants currently contracted with Covered California must enter the number and percentage of providers paid under each model reported in the Certification~~

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~~Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. Report data by product (HMO, PPO, EPO, Other).~~

~~Single, Pull-down list.~~

~~1: Attached,~~

~~2: Not attached~~

~~-~~

~~17.4.2.2 Report all types of payment methods used for primary care services and number of providers paid under each model in 2022 in Attachment J—QHP IND Run Charts using the alternative payment models (APM) outlined in the Health Care Payment Learning Action & Action Network (HCP LAN) Alternative Payment Model APM Framework. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare. Applicants currently contracted with Covered California must enter the number and percentage of providers paid under each model reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. 17 Report data by product (HMO, PPO, EPO, Other).~~

~~References:~~

~~HCP LAN Alternative Payment Model APM Framework: <http://hcp-lan.org/workproducts/apm-refresh-whitepaper-final.pdf>~~

~~Single, Pull-down list.~~

~~1: Attached,~~

~~2: Not attached~~

~~17.4.2.3 Complete Attachment K1—QHP QIS 1 Work Plan—Advanced Primary Care to describe updates on progress made since the previous QIS submission in each part of the primary care goals, and planned activities. Address each of the following in the work plan narrative:~~

~~Updates on the PCP matching initiative, including a status report, feedback on the enrollee experience, challenges, and suggestions (if applicable)~~

~~*Progress implementing alternative payment models for primary care to align with Category 3 or 4 APMs described in the APM Framework including: activities conducted, data collected and analyzed, and results*~~

~~Describe any support or technical assistance (financial, staffing, educational, etc.) that Applicant or multi-insurer collaborative is providing to primary care providers to support their efforts towards accessible, data-driven, team-based care~~

~~Implementation of advanced primary care initiatives and quality improvement activities to improve health outcomes on any of the QTI measures:~~

~~Comprehensive Diabetes Care: Hemoglobin A1c (HbA1c) Control (<8.0%) (NQF #0575)~~

~~Controlling High Blood Pressure (NQF #0018)~~

~~Colorectal Cancer Screening (NQF #0034)~~

~~Childhood Immunization Status (Combo 10) (NQF #0038)~~

~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~

~~Known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

~~Single, Pull-down list.~~

~~1: Attached,~~

~~2: Not attached~~

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### 17.4.3 Integrated Delivery Systems and Accountable Care Organizations

All questions are required for new entrant Applicants. Question 17.4.3.1-17 is required for currently contracted Applicants.

Evidence suggests the adoption and expansion of integrated, coordinated, and accountable systems of care such as Integrated Delivery Systems (IDSs) or Accountable Care Organization (ACOs) can lead to improved quality and reduced costs. An IDS is defined as an organized healthcare delivery system in which payers, hospitals, and providers coordinate to provide patient care, integrate care across settings, and share responsibility for patient outcomes and resource use. IDS partners are generally managed by the same organization. An ACO is defined as a system of population-based care coordinated across the continuum including multidisciplinary physicians and physician groups, hospitals, and ancillary providers with combined risk sharing arrangements and shared incentives between providers or between payers and providers. Ideally ACO partners are held accountable for nationally recognized clinical, financial, and operational performance. As providers accept more accountability under this provision, Applicant shall ensure that providers have the capacity to manage the risk. There are many variations of ACO implementation with evidence suggesting that there are key characteristics of an ACO model that influence its success. The following questions address Applicant's ability to increase enrollment in IDS or ACO models in its Covered California network and solicit information about the structure of Applicant's IDS and ACO models.

17.4.3.1 Using the definition for IDS or ACO above, report the number and percentage of Covered California Enrollees and total California Enrollees who are managed under an IDS or ACO in 2022 in Attachment J – QHP IND Run Charts. Applicants currently contracted with Covered California must enter the percentage reported in the Certification Application for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare. Report data by product (HMO, PPO, EPO, Other).

Single, Pull-down list.

- 1: Attached,
- 2: Not attached

17.4.3.2 Applicant must identify key components of the Applicant's IDS or ACO model and must briefly explain how each component is implemented.

	Response	Details
Regulated ACO or IDS entity status: Insurer	Single, Pull-down list. 1: Yes 2: No	50 words.
Regulated ACO or IDS entity status: Provider with Knox Keene license	Single, Pull-down list. 1: Yes 2: No	50 words.
Participation: 2-way (health plan/provider organization)	Single, Pull-down list. 1: Yes 2: No	50 words.
Participation: 3-way (health plan/provider organization/hospital)	Single, Pull-down list.	50 words.

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	1: Yes 2: No	
Participation: 4-way (health plan/provider organization/purchaser)	Single, Pull-down list. 1: Yes 2: No	50 words.
Participation: Includes advanced primary care providers or patient-centered medical homes	Single, Pull-down list. 1: Yes 2: No	50 words.
Participation: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Base payment: Global capitation	Single, Pull-down list. 1: Yes 2: No	50 words.
Base payment: Professional capitation only	Single, Pull-down list. 1: Yes 2: No	50 words.
Base payment: Separate professional capitation and hospital capitation	Single, Pull-down list. 1: Yes 2: No	50 words.
Base payment: Fee for service	Single, Pull-down list. 1: Yes 2: No	50 words.
Base payment: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Performance payment: Two-sided shared savings (upside/downside risk)	Single, Pull-down list. 1: Yes 2: No	50 words.
Performance payment: One-sided shared savings (upside risk)	Single, Pull-down list. 1: Yes 2: No	50 words.
Performance payment: Pay for performance quality bonus	Single, Pull-down list. 1: Yes 2: No	50 words.
Performance payment: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Physician-led	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Hospital-led	Single, Pull-down list.	50 words.

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	1: Yes 2: No	
Leadership: Plan-led	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Jointly led by physician and hospitals	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Attribution algorithm	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Patient selection	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Health plan assignment	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Retrospective	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Prospective	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Other	Single, Pull-down list. 1: Yes 2: No	50 words.

17.4.3.3 Applicant must provide, as attachments, documents related to IDSs or ACOs or confirm Applicant will submit the documents as they become available.

-	Response
-	-
(File titled Provider 1a): Applicant's quality and cost measures used to track progress and success of IDS or ACO providers.	Single, Pull-down list. 1: Attached, 2: Not attached
-	
(File titled Provider 1b): Example of Applicant report to its IDS or ACO providers on its quality of care and financial performance, including benchmarking relative	Single, Pull-down list.

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<del>to performance improvement goals or market norms.</del> -	1: Attached, 2: Not attached
<del>(File titled Provider 1c): Confirm Applicant will submit a copy of Applicant's 2021 IHA Align Measure Perform (AMP) Commercial ACO report when it becomes available, if Applicant participates in the program.</del> —	Single, Pull-down list. 1: Confirmed, 2: Not confirmed, 3: N/A

### 17.4.4 Appropriate Use of Cesarean Sections

~~All questions are required for currently contracted Applicants. Questions 17.4.4.1 – 17.4.4.6 required for new entrant Applicants.~~

~~According to the World Health Organization, maternal health refers an individual's health during pregnancy, childbirth, and the postpartum period. Covered California is committed to addressing all three phases to provide a comprehensive approach to maternal health. Cesarean sections (C-sections) can be lifesaving, but significant numbers of low-risk, first-time pregnancies are undergoing this invasive surgery when it is not medically necessary. Reducing the rate of unnecessary C-sections improves health outcomes and patient safety.~~

~~Applicant must: 1) Progressively adopt physician and hospital payment strategies so that revenue for labor and delivery only supports medically necessary care and no financial incentive exists to perform a low-risk Nulliparous Term Singleton Vertex (NTSV) Cesarean Section (C-Section). 2) Promote improvement work through the California Maternal Quality Care Collaborative (CMQCC) Maternal Data Center (MDC), so that all maternity hospitals achieve an NTSV C-Section rate of 23.9% or lower or are at least working toward that goal. 3) Consider a hospital's NTSV C-section rate, improvement trajectory, and willingness to engage in coaching as part of its maternity hospital contracting decisions and terms. Covered California does not expect Contractor to base poor performance, and potential network removal decisions, on one measure alone.~~

~~Smart Care California has outlined three payment strategies to align payment with medically necessary use of C-sections:~~

- ~~Adopt a blended case rate payment for both physicians and hospitals;~~
- ~~Include a NTSV C-section metric in existing hospital and physician quality incentive programs; and adopt population-based payment models, such as maternity episode payment models or inclusion in Integrated Delivery System, ACO, or similar financial accountability arrangement.~~

~~The following questions address Applicant's ability to meet the requirements for the appropriate use of cesarean sections.~~

~~Applicants that are not currently operating in Covered California are expected to adopt a payment methodology structured to support only medically necessary care with no financial incentive to perform C-sections for all contracted physicians and hospitals serving enrollees.~~

~~This strategy meets the QIS requirements.~~

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~~17.4.4.1 Describe how Applicant is measuring overuse of Cesarean Sections. 100 words.~~

~~17.4.4.2 Describe how Applicant is implementing Smart Care California guidelines (<https://www.iha.org/wp-content/uploads/2020/12/c-section-menu-of-payment-and-contracting-options.pdf>) to promote best practices to reduce unnecessary Cesarean Sections.~~

	Guideline	Implementation	Description
1	<del>Adopt a blended case rate payment for both physicians and hospitals.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
2	<del>Include a NTSV C-section metric in existing hospital and physician quality incentive programs.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
3	<del>Adopt population-based payment models, such as ACO-like arrangements.</del>	<del>In-place In-process of implementing Have not implemented</del>	<del>50 words.</del>
4	<del>Pay less for C-sections without medical indication and for scheduled repeat C-sections.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
5	<del>Require or incent hospital participation in CMQCC's Maternal Data Center (MDC).</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
6	<del>Implement network quality improvement requirements with a deadline.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>

~~17.4.4.3 Report number of all network hospitals reporting to the California Maternity Quality Care Collaborative (CMQCC) Maternal Data Center (MDC) in 2022 in Attachment J—QHP IND Run Charts. A list of all California hospitals participating in the MDC can be found here: <https://www.cmqcc.org/about-cmqcc/member-hospitals>. Applicants currently contracted with Covered California must enter the percentage reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~



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Single, Pull-down list.

- 1: Attached,
- 2: Not attached

~~17.4.4.4 Applicant must adopt value-based payment strategies structured to support only medically necessary care with no financial incentive to perform non-medically necessary NTSV C-sections for all contracted physicians and hospitals by year end 2023. These value-based payment strategies include: 1) Blended case rate payment for both physicians and hospitals; 2) Including a NTSV C-section metric in existing hospital and physician quality incentive programs; and 3) Population-based payment models, such as maternity episode payment models.~~

~~Report models and number of network hospitals paid using each payment strategy in 2022 in Attachment J – QHP IND Run Charts. Provide a description of all current payment models for maternity services across all lines of business, and specifically address whether payment differs based on vaginal or non-medically necessary C-Section delivery.~~

~~Applicants currently contracted with Covered California must enter the percentages reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

~~References: [https://www.iha.org/wp-content/uploads/2020/12/c-section\\_menu\\_of\\_payment\\_and\\_contracting\\_options.pdf](https://www.iha.org/wp-content/uploads/2020/12/c-section_menu_of_payment_and_contracting_options.pdf)~~

Single, Pull-down list.

- 1: Attached,
- 2: Not attached

~~17.4.4.5 Applicant must confirm that all network physicians are paid on a case rate for deliveries and that payment is the same for both vaginal and non-medically necessary C-section delivery. If not, Applicant must complete the following table.~~

	Response			
<del>Confirm that all network physicians are paid on a case rate for deliveries and that payment is the same for both vaginal and C-section delivery.</del>	<del>Single, Radio group. 1: Confirmed 2: Not confirmed, complete table</del>			
<del>Payment Strategy</del>	<del>Description</del>	<del>Percent of Physicians Paid Under Strategy</del>	<del>Numerator</del>	<del>Denominator</del>
<del>Strategy 1: Blended Case Rate</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>
<del>Strategy 2: Provide quality bonuses for physicians that attain NTSV C-section rate goal or make improvements in reducing NTSV C-sections</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>

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Strategy 3: Population-based payment models	50 words.	Percent.	Integer.	Integer.
Strategy 4: Other (explain)	50 words.	Percent.	Integer.	Integer.
Strategy 5: Other (explain)	50 words.	Percent.	Integer.	Integer.
Strategy 6: Other (explain)	50 words.	Percent.	Integer.	Integer.

17.4.4.6 Maternal health disparities exist across the full spectrum of maternal health, from preconception, to pregnancy, and the postpartum period. Disparities in maternal health disproportionately affect Black and Latino populations at higher rates than other racial groups. Reducing and eliminating gaps in maternal health requires a multifaceted approach. Indicate and describe in the following table any of the activities undertaken by Applicant to identify and reduce maternal health disparities.

Activities to Identify and Reduce Maternal Health Disparities	Response	Details
1. Engages with contracted providers to improve performance on maternal health measures, specify measures and if engagement includes performance reviews, evidence-based interventions, or participation in quality collaboratives	1: Yes 2: No	50 words.
2. Identifies maternal health disparities among its maternity Enrollees	1: Yes 2: No	50 words.
3. Engages with hospitals and providers to address maternal health disparities. Specify if engagement includes quarterly performance reviews, data analysis on race and ethnicity of its maternity Enrollees and outcomes, or implementation of corrective action plans	1: Yes 2: No	50 words.
4. Ensures that its network perinatal providers, staff, and facilities are complying with the California Dignity in Pregnancy and Childbirth Act, which mandates implicit bias training to reduce the effects of implicit bias in pregnancy, childbirth, and postnatal care	1: Yes 2: No	50 words.
5. Supports its maternity Enrollees, such as access to culturally and linguistically appropriate maternity care, referrals to group prenatal care or community-centered care models for patients, in-home lactation and nutrition consultants, doula support for prenatal, labor, delivery, and postpartum care, and related services	1: Yes 2: No	50 words.

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<p><del>6. Ensures that its maternity Enrollees are aware of the supportive services available to them, including the services described in (5) above, and that Enrollees know how to access these services</del></p>	<p><del>1: Yes 2: No</del></p>	<p><del>50 words.</del></p>
<p><del>7. Works to promote and encourage all in-network hospitals that provide maternity services to use the resources provided by California Maternity Quality Care Collaborative (CMQCC) and the California Department of Public Health's Maternal, Child and Adolescent Health (MCAH) Division to address maternal health disparities</del></p>	<p><del>1: Yes 2: No</del></p>	<p><del>50 words.</del></p>

~~17.4.4.7 Complete Attachment K2 – QHP QIS 2 Work Plan – Appropriate Use of C-Sections to describe updates on progress made since the last QIS submission with regards to promoting appropriate use of Cesarean Sections (C-Sections). Address each of the following in the work plan narrative:~~

~~Description of how Applicant engages with its network hospitals to reduce NTSV (non-medically necessary) C-Section rates to 23.9% or less~~

~~Description of its value-based payment strategies structured to support only medically necessary care with no financial incentive to perform C-sections for all contracted physicians and hospitals by year end 2023~~

~~Description of how NTSV (non-medically necessary) C-section rates are included in network hospital and provider contracting criteria~~

~~Description of how Applicant promotes and encourages all in-network hospitals that provide maternity services to use the resources provided by CMQCC and enroll in the CMQCC-MDC~~

~~Updates to hospital participation in CMQCC and hospital engagement in maternity care quality improvement, particularly those with a NTSV rate higher than 23.9%~~

~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~

~~List any known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

~~Note: Refer to Appendix M for hospital C-section rates.~~

~~Single, Radio group.~~

~~1: Attached,~~

~~2: Not attached~~

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## 17.4.5 Hospital Quality, Value, and Patient Safety

All questions required for currently contracted Applicants. Questions 17.4.5.1-17.4.5.3 are required for new entrant Applicants.

Applicant must: 1) Adopt a hospital payment strategy that places each general acute care hospital at risk or subject to a bonus payment for quality performance and ties at least 2% of network hospital payments to value. 2) Promote hospital involvement in improvement programs so that all hospitals achieve infection rates (measured as a standardized infection ratio or SIR) of 1.0 or lower for the five Hospital Associated Infection (HAI) measures listed below or are working to improve. 3) Promote hospital involvement in improvement programs so that all hospitals comply with Sepsis Management according to CMS guidelines.

The five HAIs and Sepsis Management are:

1. Catheter Associated Urinary Tract Infections (CAUTI)
2. Central Line Associated Blood Stream Infections (CLABSI)
3. Clostridioides Difficile Infection (CDI)
4. Methicillin-resistant Staphylococcus Aureus (MRSA)
5. Surgical Site Infection of the Colon (SSI Colon)
6. Sepsis Management (SEP-1)

The following questions address Applicant's ability to meet the requirements for hospital patient safety.

This strategy meets the QIS requirements.

17.4.5.1 Applicant shall adopt a hospital payment methodology for each general acute care hospital in its networks that ties payment to quality performance. Report, across all lines of business, the percentage of hospital reimbursements at risk for quality performance and the metrics applied for performance based payments in Attachment J- QHP IND Run Charts. In the details section of the spreadsheet, describe the performance based payment strategy structure used to put payments at risk, and note if more than one structure is used. "Quality performance" includes any number or combination of metrics, including HAIs, readmissions, patient satisfaction, etc. In the same sheet, report metrics used to assess quality performance. Currently contracted Applicants must enter the percentages reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.

Single, Pull-down list.

- 1: Attached,
- 2: Not attached

17.4.5.2 Report the number and percent of hospitals contracted under the model described in question 17.4.5.1 with reimbursement at risk for quality performance in 2022 in Attachment J- QHP IND Run Charts. Currently contracted Applicants must enter the numbers reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.

Single, Pull-down list.

- 1: Attached,
- 2: Not attached

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~~17.4.5.3 Covered California is committed to addressing the opioid epidemic and continues to pursue improvement in the appropriate use of opioids in both the outpatient and hospital settings. In the following table, describe Applicant's strategies to improve the appropriate use of opioids in its network hospitals and how Applicant encourages all network hospitals to utilize the Opioid Management Hospital Self-Assessment, which outlines key milestones to achieving opioid safety, and to participate in the Opioid Care Honor Roll program from Cal Hospital Compare. The self-assessment can be accessed from: <https://calhospitalcompare.org/wp-content/uploads/2022/08/Opioid-Mgmt-Hospital-Self-Assessment-2023-1.pdf>.~~

	Response
<del>Describe Applicant's strategies to improve the appropriate use of opioids in its network hospitals.</del>	<del>200 words.</del>
<del>Describe how Applicant encourages all network hospitals to utilize the Opioid Management Hospital Self-Assessment.</del>	<del>200 words.</del>
<del>Describe how Applicant encourages all network hospitals to participate in the Opioid Care Honor Roll program from Cal Hospital Compare.</del>	<del>200 words.</del>

~~17.4.5.4 Complete Attachment K3—QHP QIS 3 Work Plan—Hospital Quality, Value, Patient Safety to describe progress promoting hospital safety since the last submission. Address each of the following in the work plan narrative:~~

~~How Applicant is engaging with its network hospitals to reduce the five specified HAIs to achieve a Standardized Infection Ratio (SIR) of 1.0 or lower for each of the specified HAIs~~

~~How Applicant aims to improve adherence to the Sepsis Management (SEP-1) guidelines~~

~~How Applicant is leveraging the poor performing hospitals list provided by Cal Hospital Compare to collaborate with other QHP Issuers who contract with the same poor performing hospitals~~

~~Updates to its strategy for promoting Hospital Improvement Innovation Networks (HIIN) participation among the non-participating network hospitals, especially those with a standardized infection ratio (SIR) above 1.0 for the five designated Hospital Acquired Infections (HAIs). Refer to Appendix M: CAUTI, CLABSI, CDI, MRSA Rates, and SSI Colon Rates~~

~~Progress in adopting a payment strategy that places each general acute care hospital at risk or subject to a bonus payment for quality performance and ties at least 2% of network hospital payments to value Collaborations with other QHP Issuers on approaching hospitals to suggest quality improvement program participation or alignment on a payment strategy to tie hospital payment to quality~~

~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~

~~List any known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

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~~Note: In addition to hospital HAI rates in Appendix M, refer to the following publicly available references, which describe free coaching programs available to hospitals:~~

~~Information on Partnership for Patients: <https://partnershipforpatients.cms.gov/>~~

~~Hospital participation in Hospital Improvement Innovation Networks (HIINs):  
<https://partnershipforpatients.cms.gov/about-the-partnership/hospital-engagement-networks/thehospitalengagementnetworks.html>~~

~~Hospital HAI rates can be reviewed individually at <http://calhospitalcompare.org/>.~~

~~Single, Radio group.~~

~~1: Attached,~~

~~2: Not attached~~

## 18 Preferred Provider Organization (PPO)

All questions are required for all Applicants. All questions should be answered at the product level, not Issuer level.

### 18.1 Benefit Design

18.1.1 Applicant must confirm all products offered will comply with the coverage year Patient-Centered Benefit Plan Designs (PCBPD). If not, Applicant must explain why.

Single, Pull-down list.

1: Confirmed

2: Not confirmed, [200 words]

18.1.2 Applicant must confirm all guidelines and due dates will be followed as listed in the Covered California Submission Guidelines Health Individual – Plan Year 2024.

Single, Pull-down list.

1: Confirmed

2: Not confirmed

18.1.3 Applicant must indicate if it is requesting approval for any cost-sharing deviations from the coverage year Patient-Centered Benefit Plan Designs. If yes, Applicant must submit Attachment C - Patient-Centered Benefit Plan Design Deviations. In addition, Applicant must submit the same cost-sharing deviations to Applicant's applicable regulator for approval.

*Note: Alternate benefit design proposals are not permitted in the Individual Marketplace.*

Covered California's decision whether to approve or deny QHP specific proposed deviations are on a case-by-case basis and are not considered an alternate benefit design.

Single, Pull-down.

1: Yes, deviations requested, attached.

2: No, no deviations requested

18.1.4 Covered California encourages Applicant to offer plan products which include all ten Essential Health Benefits, including the pediatric dental Essential Health Benefit. Applicant must indicate if it will adhere to the coverage year Patient-Centered Benefit Plan Design which includes all ten Essential Health Benefits. Failure to offer a product without pediatric dental will not be grounds for rejection of Applicant's application.

Single, Pull-down list.

1: Yes. Individual market QHPs proposed for coverage year include all ten Essential Health

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Benefits.

2: No. Individual market QHPs proposed for coverage year do not include all ten Essential Health Benefits.

18.1.5 Applicant must indicate if proposed QHPs will include coverage of non-emergent out-of-network services. If yes, with respect to non-network, non-emergency claims, describe how non-emergent out-of-network coverage is communicated to enrollees in addition to the details provided in the Evidence of Coverage or Policy document. If no, describe how the lack of coverage for non-emergent out-of-network services coverage is communicated to enrollees, such as the Evidence of Coverage or Policy document.

Single, Radio group.

1: Yes, describe: [100 words]

2: No, describe: [100 words]

18.1.6 Applicant must confirm the coverage year Schedule of Benefits and Coverage (SBC), Evidence of Coverage (EOC) or Policy language describing proposed health Benefits will follow the requirements in the Covered California Submission Guidelines Health Individual – Plan Year 2024 and must comply with state and federal laws.

Single, Radio group.

1: Confirmed

2: Not confirmed:

## 18.2 Benefit Administration

18.2.1 If Applicant's proposed QHPs will include the pediatric dental essential health benefit, Applicant must describe how it intends to embed this benefit. In the description of the option selected, Applicant must describe how it will ensure that the provision of pediatric dental benefits adheres to contractual requirements, including pediatric dental quality measures. Specifically address the following for the pediatric dental Essential Health Benefit:

Activities conducted for consumer education and communication.

Oversight conducted for dental quality and network management.

If the benefit is subcontracted, state the name of the contractor and describe any performance incentives included in the pediatric dental benefits subcontractor contract including metrics used for performance assessment.

Single, Radio group.

1: Offer benefit directly under full-service license: [100 words],

2: Subcontractor relationship: [100 words],

3: Not Applicable

18.2.2 ~~Describe how Applicant administers child eye care benefits. Describe how Applicant administers child eye care benefits administered directly by Applicant~~ Use the details section to specifically address the following:

Activities conducted for consumer education and communication related to child eye care benefits.

Oversight conducted for quality and network management.

Single, Radio group.

1: Offer benefit directly under full-service license: [200 words],

2: Subcontractor relationship: [200 words],

3: Other: [200 words]

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~~18.2.3 Does Applicant subcontract child eye care benefits? If yes, describe how Applicant administers child eye care benefits by subcontracted to a vendor or specialized health care service plan. Use the details section to specifically address the following:~~

~~Single, Radio group.~~

~~1: No, offer benefit directly under full-service license,~~

~~2: Subcontractor relationship: [200 words],~~

18.2.34 Indicate how Applicant administers mental health and substance use disorder (MHSUD) benefits as either administered directly by Applicant or subcontracted to a contractor.

Single, Radio group.

1: Applicant offers benefit directly under full-service license

2: Applicant offers benefit through subcontractor, state the name of the contractor: [50 words].

3: Other, describe: [50 words].

18.2.45 Describe activities Applicant conducts to educate and communicate to consumers about mental health and substance use disorder (MHSUD) benefits and how to access MHSUD services.

200 words.

18.2.56 Describe how Applicant monitors the following components of network management, access, and quality of care for its mental health and substance use disorder (MHSUD) provider network, either directly by Applicant or by a contractor, and describe the performance incentives associated with these components.

Network Management, Access, and Quality Monitoring Components	Monitoring Completed by Applicant or Subcontractor	Describe the oversight and accountability process for each component and the mechanisms used to oversee provider network and/or subcontractor performance, as applicable, in each area	Describe the performance incentives for the provider network and/or subcontractor, as applicable, associated with each component
Provider Network Development	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Network Adequacy	Single, Pull-down list. 1: Applicant 2: Subcontractor	100 words.	100 words.



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	3: Both		
Appointment Wait Times	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Clinical Quality Performance	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Patient Experience	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Cultural and Linguistic Concordance	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Referral Process between Physical Health and Behavioral Health Providers	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Care Coordination	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Telehealth	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.

18.2.67 Covered California supports the innovative use of technology to assist in higher quality, accessible, patient-centered care. Describe Applicant's ability to support telehealth consultations, either through a contractor or provided by the medical group or provider.

Multi, Checkboxes.

- 1: Plan does not offer or allow telehealth consultations,
- 2: Telehealth with interactive face to face dialogue (video and audio),
- 3: Telehealth with interactive dialogue over the phone,
- 4: Telehealth asynchronous *store and forward*
- 5: Telehealth mobile health tools (reminders, alerts, monitoring) via text, instant messaging or other,
- 6: Remote patient monitoring,
- 7: e-Consult: provider-to-provider,
- 8: Other (specify): [20 words]

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18.2.78 Do cost shares for telehealth services differ from the standard benefit design for that product?

Single, Radio group.

1: No, (no attachment)

2: Yes, Attachment D required.

18.2.89 Provide information in the following chart to describe members' access to telehealth via network providers and telehealth vendors and Applicant's capabilities to support provider-member consultations using technology. Applicant will be evaluated based on the availability of telehealth services for all lines of business, particularly Covered California membership. If Applicant is not currently contracted with Covered California, provide a description of telehealth capabilities, and indicate whether those services will be offered to Covered California members.

	Network Provider	Telehealth Vendor	Details
1. Report the percent of members with access to telehealth with interactive face to face dialogue (video and audio) with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
2. Report the percent of members with access to telehealth with interactive dialogue (audio only) by phone with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
3. Report the percent of members with access to telehealth for behavioral health services with interactive face to face dialogue (video and audio) with a network provider or telehealth vendor.	Percent.	Percent.	20 words.
4. Report the percent of members with access to telehealth for behavioral health services with interactive dialogue (audio only) with a network provider or telehealth vendor.	Percent.	Percent.	20 words.
5. Report the percent of members who utilized a single telehealth for behavioral health service with a network provider or telehealth vendor.	Percent	Percent	20 words.
6. Report the percent of members who utilized multiple telehealth for behavioral health services with a network provider or telehealth vendor.	Percent	Percent	20 words.
7. Report the percent of members with access to mobile health tools, such as reminders, alerts, monitoring via text, instant messaging, or other with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
8. Report the percent of members with access to remote patient monitoring with a network provider	Percent.	Percent.	20 words.

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or telehealth vendor (Use as denominator total membership across all lines of business).			
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**18.2.910**

	Network Provider	Details
1. Report the percent of providers with access to e-Consult: provider-to-provider (Use as denominator total providers across all lines of business).	Percent.	20 words.
2. Provide percentage of network physicians and/or physician groups and practices that are designated as having telehealth consultation services available (across all lines of business).	Percent.	20 words.
3. Report the percent of providers identified as available for store-and-forward asynchronous telehealth services (use as denominator total providers across all lines of business).	Percent.	20 words.
4. For physicians that are available to deliver telehealth consultations, what is the average wait time? If Applicant can provide average wait time, describe how that is monitored in the Details section.	Compound, Radio group. 1: On demand, 2: Within 4 hours, 3: Within same day, 4: Scheduled follow-up within 48 hours, 5: Other (describe): [100 words], 6: N/A	

**18.2.101** Applicant reimburses for telehealth consultations.

Single, Radio group.

- 1: Yes,
- 2: No

**18.2.112** Describe the availability of web or telehealth consultations in languages other than English. Include details on how members are notified about the availability of interpreter services for telehealth. Specify all languages offered in Details box.

**18.2.123** Describe how Applicant promotes telehealth (either through vendor or medical group) as an alternative to the Emergency Department for urgent health issues (describe specific engagement efforts and any specific contractual requirements related to this topic for vendors or medical groups).

200 words.

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18.2.134 Describe how Applicant promotes integration and coordination of care between telehealth providers and in-person providers (primary care providers, specialists, etc.).  
200 words.

18.2.145 Specific to behavioral health providers, describe how Applicant promotes integration and coordination of care between in-person cal providers and behavioral health telehealth providers.  
200 words.

18.2.156 Describe how Applicant promotes integration and coordination of care between in-person behavioral health providers and behavioral health telehealth providers.  
200 words.

18.2.167 Describe the referral process and access timeline for members who need higher levels of behavioral health care in addition to or following a behavioral health telehealth visit.  
200 words.

18.2.1768 Describe any follow-up processes in place to support members who access telehealth for behavioral health services for the first time. Examples may include satisfaction surveys, support for scheduling follow-up appointments, or referrals.  
200 words.

18.2.189 Describe any telehealth innovations or pilot programs adopted by Applicant (such as plans for new programs, expansion of existing programs, new telehealth features, etc.).  
200 words.

### 18.3 Provider Network

18.3.1 Provider network data must be included in this submission for all geographic locations to which Applicant is applying for certification as a QHP. Submit provider data according to the data file layout in the [Covered California Provider Data Submission Guide](https://hbex.coveredca.com/stakeholders/plan-management/library/Covered-California-Provider-Data-Submission-Guide-V1.12.pdf); ~~<https://hbex.coveredca.com/stakeholders/plan-management/library/Covered-California-Provider-Data-Submission-Guide-V1.12.pdf>~~. The provider network submission for the certification year must be consistent with what will be filed to the appropriate regulator for approval if Applicant is selected as a QHP Issuer. Covered California requires the information, as requested, to allow cross-network comparisons and evaluations.

Single, Pull-down list.

1: Attached (confirming provider data is for the certification year),  
2: Not attached,  
3: Not attached, Applicant attesting to no material changes to existing plan year Covered California network for the certification year

Attached Document(s): [Appendix N - Current Covered CA Data Dictionary.xlsx](#)

18.3.2 Applicant must complete all tabs in Attachment E1 - HMO Provider Network Tables, for their HMO Network.

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Single, Pull-down list.

- 1: Attached,
- 2: Not attached

Attached Document(s): [Attachment E1 - HMO Provider Network Tables v1.xlsx](#)

18.3.3 Does Applicant conduct provider negotiations and manage its own network or does Applicant lease a network from another organization?

Single, Pull-down list.

- 1: Applicant contracts and manages network,
- 2: Applicant leases network

18.3.4 For leased networks, Applicant must describe the terms of the lease agreement. If not applicable, put "Not Applicable" in Response box.

	Response
Length of the lease agreement	100 words. N/A OK.
Start Date	To the day. N/A OK.
End Date	To the day. N/A OK.
Leasing Organization	100 words. N/A OK.

18.3.5 As part of the lease agreement, does Applicant have the ability to influence provider contract terms for (select all that apply):

Multi, Checkboxes.

- 1: Transparency,
- 2: Implementation of new programs and initiatives,
- 3: Acquire timely and up-to-date information on providers,
- 4: Ability to obtain data from providers,
- 5: Ability to conduct outreach and education to providers if need arises,
- 6: Ability to add new providers,
- 7: If no, describe plans to ensure Applicant's ability to control network and meet Covered California requirements: [ 500 words ] ,
- 8: Not applicable

18.3.6 Describe tools and data sources used in assessing geographic access to primary, specialty, behavioral health, and hospital care based on enrollee access.

100 words.

18.3.7 Briefly describe methodology used to assess geographic access to primary, specialist, behavioral health, and hospital care based on enrollee residence, including relevant measurement criteria and benchmarks for ensuring adequate access.

200 words.

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18.3.8 Describe tools and data sources used when tracking ethnic and racial diversity in the population and ensuring access to appropriate culturally competent providers.

100 words.

18.3.9 Briefly describe methodology used when tracking ethnic and racial diversity in the population and ensuring access to appropriate culturally competent providers, including relevant measurement criteria and benchmarks for ensuring adequate access.

200 words.

18.3.10 Describe tools and data sources used in assessing enrollee wait times for appointments with primary, specialty, and behavioral health providers.

100 words.

18.3.11 Briefly describe methodology used to assess wait times for appointments with primary, specialty, and behavioral health providers, including relevant measurement criteria and benchmarks for ensuring adequate access.

200 words.

18.3.12 Many California residents live in counties bordering other states where the out-of-state services are closer than in-state services.

Does Applicant offer coverage in a California county or region bordering another state?	Single, Pull-down list. 1: Yes, 2: No, 3: Not Applicable
Does applicant allow out-of-state (non-emergency) providers to participate in networks to serve Covered California enrollees? If yes, explain in detail how this coverage is offered.	Compound, Pull-down list. 1: Yes: [200 words], 2: No, 3: Not Applicable

18.3.13 Has Applicant applied for or received regulatory approval for an alternate network adequacy standard for any counties in proposed service area for the certification year?

Single, Pull-down list.

- 1: Yes,
- 2: No,
- 3: Not Applicable

18.3.14 If Applicant has applied for or received regulatory approval for an alternate network adequacy standard for any counties in proposed service area for the certification year, please list all applicable counties.

200 words.

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18.3.15 Total Number of contracted behavioral health individual providers:  
Integer.

18.3.16 Total Number of contracted behavioral health facility providers:  
Integer.

18.3.17 Total Number of Contracted Hospitals:  
Integer.

18.3.18 Describe any plans for network additions, by product, including any new medical groups or hospital systems that Applicant would like to highlight for Covered California attention.  
100 words.

### 18.4 Delivery System and Payment Strategies to Drive Quality

18.4.1 Attachment 1 of the Covered California Qualified Health Plan (QHP) Issuer Contract embodies Covered California's vision for delivery system reform and serves as a roadmap to delivery system improvements. A number of the delivery system and payment strategy requirements in Attachment 1 meet the federal Quality Improvement Strategy (QIS) requirements.

The Patient Protection and Affordable Care Act (§1311(g)(1)) requires periodic reporting to Covered California of activities a QHP Issuer has conducted to implement a strategy for quality improvement. This strategy is defined as a multi-year improvement strategy that includes a payment structure that provides increased reimbursement or other incentives for improving health outcomes, reducing hospital readmissions, improving patient safety, and reducing medical errors, implementing wellness and health promotion activities, and reducing health and health care disparities. QHP Issuers must implement and report on a quality improvement strategy or strategies consistent with the standard of section 1311(g) of the ACA.

Applicants that are currently operating in Covered California are required to complete QIS workplans as part of the Application process. The following strategies meet the QIS requirements and Applicants must submit QIS workplans:

- Advanced-Effective Primary Care
- Accountable Care Organizations (ACOs) and Integrated Delivery Systems (IDSs)
- Appropriate Use of Cesarean Sections
- Hospital Quality, Value, and Patient Safety

QHP certification is conditioned on Applicant developing a multi-year QIS and reporting year-to-year activities and progress on each initiative area.

If Applicants that are currently operating in Covered California have the same provider network for both the Individual Marketplace and the Small Business Marketplace, Covered California recognizes the responses may be the same or similar for both markets.

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Applicants that are not currently operating in Covered California are not required to complete the QIS workplan updates as part of the Application for 2024 but must review Attachment 1 with the understanding that engagement in the QIS and Attachment 1 initiatives will be contractually required and measured in the future if Applicant contracts with Covered California.

Applicants offering certified QHPs in the Covered California Individual Marketplace may meet QIS requirements for proposed CCSB QHPs if the QIS applies to Applicant's proposed CCSB QHPs. Applicant attests that its QIS that meets Covered California requirements for the Individual Marketplace QHPs also applies to the proposed Small Business Marketplace QHPs. Single, Radio group.

1. Yes, Individual Market QHP QIS workplan applies to proposed Small Business Marketplace QHPs

2. No, Individual Market QHP QIS workplan does not apply to proposed Small Business Marketplace QHPs. If no, Applicant must complete a QIS workplan for Small Business Marketplace that describes a payment structure that provides increased reimbursement or other incentives to support one of the following: improve health outcomes, reduce hospital readmissions, improve patient safety and reduce medical errors, implement wellness and health promotion activities, and/or reduce health and health care disparities

### ~~18.4.1 Provider Networks Based on Value~~

~~All questions are required for new entrant Applicants.~~

~~Applicant shall curate and manage its network(s) to address variation in quality and cost performance across network hospitals and providers, with a focus on improving the performance of hospitals and providers. Applicant shall measure, analyze, and reduce variation to achieve consistent high performance for all network hospitals and providers. Applicant shall hold its contracted hospitals and providers accountable for improving quality and managing cost and provide support to its contracted hospitals and providers to improve performance. The following questions address Applicant's ability to track and address variation in quality and cost performance across network hospitals and providers.~~

~~18.4.1 In the following table, Applicant must identify key quality and cost sources and measures that the Applicant uses to evaluate providers and hospitals for determining initial and ongoing network inclusion, and briefly explain how each measure is used, including if and how the measure is used for performance payment. Applicant must also describe any additional criteria used to determine network inclusion.~~

	<del>Data Source</del>	<del>Purpose</del>	<del>Provide examples if response #4 selected for Purpose</del>	<del>Provide details if Other selected in Data Source or Purpose</del>
<del>Hospital Quality</del>	<del>Multi, checkboxes 1. Cal Hospital Compare data</del>	<del>Multi, checkboxes 1. Used for initial contracting assessment</del>	<del>100 words.</del>	<del>100 words.</del>



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	<del>2. California Maternal Quality Collaborative data</del> <del>3. Leapfrog Group data</del> <del>4. CMS Hospital Quality Reporting</del> <del>5. Program or another CMS program</del> <del>6. Designated Center of Excellence (COE)</del> <del>7. Other, explain</del>	<del>2. Used for re-contracting assessment</del> <del>3. Has been used for incentive or P4P payments</del> <del>4. Has been used for termination or exclusion (give examples)</del> <del>5. Other, explain</del>		
Hospital Cost	Multi, checkboxes <del>1. Percent of Medicare rates</del> <del>2. Diagnosis-Related Group (DRG) costs</del> <del>3. Comparison to other hospital costs in geographic area</del> <del>4. Comparison to other hospital costs by decile or other method</del> <del>5. CMS Hospital Price Transparency data</del> <del>6. Other, explain</del>	Multi, checkboxes <del>1. Used for initial contracting assessment</del> <del>2. Used for re-contracting assessment</del> <del>3. Has been used for incentive or P4P payments</del> <del>4. Has been used for termination or exclusion (give examples)</del> <del>5. Other, explain</del>	<del>100 words.</del>	<del>100 words.</del>
Provider Quality	Multi, checkboxes <del>1. Integrated Healthcare Association data</del> <del>2. Office of Patient Advocate data</del> <del>3. Other, explain</del>	Multi, checkboxes <del>1. Used for initial contracting assessment</del> <del>2. Used for re-contracting assessment</del> <del>3. Has been used for incentive or P4P payments</del> <del>4. Has been used for termination or</del>	<del>100 words.</del>	<del>100 words.</del>

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		exclusion (give examples) 5. Other, explain		
Provider Cost	Multi, checkboxes 1. Total Cost of Care data 2. Comparison to other physician or physician groups in geographic area 3. Other, explain	Multi, checkboxes 1. Used for initial contracting assessment 2. Used for re-contracting assessment 3. Has been used for incentive or P4P payments 4. Has been used for termination or exclusion (give examples) 5. Other, explain	100 words.	100 words.
Additional Criteria	Other, explain	Other, explain	100 words	100 words.

18.4.2 Advanced Primary Care

Questions 18.4.2.1 and 18.4.2.2 are required for new entrant Applicants. All questions required for currently contracted Applicants.

Covered California recognizes that providing high quality, equitable, and affordable care requires a foundation of effective and patient centered primary care. Advanced primary care is patient centered, accessible, team based, data driven, supports the integration of behavioral health services, and provides care management for patients with complex conditions. Advanced primary care is supported by alternative payment models such as population based payments and shared savings arrangements. Applicant shall actively promote the development and use of advanced primary care models that promote access, care coordination, and quality while managing the total cost of care. The following questions address Applicant's ability to match at least 95% of enrollees with a primary care clinician and increase the proportion of providers paid under a payment strategy that promotes advanced primary care.

This strategy meets the QIS requirements.

Covered California recognizes that providing high quality, equitable, and affordable care requires a foundation of effective and patient centered primary care. Advanced primary care is patient centered, accessible, team based, data driven, supports the integration of behavioral health services, and provides care management for patients with complex conditions. Advanced primary care is supported by alternative payment models such as population based payments and shared savings arrangements. Applicant shall actively promote the development and use of advanced primary care models that promote access, care coordination, and quality while managing the total cost of care. The following questions address Applicant's ability to match at least 95% of enrollees with a primary care clinician and increase the proportion of providers paid under a payment strategy that promotes advanced primary care.

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~~18.4.2.1 Report the percentage of Covered California Enrollees who either selected or were matched with a primary care clinician in 2022 in Attachment J—QHP IND Run Charts. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare. Applicants currently contracted with Covered California must enter the number and percentage of providers paid under each model reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. Report data by product (HMO, PPO, EPO, Other).~~

~~Single, Pull-down list.~~

~~1: Attached,~~

~~2: Not attached~~

~~-~~

~~18.4.2.2 Report all types of payment methods used for primary care services and number of providers paid under each model in 2022 in Attachment J—QHP IND Run Charts using the alternative payment models (APM) outlined in the Health Care Payment Learning Action & Action Network (HCP LAN) Alternative Payment Model APM Framework. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare. Applicants currently contracted with Covered California must enter the number and percentage of providers paid under each model reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. Report data by product (HMO, PPO, EPO, Other).~~

~~References:~~

~~HCP LAN Alternative Payment Model APM Framework: <http://hcp-lan.org/workproducts/apm-refresh-whitepaper-final.pdf>~~

~~Single, Pull-down list.~~

~~1: Attached,~~

~~2: Not attached~~

~~18.4.2.3 Complete Attachment K1—QHP QIS 1 Work Plan—Advanced Primary Care to describe updates on progress made since the previous QIS submission in each part of the primary care goals, and planned activities. Address each of the following in the work plan narrative:~~

~~Updates on the PCP matching initiative, including a status report, feedback on the enrollee experience, challenges, and suggestions (if applicable)~~

~~Progress implementing alternative payment models for primary care to align with Category 3 or 4 APMs described in the APM Framework including: activities conducted, data collected and analyzed, and results~~

~~Describe any support or technical assistance (financial, staffing, educational, etc.) that Applicant or multi-insurer collaborative is providing to primary care providers to support their efforts towards accessible, data-driven, team-based care~~

~~Implementation of advanced primary care initiatives and quality improvement activities to improve health outcomes on any of the QTI measures:~~

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~~Comprehensive Diabetes Care: Hemoglobin A1c (HbA1c) Control (<8.0%) (NQF #0575)~~

~~Controlling High Blood Pressure (NQF #0018)~~

~~Colorectal Cancer Screening (NQF #0034)~~

~~Childhood Immunization Status (Combo 10) (NQF #0038)~~

~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~

~~Known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

~~Single, Pull-down list.~~

~~1: Attached,~~

~~2: Not attached~~

### ~~18.4.3: Integrated Delivery Systems and Accountable Care Organizations~~

~~All questions are required for new entrant Applicants. Question 18.4.3.1 is required for currently contracted Applicants.~~

~~Evidence suggests the adoption and expansion of integrated, coordinated, and accountable systems of care such as Integrated Delivery Systems (IDSs) or Accountable Care Organization (ACOs) can lead to improved quality and reduced costs. An IDS is defined as an organized healthcare delivery system in which payers, hospitals, and providers coordinate to provide patient care, integrate care across settings, and share responsibility for patient outcomes and resource use. IDS partners are generally managed by the same organization. An ACO is defined as a system of population-based care coordinated across the continuum including multidisciplinary physicians and physician groups, hospitals, and ancillary providers with combined risk sharing arrangements and shared incentives between providers or between payers and providers. Ideally ACO partners are held accountable for nationally recognized clinical, financial, and operational performance. As providers accept more accountability under this provision, Applicant shall ensure that providers have the capacity to manage the risk. There are many variations of ACO implementation with evidence suggesting that there are key characteristics of an ACO model that influence its success. The following questions address Applicant's ability to increase enrollment in IDS or ACO models in its Covered California network and solicit information about the structure of Applicant's IDS and ACO models.~~

~~18.4.3.1 Using the definition for IDS or ACO above, report the number and percentage of Covered California Enrollees and total California Enrollees who are managed under an IDS or ACO in 2022 in Attachment J – QHP IND Run Charts. Applicants currently contracted with Covered California must enter the percentage reported in the Certification Application for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare. Report data by product (HMO, PPO, EPO, Other).~~

~~Single, Pull-down list.~~

~~1: Attached,~~

~~2: Not attached~~

~~18.4.3.2 Applicant must identify key components of the Applicant's IDS or ACO model and must briefly explain how each component is implemented.~~

	Response	Details
<del>Regulated ACO or IDS entity status: Insurer</del>	<del>Single, Pull-down list.</del>	<del>50 words.</del>

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	1: Yes 2: No	
<del>Regulated ACO or IDS entity status: Provider with Knox Keene license</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Participation: 2-way (health plan/provider organization)</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Participation: 3-way (health plan/provider organization/hospital)</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Participation: 4-way (health plan/provider organization/purchaser)</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Participation: Includes advanced primary care providers or patient-centered medical homes</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Participation: Other</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Base payment: Global capitation</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Base payment: Professional capitation only</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Base payment: Separate professional capitation and hospital capitation</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Base payment: Fee for service</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Base payment: Other</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Performance payment: Two-sided shared savings (upside/downside risk)</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Performance payment: One-sided shared savings (upside risk)</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Performance payment: Pay for performance quality bonus</del>	<del>Single, Pull-down list.</del>	<del>50 words.</del>

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	1: Yes 2: No	
Performance payment: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Physician-led	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Hospital-led	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Plan-led	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Jointly led by physician and hospitals	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Attribution algorithm	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Patient selection	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Health plan assignment	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Retrospective	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Prospective	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Other	Single, Pull-down list. 1: Yes 2: No	50 words.

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~~18.4.3.3 Applicant must provide, as attachments, documents related to IDSs or ACOs or confirm Applicant will submit the documents as they become available.~~

<del>-</del>	<del>Response</del>
<del>(File titled Provider 1a): Applicant's quality and cost measures used to track progress and success of IDS or ACO providers.</del>	<del>Single, Pull-down list. 1: Attached; 2: Not attached</del>
<del>(File titled Provider 1b): Example of Applicant report to its IDS or ACO providers on its quality of care and financial performance, including benchmarking relative to performance improvement goals or market norms.</del>	<del>Single, Pull-down list. 1: Attached; 2: Not attached</del>
<del>(File titled Provider 1c): Confirm Applicant will submit a copy of Applicant's 2021 IHA Align Measure Perform (AMP) Commercial ACO report when it becomes available, if Applicant participates in the program.</del>	<del>Single, Pull-down list. 1: Confirmed; 2: Not confirmed; 3: N/A</del>

### ~~18.4.4: Appropriate Use of Cesarean Sections~~

~~All questions are required for currently contracted Applicants. Questions 18.4.4.1–18.4.4.6 required for new entrant Applicants.~~

~~According to the World Health Organization, maternal health refers an individual's health during pregnancy, childbirth, and the postpartum period. Covered California is committed to addressing all three phases to provide a comprehensive approach to maternal health. Cesarean sections (C-sections) can be lifesaving, but significant numbers of low-risk, first-time pregnancies are undergoing this invasive surgery when it is not medically necessary. Reducing the rate of unnecessary C-sections improves health outcomes and patient safety.~~

~~Applicant must: 1) Progressively adopt physician and hospital payment strategies so that revenue for labor and delivery only supports medically necessary care and no financial incentive exists to perform a low-risk Nulliparous Term Singleton Vertex (NTSV) Cesarean Section (C-Section). 2) Promote improvement work through the California Maternal Quality Care Collaborative (CMQCC) Maternal Data Center (MDC), so that all maternity hospitals achieve an NTSV C-Section rate of 23.9% or lower or are at least working toward that goal. 3) Consider a hospital's NTSV C-section rate, improvement trajectory, and willingness to engage in coaching as part of its maternity hospital contracting decisions and terms. Covered California does not expect Contractor to base poor performance, and potential network removal decisions, on one measure alone.~~

~~Smart Care California has outlined three payment strategies to align payment with medically necessary use of C-sections:~~

~~Adopt a blended case rate payment for both physicians and hospitals;~~

~~Include a NTSV C-section metric in existing hospital and physician quality incentive programs; and~~

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~~Adopt population-based payment models, such as maternity episode payment models or inclusion in Integrated Delivery System, ACO, or similar financial accountability arrangement.~~

~~The following questions address Applicant's ability to meet the requirements for the appropriate use of cesarean sections.~~

~~Applicants that are not currently operating in Covered California are expected to adopt a payment methodology structured to support only medically necessary care with no financial incentive to perform C-sections for all contracted physicians and hospitals serving enrollees. This strategy meets the QIS requirements.~~

~~18.4.4.1 Describe how Applicant is measuring overuse of Cesarean Sections.~~

~~100 words.~~

~~18.4.4.2 Describe how Applicant is implementing Smart Care California guidelines (<https://www.iha.org/wp-content/uploads/2020/12/c-section-menu-of-payment-and-contracting-options.pdf>) to promote best practices to reduce unnecessary Cesarean Sections.~~

	Guideline	Implementation	Description
1	<del>Adopt a blended case rate payment for both physicians and hospitals.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
2	<del>Include a NTSV C-section metric in existing hospital and physician quality incentive programs.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
3	<del>Adopt population-based payment models, such as ACO-like arrangements.</del>	<del>In-place In-process of implementing Have not implemented</del>	<del>50 words.</del>
4	<del>Pay less for C-sections without medical indication and for scheduled repeat C-sections.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
5	<del>Require or incent hospital participation in CMQCC's Maternal Data Center (MDC).</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
6	<del>Implement network quality improvement requirements with a deadline.</del>	<del>In-place Implementation in progress</del>	<del>50 words.</del>



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		Have not implemented	
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~~18.4.4.3 Report number of all network hospitals reporting to the California Maternity Quality Care Collaborative (CMQCC) Maternal Data Center (MDC) in 2022 in Attachment J – QHP IND Run Charts. A list of all California hospitals participating in the MDC can be found here: <https://www.cmqcc.org/about-cmqcc/member-hospitals>. Applicants currently contracted with Covered California must enter the percentage reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

~~Single, Pull-down list.~~

- ~~1: Attached,  
2: Not attached~~

~~18.4.4.4 Applicant must adopt value-based payment strategies structured to support only medically necessary care with no financial incentive to perform non-medically necessary NTSV C-sections for all contracted physicians and hospitals by year end 2023. These value-based payment strategies include: 1) Blended case rate payment for both physicians and hospitals; 2) Including a NTSV C-section metric in existing hospital and physician quality incentive programs; and 3) Population-based payment models, such as maternity episode payment models.~~

~~Report models and number of network hospitals paid using each payment strategy in 2022 in Attachment J – QHP IND Run Charts. Provide a description of all current payment models for maternity services across all lines of business, and specifically address whether payment differs based on vaginal or non-medically necessary C-Section delivery.~~

~~Applicants currently contracted with Covered California must enter the percentages reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

~~References: [https://www.iha.org/wp-content/uploads/2020/12/c-section\\_menu\\_of\\_payment\\_and\\_contracting\\_options.pdf](https://www.iha.org/wp-content/uploads/2020/12/c-section_menu_of_payment_and_contracting_options.pdf).~~

~~Single, Pull-down list.~~

- ~~1: Attached,  
2: Not attached~~

~~18.4.4.5 Applicant must confirm that all network physicians are paid on a case rate for deliveries and that payment is the same for both vaginal and non-medically necessary C-section delivery. If not, Applicant must complete the following table.~~

	Response			
<del>Confirm that all network physicians are paid on a case rate for deliveries and that payment is the same for both vaginal and C-section delivery.</del>	<del>Single, Radio group. 1: Confirmed 2: Not confirmed, complete table</del>			

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Payment Strategy	Description	Percent of Physicians Paid Under Strategy	Numerator	Denominator
Strategy 1: Blended Case Rate	50 words.	Percent.	Integer.	Integer.
Strategy 2: Provide quality bonuses for physicians that attain NTSV C-section rate goal or make improvements in reducing NTSV C-sections	50 words.	Percent.	Integer.	Integer.
Strategy 3: Population-based payment models	50 words.	Percent.	Integer.	Integer.
Strategy 4: Other (explain)	50 words.	Percent.	Integer.	Integer.
Strategy 5: Other (explain)	50 words.	Percent.	Integer.	Integer.
Strategy 6: Other (explain)	50 words.	Percent.	Integer.	Integer.

~~18.4.4.6 Maternal health disparities exist across the full spectrum of maternal health, from preconception, to pregnancy, and the postpartum period. Disparities in maternal health disproportionately affect Black and Latino populations at higher rates than other racial groups. Reducing and eliminating gaps in maternal health requires a multifaceted approach. Indicate and describe in the following table any of the activities undertaken by Applicant to identify and reduce maternal health disparities.~~

Activities to Identify and Reduce Maternal Health Disparities	Response	Details
<del>1. Engages with contracted providers to improve performance on maternal health measures, specify measures and if engagement includes performance reviews, evidence-based interventions, or participation in quality collaboratives</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>
<del>2. Identifies maternal health disparities among its maternity Enrollees</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>
<del>3. Engages with hospitals and providers to address maternal health disparities. Specify if engagement includes quarterly performance reviews, data analysis on race and ethnicity of its maternity Enrollees and outcomes, or implementation of corrective action plans</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>
<del>4. Ensures that its network perinatal providers, staff, and facilities are complying with the California Dignity in Pregnancy and Childbirth Act, which mandates implicit bias</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>

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<del>training to reduce the effects of implicit bias in pregnancy, childbirth, and postnatal care</del>		
<del>5. Supports its maternity Enrollees, such as access to culturally and linguistically appropriate maternity care, referrals to group prenatal care or community-centered care models for patients, in-home lactation and nutrition consultants, doula support for prenatal, labor, delivery, and postpartum care, and related services</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>
<del>6. Ensures that its maternity Enrollees are aware of the supportive services available to them, including the services described in (5) above, and that Enrollees know how to access these services</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>
<del>7. Works to promote and encourage all in-network hospitals that provide maternity services to use the resources provided by California Maternity Quality Care Collaborative (CMQCC) and the California Department of Public Health's Maternal, Child and Adolescent Health (MCAH) Division to address maternal health disparities</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>

~~18.4.4.7 Complete Attachment K2 — QHP QIS 2 Work Plan — Appropriate Use of C Sections to describe updates on progress made since the last QIS submission with regards to promoting appropriate use of Cesarean Sections (C Sections). Address each of the following in the work plan narrative:~~

~~Description of how Applicant engages with its network hospitals to reduce NTSV (non-medically necessary) C Section rates to 23.9% or less~~

~~Description of its value-based payment strategies structured to support only medically necessary care with no financial incentive to perform C-sections for all contracted physicians and hospitals by year-end 2023~~

~~Description of how NTSV (non-medically necessary) C-section rates are included in network hospital and provider contracting criteria~~

~~Description of how Applicant promotes and encourages all in-network hospitals that provide maternity services to use the resources provided by CMQCC and enroll in the CMQCC MDC~~

~~Updates to hospital participation in CMQCC and hospital engagement in maternity care quality improvement, particularly those with a NTSV rate higher than 23.9%~~

~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~

~~List any known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

~~Note: Refer to Appendix M for hospital C-section rates.~~

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Single, Radio group.

1: Attached,

2: Not attached

## 18.4.5: Hospital Quality, Value, and Patient Safety

All questions required for currently contracted Applicants. Questions 18.4.5.1-18.4.5.3 are required for new entrant Applicants.

Applicant must: 1) Adopt a hospital payment strategy that places each general acute care hospital at risk or subject to a bonus payment for quality performance and ties at least 2% of network hospital payments to value. 2) Promote hospital involvement in improvement programs so that all hospitals achieve infection rates (measured as a standardized infection ratio or SIR) of 1.0 or lower for the five Hospital Associated Infection (HAI) measures listed below or are working to improve. 3) Promote hospital involvement in improvement programs so that all hospitals comply with Sepsis Management according to CMS guidelines.

The five HAIs and Sepsis Management are:

1. Catheter Associated Urinary Tract Infections (CAUTI)
2. Central Line Associated Blood Stream Infections (CLABSI)
3. Clostridioides Difficile Infection (CDI)
4. Methicillin-resistant Staphylococcus Aureus (MRSA)
5. Surgical Site Infection of the Colon (SSI Colon)
6. Sepsis Management (SEP-1)

The following questions address Applicant's ability to meet the requirements for hospital patient safety.

This strategy meets the QIS requirements.

18.4.5.1 Applicant shall adopt a hospital payment methodology for each general acute care hospital in its networks that ties payment to quality performance. Report, across all lines of business, the percentage of hospital reimbursements at risk for quality performance and the metrics applied for performance-based payments in Attachment J—QHP IND Run Charts. In the details section of the spreadsheet, describe the performance-based payment strategy structure used to put payments at risk, and note if more than one structure is used. "Quality performance" includes any number or combination of metrics, including HAIs, readmissions, patient satisfaction, etc. In the same sheet, report metrics used to assess quality performance. Currently contracted Applicants must enter the percentages reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.

Single, Pull-down list.

1: Attached,

2: Not attached

18.4.5.2 Report the number and percent of hospitals contracted under the model described in question 18.4.5.1 with reimbursement at risk for quality performance in 2022 in Attachment J—QHP IND Run Charts. Currently contracted Applicants must enter the numbers reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.

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Single, Pull-down list.

1: Attached,

2: Not attached

~~18.4.5.3 Covered California is committed to addressing the opioid epidemic and continues to pursue improvement in the appropriate use of opioids in both the outpatient and hospital settings. In the following table, describe Applicant’s strategies to improve the appropriate use of opioids in its network hospitals and how Applicant encourages all network hospitals to utilize the Opioid Management Hospital Self-Assessment, which outlines key milestones to achieving opioid safety, and to participate in the Opioid Care Honor Roll program from Cal Hospital Compare. The self-assessment can be accessed from: <https://calhospitalcompare.org/wp-content/uploads/2022/08/Opioid-Mgmt-Hospital-Self-Assessment-2023-1.pdf>.~~

	Response
<del>Describe Applicant’s strategies to improve the appropriate use of opioids in its network hospitals.</del>	<del>200 words.</del>
<del>Describe how Applicant encourages all network hospitals to utilize the Opioid Management Hospital Self-Assessment.</del>	<del>200 words.</del>
<del>Describe how Applicant encourages all network hospitals to participate in the Opioid Care Honor Roll program from Cal Hospital Compare.</del>	<del>200 words.</del>

~~18.4.5.4 Complete Attachment K3—QHP QIS 3 Work Plan—Hospital Quality, Value, Patient Safety to describe progress promoting hospital safety since the last submission. Address each of the following in the work plan narrative:~~

~~How Applicant is engaging with its network hospitals to reduce the five specified HAIs to achieve a Standardized Infection Ratio (SIR) of 1.0 or lower for each of the specified HAIs~~

~~How Applicant aims to improve adherence to the Sepsis Management (SEP-1) guidelines~~

~~How Applicant is leveraging the poor performing hospitals list provided by Cal Hospital Compare to collaborate with other QHP Issuers who contract with the same poor performing hospitals~~

~~Updates to its strategy for promoting Hospital Improvement Innovation Networks (HIIN) participation among the non-participating network hospitals, especially those with a standardized infection ratio (SIR) above 1.0 for the five designated Hospital Acquired Infections (HAIs). Refer to Appendix M: CAUTI, CLABSI, CDI, MRSA Rates, and SSI Colon Rates~~

~~Progress in adopting a payment strategy that places each general acute care hospital at risk or subject to a bonus payment for quality performance and ties at least 2% of network hospital payments to value Collaborations with other QHP Issuers on approaching hospitals to suggest quality improvement program participation or alignment on a payment strategy to tie hospital payment to quality~~

~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~

~~List any known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

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~~Note: In addition to hospital HAI rates in Appendix M, refer to the following publicly available references, which describe free coaching programs available to hospitals:~~

~~Information on Partnership for Patients: <https://partnershipforpatients.cms.gov/>~~

~~Hospital participation in Hospital Improvement Innovation Networks (HIINs):  
<https://partnershipforpatients.cms.gov/about-the-partnership/hospital-engagement-networks/thehospitalengagementnetworks.html>~~

~~Hospital HAI rates can be reviewed individually at <http://calhospitalcompare.org/>.~~

~~Single, Radio group.~~

~~1: Attached,~~

~~2: Not attached~~

### 19 Exclusive Provider Organization (EPO)

All questions are required for all Applicants. All questions should be answered at the product level, not Issuer level.

#### 19.1 Benefit Design

19.1.1 Applicant must confirm all products offered will comply with the coverage year Patient-Centered Benefit Plan Designs (PCBPD). If not, Applicant must explain why.

Single, Pull-down list.

1: Confirmed

2: Not confirmed, [200 words]

19.1.2 Applicant must confirm all guidelines and due dates will be followed as listed in the Covered California Submission Guidelines Health Individual – Plan Year 2024.

Single, Pull-down list.

1: Confirmed

2: *Not confirmed*

19.1.3 Applicant must indicate if it is requesting approval for any cost-sharing deviations from the coverage year Patient-Centered Benefit Plan Designs. If yes, Applicant must submit Attachment C - Patient-Centered Benefit Plan Design Deviations. In addition, Applicant must submit the same cost-sharing deviations to Applicant's applicable regulator for approval.

*Note: Alternate benefit design proposals are not permitted in the Individual Marketplace.*

Covered California's decision whether to approve or deny QHP specific proposed deviations are on a case-by-case basis and are not considered an alternate benefit design.

Single, Pull-down.

1: Yes, deviations requested, attached.

2: No, no deviations requested

19.1.4 Covered California encourages Applicant to offer plan products which include all ten Essential Health Benefits, including the pediatric dental Essential Health Benefit. Applicant must indicate if it will adhere to the coverage year Patient-Centered Benefit Plan Design which includes all ten Essential Health Benefits. Failure to offer a product without pediatric dental will not be grounds for rejection of Applicant's application.

Single, Pull-down list.

1: Yes. Individual market QHPs proposed for coverage year include all ten Essential Health

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Benefits.

2: No. Individual market QHPs proposed for coverage year do not include all ten Essential Health Benefits.

19.1.5 Applicant must indicate if proposed QHPs will include coverage of non-emergent out-of-network services. If yes, with respect to non-network, non-emergency claims, describe how non-emergent out-of-network coverage is communicated to enrollees in addition to the details provided in the Evidence of Coverage or Policy document. If no, describe how the lack of coverage for non-emergent out-of-network services coverage is communicated to enrollees, such as the Evidence of Coverage or Policy document.

Single, Radio group.

1: Yes, describe: [100 words]

2: No, describe: [100 words]

19.1.6 Applicant must confirm the coverage year Schedule of Benefits and Coverage (SBC), Evidence of Coverage (EOC) or Policy language describing proposed health Benefits will follow the requirements in the Covered California Submission Guidelines Health Individual – Plan Year 2024 and must comply with state and federal laws.

Single, Radio group.

1: Confirmed

2: *Not confirmed:*

### **19.2 Benefit Administration**

19.2.1 If Applicant's proposed QHPs will include the pediatric dental essential health benefit, Applicant must describe how it intends to embed this benefit. In the description of the option selected, Applicant must describe how it will ensure that the provision of pediatric dental benefits adheres to contractual requirements, including pediatric dental quality measures. Specifically address the following for the pediatric dental Essential Health Benefit:

Activities conducted for consumer education and communication.

Oversight conducted for dental quality and network management.

If the benefit is subcontracted, state the name of the contractor and describe any performance incentives included in the pediatric dental benefits subcontractor contract including metrics used for performance assessment.

Single, Radio group.

1: Offer benefit directly under full-service license: [100 words],

2: Subcontractor relationship: [100 words],

3: Not Applicable

19.2.2 Describe how Applicant administers child eye care benefits. Use the details section to specifically address the following:

Activities conducted for consumer education and communication related to child eye care benefits.

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Oversight conducted for quality and network management.

Single, Radio group.

- 1: Offer benefit directly under full-service license: [200 words],
- 2: Subcontractor relationship: [200 words],
- 3: Other: [200 words]

~~19.2.3 Does Applicant subcontract child eye care benefits? If yes, describe how Applicant administers child eye care benefits by subcontracted to a vendor or specialized health care service plan. Use the details section to specifically address the following:~~

~~If the benefit is subcontracted, state the name of the contractor, and describe any performance incentives included in the child eye care benefits subcontractor contract including metrics used for performance assessment.~~

~~Single, Radio group.~~

- ~~1: No, offer benefit directly under full-service license,~~
- ~~2: Subcontractor relationship: [200 words],~~

19.2.34 Indicate how Applicant administers mental health and substance use disorder (MHSUD) benefits as either administered directly by Applicant or subcontracted to a contractor.

Single, Radio group.

- 1: Applicant offers benefit directly under full-service license
- 2: Applicant offers benefit through subcontractor, state the name of the contractor: [50 words].
- 3: Other, describe: [50 words].

19.2.45 Describe activities Applicant conducts to educate and communicate to consumers about mental health and substance use disorder (MHSUD) benefits and how to access MHSUD services.

200 words.

19.2.56 Describe how Applicant monitors the following components of network management, access, and quality of care for its mental health and substance use disorder (MHSUD) provider network, either directly by Applicant or by a contractor, and describe the performance incentives associated with these components.

Network Management, Access, and Quality Monitoring Components	Monitoring Completed by Applicant or Subcontractor	Describe the oversight and accountability process for each component and the mechanisms used to oversee provider network and/or subcontractor performance, as	Describe the performance incentives for the provider network and/or subcontractor, as applicable, associated with each component
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		applicable, in each area	
Provider Network Development	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Network Adequacy	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Appointment Wait Times	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Clinical Quality Performance	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Patient Experience	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Cultural and Linguistic Concordance	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Referral Process between Physical Health and Behavioral Health Providers	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Care Coordination	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Telehealth	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.

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19.2.67 Covered California supports the innovative use of technology to assist in higher quality, accessible, patient-centered care. Describe Applicant's ability to support telehealth consultations, either through a contractor or provided by the medical group or provider.

Multi, Checkboxes.

- 1: Plan does not offer or allow telehealth consultations,
- 2: Telehealth with interactive face to face dialogue (video and audio),
- 3: Telehealth with interactive dialogue over the phone,
- 4: Telehealth asynchronous store and forward
- 5: Telehealth mobile health tools (reminders, alerts, monitoring) via text, instant messaging or other,
- 6: Remote patient monitoring,
- 7: e-Consult: provider-to-provider,
- 8: Other (specify): [20 words]

19.2.78 Do cost shares for telehealth services differ from the standard benefit design for that product?

Single, Radio group.

- 1: No, (no attachment)
- 2: Yes, Attachment D required.

19.2.89 Provide information in the following chart to describe members' access to telehealth via network providers and telehealth vendors and Applicant's capabilities to support provider-member consultations using technology. Applicant will be evaluated based on the availability of telehealth services for all lines of business, particularly Covered California membership. If Applicant is not currently contracted with Covered California, provide a description of telehealth capabilities, and indicate whether those services will be offered to Covered California members.

	Network Provider	Telehealth Vendor	Details
1. Report the percent of members with access to telehealth with interactive face to face dialogue (video and audio) with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
2. Report the percent of members with access to telehealth with interactive dialogue (audio only) by phone with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
3. Report the percent of members with access to telehealth for behavioral health services with interactive face to face dialogue (video and audio) with a network provider or telehealth vendor.	Percent.	Percent.	20 words.
4. Report the percent of members with access to telehealth for behavioral health services with interactive dialogue (audio only) with a network provider or telehealth vendor.	Percent.	Percent.	20 words.

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5. Report the percent of members who utilized a single telehealth for behavioral health service with a network provider or telehealth vendor.	Percent	Percent	20 words.
6. Report the percent of members who utilized multiple telehealth for behavioral health services with a network provider or telehealth vendor.	Percent	Percent	20 words.
7. Report the percent of members with access to mobile health tools, such as reminders, alerts, monitoring via text, instant messaging, or other with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
8. Report the percent of members with access to remote patient monitoring with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.

19.2.940

	Network Provider	Details
1. Report the percent of providers with access to e-Consult: provider-to-provider (Use as denominator total providers across all lines of business).	Percent.	20 words.
2. Provide percentage of network physicians and/or physician groups and practices that are designated as having telehealth consultation services available (across all lines of business).	Percent.	20 words.
3. Report the percent of providers identified as available for store-and-forward asynchronous telehealth services (use as denominator total providers across all lines of business).	Percent.	20 words.
4. For physicians that are available to deliver telehealth consultations, what is the average wait time? If Applicant can provide average wait time, describe how that is monitored in the Details section.	Compound, Radio group. 1: On demand, 2: Within 4 hours, 3: Within same day, 4: Scheduled follow-up within 48 hours, 5: Other (describe): [100 words], 6: N/A	

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19.2.104 Applicant reimburses for telehealth consultations.

Single, Radio group.

1: Yes,  
2: No

19.2.112 Describe the availability of web or telehealth consultations in languages other than English. Include details on how members are notified about the availability of interpreter services for telehealth. Specify all languages offered in Details box.

19.2.123 Describe how Applicant promotes telehealth (either through vendor or medical group) as an alternative to the Emergency Department for urgent health issues (describe specific engagement efforts and any specific contractual requirements related to this topic for vendors or medical groups).

200 words.

19.2.134 Describe how Applicant promotes integration and coordination of care between telehealth providers and in-person providers (primary care providers, specialists, etc.).

200 words.

19.2.145 Specific to behavioral health providers, describe how Applicant promotes integration and coordination of care between in-person cal providers and behavioral health telehealth providers.

200 words.

19.2.156 Describe how Applicant promotes integration and coordination of care between in-person behavioral health providers and behavioral health telehealth providers.

200 words.

19.2.167 Describe the referral process and access timeline for members who need higher levels of behavioral health care in addition to or following a behavioral health telehealth visit.

200 words.

19.2.178 Describe any follow-up processes in place to support members who access telehealth for behavioral health services for the first time. Examples may include satisfaction surveys, support for scheduling follow-up appointments, or referrals.

200 words.

19.2.189 Describe any telehealth innovations or pilot programs adopted by Applicant (such as plans for new programs, expansion of existing programs, new telehealth features, etc.).

200 words.

### 19.3 Provider Network

19.3.1 Provider network data must be included in this submission for all geographic locations to which Applicant is applying for certification as a QHP. Submit provider data according to the data file layout in the [Covered California Provider Data Submission Guide](#)~~Covered California~~

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~~Provider Data Submission Guide, <https://hbex.coveredca.com/stakeholders/plan-management/library/Covered-California-Provider-Data-Submission-Guide-V1.12.pdf>~~. The provider network submission for the certification year must be consistent with what will be filed to the appropriate regulator for approval if Applicant is selected as a QHP Issuer. Covered California requires the information, as requested, to allow cross-network comparisons and evaluations.

Single, Pull-down list.

- 1: Attached (confirming provider data is for the certification year),
- 2: Not attached,
- 3: Not attached, Applicant attesting to no material changes to existing plan year Covered California network for the certification year

Attached Document(s): [Appendix N - Current Covered CA Data Dictionary.xlsx](#)

19.3.2 Applicant must complete all tabs in Attachment E1 - HMO Provider Network Tables, for their HMO Network.

Single, Pull-down list.

- 1: Attached,
- 2: Not attached

Attached Document(s): [Attachment E1 - HMO Provider Network Tables v1.xlsx](#)

19.3.3 Does Applicant conduct provider negotiations and manage its own network or does Applicant lease a network from another organization?

Single, Pull-down list.

- 1: Applicant contracts and manages network,
- 2: Applicant leases network

19.3.4 For leased networks, Applicant must describe the terms of the lease agreement. If not applicable, put "Not Applicable" in Response box.

	Response
Length of the lease agreement	100 words. N/A OK.
Start Date	To the day. N/A OK.
End Date	To the day. N/A OK.
Leasing Organization	100 words. N/A OK.

19.3.5 As part of the lease agreement, does Applicant have the ability to influence provider contract terms for (select all that apply):

Multi, Checkboxes.

- 1: Transparency,
- 2: Implementation of new programs and initiatives,
- 3: Acquire timely and up-to-date information on providers,

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- 4: Ability to obtain data from providers,
- 5: Ability to conduct outreach and education to providers if need arises,
- 6: Ability to add new providers,
- 7: If no, describe plans to ensure Applicant's ability to control network and meet Covered California requirements: [ 500 words ] ,
- 8: Not applicable

19.3.6 Describe tools and data sources used in assessing geographic access to primary, specialty, behavioral health, and hospital care based on enrollee access.  
100 words.

19.3.7 Briefly describe methodology used to assess geographic access to primary, specialist, behavioral health, and hospital care based on enrollee residence, including relevant measurement criteria and benchmarks for ensuring adequate access.  
200 words.

19.3.8 Describe tools and data sources used when tracking ethnic and racial diversity in the population and ensuring access to appropriate culturally competent providers.  
100 words.

19.3.9 Briefly describe methodology used when tracking ethnic and racial diversity in the population and ensuring access to appropriate culturally competent providers, including relevant measurement criteria and benchmarks for ensuring adequate access.  
200 words.

19.3.10 Describe tools and data sources used in assessing enrollee wait times for appointments with primary, specialty, and behavioral health providers.  
100 words.

19.3.11 Briefly describe methodology used to assess wait times for appointments with primary, specialty, and behavioral health providers, including relevant measurement criteria and benchmarks for ensuring adequate access.  
200 words.

19.3.12 Many California residents live in counties bordering other states where the out-of-state services are closer than in-state services.

Does Applicant offer coverage in a California county or region bordering another state?	Single, Pull-down list. 1: Yes, 2: No, 3: Not Applicable
Does applicant allow out-of-state (non-emergency) providers to participate in networks to serve Covered California enrollees? If yes, explain in detail how this coverage is offered.	Compound, Pull-down list. 1: Yes: [200 words],

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	2: No, 3: Not Applicable
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19.3.13 Has Applicant applied for or received regulatory approval for an alternate network adequacy standard for any counties in proposed service area for the certification year?

Single, Pull-down list.

1: Yes,

2: No,

3: Not Applicable

19.3.14 If Applicant has applied for or received regulatory approval for an alternate network adequacy standard for any counties in proposed service area for the certification year, please list all applicable counties.

200 words.

19.3.15 Total Number of contracted behavioral health individual providers:

Integer.

19.3.16 Total Number of contracted behavioral health facility providers:

Integer.

19.3.17 Total Number of Contracted Hospitals:

Integer.

19.3.18 Describe any plans for network additions, by product, including any new medical groups or hospital systems that Applicant would like to highlight for Covered California attention.

100 words.

### **19.4 Delivery System and Payment Strategies to Drive Quality**

**19.4.1** Attachment 1 of the Covered California Qualified Health Plan (QHP) Issuer Contract embodies Covered California's vision for delivery system reform and serves as a roadmap to delivery system improvements. A number of the delivery system and payment strategy requirements in Attachment 1 meet the federal Quality Improvement Strategy (QIS) requirements.

The Patient Protection and Affordable Care Act (§1311(g)(1)) requires periodic reporting to Covered California of activities a QHP Issuer has conducted to implement a strategy for quality improvement. This strategy is defined as a multi-year improvement strategy that includes a payment structure that provides increased reimbursement or other incentives for improving health outcomes, reducing hospital readmissions, improving patient safety, and reducing medical errors, implementing wellness and health promotion activities, and reducing health and health care disparities. QHP Issuers must implement and report on a quality improvement strategy or strategies consistent with the standard of section 1311(g) of the ACA.

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Applicants that are currently operating in Covered California are required to complete QIS workplans as part of the Application process. The following strategies meet the QIS requirements and Applicants must submit QIS workplans:

- ~~Advanced-Effective~~ Primary Care
- Accountable Care Organizations (ACOs) and Integrated Delivery Systems (IDSs)
- Appropriate Use of Cesarean Sections
- Hospital ~~Quality, Value, and~~ Patient Safety

QHP certification is conditioned on Applicant developing a multi-year QIS and reporting year-to-year activities and progress on each initiative area.

If Applicants that are currently operating in Covered California have the same provider network for both the Individual Marketplace and the Small Business Marketplace, Covered California recognizes the responses may be the same or similar for both markets.

Applicants that are not currently operating in Covered California are not required to complete the QIS workplan updates as part of the Application for 2024 but must review Attachment 1 with the understanding that engagement in the QIS and Attachment 1 initiatives will be contractually required and measured in the future if Applicant contracts with Covered California.

Applicants offering certified QHPs in the Covered California Individual Marketplace may meet QIS requirements for proposed CCSB QHPs if the QIS applies to Applicant's proposed CCSB QHPs. Applicant attests that its QIS that meets Covered California requirements for the Individual Marketplace QHPs also applies to the proposed Small Business Marketplace QHPs. Single, Radio group.

1. Yes, Individual Market QHP QIS workplan applies to proposed Small Business Marketplace QHPs

2. No, Individual Market QHP QIS workplan does not apply to proposed Small Business Marketplace QHPs. If no, Applicant must complete a QIS workplan for Small Business Marketplace that describes a payment structure that provides increased reimbursement or other incentives to support one of the following: improve health outcomes, reduce hospital readmissions, improve patient safety and reduce medical errors, implement wellness and health promotion activities, and/or reduce health and health care disparities

### ~~19.4.1 Provider Networks Based on Value~~

~~All questions are required for new entrant Applicants.~~

~~Applicant shall curate and manage its network(s) to address variation in quality and cost performance across network hospitals and providers, with a focus on improving the performance of hospitals and providers. Applicant shall measure, analyze, and reduce variation to achieve consistent high performance for all network hospitals and providers. Applicant shall hold its contracted hospitals and providers accountable for improving quality and managing cost and provide support to its contracted hospitals and providers to improve performance. The following questions address Applicant's ability to track and address variation in quality and cost performance across network hospitals and providers.~~

~~19.4.1 In the following table, Applicant must identify key quality and cost sources and measures that the Applicant uses to evaluate providers and hospitals for determining initial and ongoing network inclusion, and briefly explain how each measure is used, including if and how the~~



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~~measure is used for performance payment. Applicant must also describe any additional criteria used to determine network inclusion.~~

	Data Source	Purpose	Provide examples if response #4 selected for Purpose	Provide details if Other selected in Data Source or Purpose
Hospital Quality	<del>Multi, checkboxes            1. Cal Hospital Compare data            2. California Maternal Quality Collaborative data            3. Leapfrog Group data            4. CMS Hospital Quality Reporting            5. Program or another CMS program            6. Designated Center of Excellence (COE)            7. Other, explain</del>	<del>Multi, checkboxes            1. Used for initial contracting assessment            2. Used for re-contracting assessment            3. Has been used for incentive or P4P payments            4. Has been used for termination or exclusion (give examples)            5. Other, explain</del>	<del>100 words.</del>	<del>100 words.</del>
Hospital Cost	<del>Multi, checkboxes            1. Percent of Medicare rates            2. Diagnosis-Related Group (DRG) costs            3. Comparison to other hospital costs in geographic area            4. Comparison to other hospital costs by decile or other method            5. CMS Hospital Price Transparency data            6. Other, explain</del>	<del>Multi, checkboxes            1. Used for initial contracting assessment            2. Used for re-contracting assessment            3. Has been used for incentive or P4P payments            4. Has been used for termination or exclusion (give examples)            5. Other, explain</del>	<del>100 words.</del>	<del>100 words.</del>
Provider Quality	<del>Multi, checkboxes</del>	<del>Multi, checkboxes</del>	<del>100 words.</del>	<del>100 words.</del>

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	<del>1. Integrated Healthcare Association data 2. Office of Patient Advocate data 3. Other, explain</del>	<del>1. Used for initial contracting assessment 2. Used for re-contracting assessment 3. Has been used for incentive or P4P payments 4. Has been used for termination or exclusion (give examples) 5. Other, explain</del>		
<del>Provider Cost</del>	<del>Multi, checkboxes 1. Total Cost of Care data 2. Comparison to other physician or physician groups in geographic area 3. Other, explain</del>	<del>Multi, checkboxes 1. Used for initial contracting assessment 2. Used for re-contracting assessment 3. Has been used for incentive or P4P payments 4. Has been used for termination or exclusion (give examples) 5. Other, explain</del>	<del>100 words.</del>	<del>100 words.</del>
<del>Additional Criteria</del>	<del>Other, explain</del>	<del>Other, explain</del>	<del>100 words</del>	<del>100 words.</del>

**19.4.2 Advanced Primary Care**

~~Questions 19.4.2.1 and 19.4.2.2 are required for new entrant Applicants. All questions required for currently contracted Applicants.~~

~~This strategy meets the QIS requirements.~~

~~19.4.2.1 Report the percentage of Covered California Enrollees who either selected or were matched with a primary care clinician in 2022 in Attachment J—QHP IND Run Charts. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare. Applicants currently contracted with Covered California must enter the number and percentage of providers paid under each model reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. Report data by product (HMO, PPO, EPO, Other).~~

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Single, Pull-down list.

- 1: Attached,
- 2: Not attached

-

~~19.4.2.2 Report all types of payment methods used for primary care services and number of providers paid under each model in 2022 in Attachment J—QHP IND Run Charts using the alternative payment models (APM) outlined in the Health Care Payment Learning Action & Action Network (HCP LAN) Alternative Payment Model APM Framework. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare. Applicants currently contracted with Covered California must enter the number and percentage of providers paid under each model reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. Report data by product (HMO, PPO, EPO, Other).~~

~~References:~~

~~HCP LAN Alternative Payment Model APM Framework: <http://hcp-lan.org/workproducts/apm-refresh-whitepaper-final.pdf>~~

Single, Pull-down list.

- 1: Attached,
- 2: Not attached

~~19.4.2.3 Complete Attachment K1—QHP QIS 1 Work Plan—Advanced Primary Care to describe updates on progress made since the previous QIS submission in each part of the primary care goals, and planned activities. Address each of the following in the work plan narrative:~~

~~Updates on the PCP matching initiative, including a status report, feedback on the enrollee experience, challenges, and suggestions (if applicable)~~

~~Progress implementing alternative payment models for primary care to align with Category 3 or 4 APMs described in the APM Framework including: activities conducted, data collected and analyzed, and results~~

~~Describe any support or technical assistance (financial, staffing, educational, etc.) that Applicant or multi-insurer collaborative is providing to primary care providers to support their efforts towards accessible, data-driven, team-based care~~

~~Implementation of advanced primary care initiatives and quality improvement activities to improve health outcomes on any of the QTI measures:~~

~~Comprehensive Diabetes Care: Hemoglobin A1c (HbA1c) Control (<8.0%) (NQF #0575)~~

~~Controlling High Blood Pressure (NQF #0018)~~

~~Colorectal Cancer Screening (NQF #0034)~~

~~Childhood Immunization Status (Combo 10) (NQF #0038)~~

~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~

~~Known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

Single, Pull-down list.

- 1: Attached,
- 2: Not attached

19.4.3: Integrated Delivery Systems and Accountable Care Organizations

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All questions are required for new entrant Applicants. Question 19.4.3.1 is required for currently contracted Applicants.

Evidence suggests the adoption and expansion of integrated, coordinated, and accountable systems of care such as Integrated Delivery Systems (IDSs) or Accountable Care Organization (ACOs) can lead to improved quality and reduced costs. An IDS is defined as an organized healthcare delivery system in which payers, hospitals, and providers coordinate to provide patient care, integrate care across settings, and share responsibility for patient outcomes and resource use. IDS partners are generally managed by the same organization. An ACO is defined as a system of population-based care coordinated across the continuum including multidisciplinary physicians and physician groups, hospitals, and ancillary providers with combined risk sharing arrangements and shared incentives between providers or between payers and providers. Ideally ACO partners are held accountable for nationally recognized clinical, financial, and operational performance. As providers accept more accountability under this provision, Applicant shall ensure that providers have the capacity to manage the risk. There are many variations of ACO implementation with evidence suggesting that there are key characteristics of an ACO model that influence its success. The following questions address Applicant's ability to increase enrollment in IDS or ACO models in its Covered California network and solicit information about the structure of Applicant's IDS and ACO models.

19.4.3.1 Using the definition for IDS or ACO above, report the number and percentage of Covered California Enrollees and total California Enrollees who are managed under an IDS or ACO in 2022 in Attachment J – QHP IND Run Charts. Applicants currently contracted with Covered California must enter the percentage reported in the Certification Application for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare. Report data by product (HMO, PPO, EPO, Other).

Single, Pull-down list.

- 1: Attached,
- 2: Not attached

19.4.3.2 Applicant must identify key components of the Applicant's IDS or ACO model and must briefly explain how each component is implemented.

	Response	Details
Regulated ACO or IDS entity status: Insurer	Single, Pull-down list. 1: Yes 2: No	50 words.
Regulated ACO or IDS entity status: Provider with Knox Keene license	Single, Pull-down list. 1: Yes 2: No	50 words.
Participation: 2-way (health plan/provider organization)	Single, Pull-down list. 1: Yes 2: No	50 words.
Participation: 3-way (health plan/provider organization/hospital)	Single, Pull-down list. 1: Yes 2: No	50 words.
Participation: 4-way (health plan/provider organization/purchaser)	Single, Pull-down list.	50 words.

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	1: Yes 2: No	
<del>Participation: Includes advanced primary care providers or patient-centered medical homes</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Participation: Other</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Base payment: Global capitation</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Base payment: Professional capitation only</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Base payment: Separate professional capitation and hospital capitation</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Base payment: Fee for service</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Base payment: Other</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Performance payment: Two-sided shared savings (upside/downside risk)</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Performance payment: One-sided shared savings (upside risk)</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Performance payment: Pay for performance quality bonus</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Performance payment: Other</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Leadership: Physician-led</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Leadership: Hospital-led</del>	Single, Pull-down list. 1: Yes 2: No	50 words.
<del>Leadership: Plan-led</del>	Single, Pull-down list.	50 words.

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	1: Yes 2: No	
Leadership: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Jointly led by physician and hospitals	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Attribution algorithm	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Patient selection	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Health plan assignment	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Retrospective	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Prospective	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Other	Single, Pull-down list. 1: Yes 2: No	50 words.

19.4.3.3 Applicant must provide, as attachments, documents related to IDSs or ACOs or confirm Applicant will submit the documents as they become available.

	Response
-	-
(File titled Provider 1a): Applicant's quality and cost measures used to track progress and success of IDS or ACO providers.	Single, Pull-down list. 1: Attached, 2: Not attached
(File titled Provider 1b): Example of Applicant report to its IDS or ACO providers on its quality of care and financial performance, including benchmarking relative to performance improvement goals or market norms.	Single, Pull-down list. 1: Attached, 2: Not attached
-	

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<del>(File titled Provider 1c)- Confirm Applicant will submit a copy of Applicant's 2021 IHA Align Measure Perform (AMP) Commercial AGO report when it becomes available, if Applicant participates in the program.</del>	Single, Pull-down list. 1: Confirmed, 2: Not confirmed, 3: N/A
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### 19.4.4: ~~Appropriate Use of Cesarean Sections~~

~~All questions are required for currently contracted Applicants. Questions 19.4.4.1–19.4.4.6 required for new entrant Applicants.~~

~~According to the World Health Organization, maternal health refers an individual's health during pregnancy, childbirth, and the postpartum period. Covered California is committed to addressing all three phases to provide a comprehensive approach to maternal health. Cesarean sections (C-sections) can be lifesaving, but significant numbers of low-risk, first-time pregnancies are undergoing this invasive surgery when it is not medically necessary. Reducing the rate of unnecessary C-sections improves health outcomes and patient safety.~~

~~Applicant must: 1) Progressively adopt physician and hospital payment strategies so that revenue for labor and delivery only supports medically necessary care and no financial incentive exists to perform a low-risk Nulliparous Term Singleton Vertex (NTSV) Cesarean Section (C-Section). 2) Promote improvement work through the California Maternal Quality Care Collaborative (CMQCC) Maternal Data Center (MDC), so that all maternity hospitals achieve an NTSV C-Section rate of 23.9% or lower or are at least working toward that goal. 3) Consider a hospital's NTSV C-section rate, improvement trajectory, and willingness to engage in coaching as part of its maternity hospital contracting decisions and terms. Covered California does not expect Contractor to base poor performance, and potential network removal decisions, on one measure alone.~~

~~Smart Care California has outlined three payment strategies to align payment with medically necessary use of C-sections:~~

~~Adopt a blended case rate payment for both physicians and hospitals;~~

~~Include a NTSV C-section metric in existing hospital and physician quality incentive programs; and~~

~~Adopt population-based payment models, such as maternity episode payment models or inclusion in Integrated Delivery System, ACO, or similar financial accountability arrangement.~~

~~The following questions address Applicant's ability to meet the requirements for the appropriate use of cesarean sections.~~

~~Applicants that are not currently operating in Covered California are expected to adopt a payment methodology structured to support only medically necessary care with no financial incentive to perform C-sections for all contracted physicians and hospitals serving enrollees.~~

~~This strategy meets the QIS requirements.~~

### 20.4.4.1 ~~Describe how Applicant is measuring overuse of Cesarean Sections.~~

~~100 words.~~

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~~19.4.4.2 Describe how Applicant is implementing Smart Care California guidelines (<https://www.iha.org/wp-content/uploads/2020/12/c-section-menu-of-payment-and-contracting-options.pdf>) to promote best practices to reduce unnecessary Cesarean Sections.~~

	Guideline	Implementation	Description
1	<del>Adopt a blended case rate payment for both physicians and hospitals.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
2	<del>Include a NTSV C-section metric in existing hospital and physician quality incentive programs.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
3	<del>Adopt population-based payment models, such as ACO-like arrangements.</del>	<del>In-place In process of implementing Have not implemented</del>	<del>50 words.</del>
4	<del>Pay less for C-sections without medical indication and for scheduled repeat C-sections.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
5	<del>Require or incent hospital participation in CMQCC's Maternal Data Center (MDC).</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
6	<del>Implement network quality improvement requirements with a deadline.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>

~~19.4.4.3 Report number of all network hospitals reporting to the California Maternity Quality Care Collaborative (CMQCC) Maternal Data Center (MDC) in 2022 in Attachment J – QHP IND-Run Charts. A list of all California hospitals participating in the MDC can be found here: <https://www.cmqcc.org/about-cmqcc/member-hospitals>. Applicants currently contracted with Covered California must enter the percentage reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

~~Single, Pull-down list.~~

- ~~1: Attached,  
2: Not attached~~

~~19.4.4.4 Applicant must adopt value-based payment strategies structured to support only medically necessary care with no financial incentive to perform non-medically necessary NTSV~~



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~~C-sections for all contracted physicians and hospitals by year end 2023. These value-based payment strategies include: 1) Blended case rate payment for both physicians and hospitals; 2) Including a NTSV C-section metric in existing hospital and physician quality incentive programs; and 3) Population-based payment models, such as maternity episode payment models.~~

~~Report models and number of network hospitals paid using each payment strategy in 2022 in Attachment J—QHP IND Run Charts. Provide a description of all current payment models for maternity services across all lines of business, and specifically address whether payment differs based on vaginal or non-medically necessary C-Section delivery.~~

~~Applicants currently contracted with Covered California must enter the percentages reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

~~References: [https://www.iha.org/wp-content/uploads/2020/12/c-section\\_menu\\_of\\_payment\\_and\\_contracting\\_options.pdf](https://www.iha.org/wp-content/uploads/2020/12/c-section_menu_of_payment_and_contracting_options.pdf).~~

Single, Pull-down list.

1: Attached;

2: Not attached

19.4.4.5 Applicant must confirm that all network physicians are paid on a case rate for deliveries and that payment is the same for both vaginal and non-medically necessary C-section delivery. If not, Applicant must complete the following table.

	Response			
<del>Confirm that all network physicians are paid on a case rate for deliveries and that payment is the same for both vaginal and C-section delivery.</del>	<del>Single, Radio group. 1: Confirmed 2: Not confirmed, complete table</del>			
<del>Payment Strategy</del>	<del>Description</del>	<del>Percent of Physicians Paid Under Strategy</del>	<del>Numerator</del>	<del>Denominator</del>
<del>Strategy 1: Blended Case Rate</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>
<del>Strategy 2: Provide quality bonuses for physicians that attain NTSV C-section rate goal or make improvements in reducing NTSV C-sections</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>
<del>Strategy 3: Population-based payment models</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>
<del>Strategy 4: Other (explain)</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>
<del>Strategy 5: Other (explain)</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>
<del>Strategy 6: Other (explain)</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>

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~~19.4.4.6 Maternal health disparities exist across the full spectrum of maternal health, from preconception, to pregnancy, and the postpartum period. Disparities in maternal health disproportionately affect Black and Latino populations at higher rates than other racial groups. Reducing and eliminating gaps in maternal health requires a multifaceted approach. Indicate and describe in the following table any of the activities undertaken by Applicant to identify and reduce maternal health disparities.~~

Activities to Identify and Reduce Maternal Health Disparities	Response	Details
<del>1. Engages with contracted providers to improve performance on maternal health measures, specify measures and if engagement includes performance reviews, evidence-based interventions, or participation in quality collaboratives</del>	1: Yes 2: No	50 words.
<del>2. Identifies maternal health disparities among its maternity Enrollees</del>	1: Yes 2: No	50 words.
<del>3. Engages with hospitals and providers to address maternal health disparities. Specify if engagement includes quarterly performance reviews, data analysis on race and ethnicity of its maternity Enrollees and outcomes, or implementation of corrective action plans</del>	1: Yes 2: No	50 words.
<del>4. Ensures that its network perinatal providers, staff, and facilities are complying with the California Dignity in Pregnancy and Childbirth Act, which mandates implicit bias training to reduce the effects of implicit bias in pregnancy, childbirth, and postnatal care</del>	1: Yes 2: No	50 words.
<del>5. Supports its maternity Enrollees, such as access to culturally and linguistically appropriate maternity care, referrals to group prenatal care or community-centered care models for patients, in-home lactation and nutrition consultants, doula support for prenatal, labor, delivery, and postpartum care, and related services</del>	1: Yes 2: No	50 words.
<del>6. Ensures that its maternity Enrollees are aware of the supportive services available to them, including the services described in (5) above, and that Enrollees know how to access these services</del>	1: Yes 2: No	50 words.
<del>7. Works to promote and encourage all in-network hospitals that provide maternity services to use the resources provided by</del>	1: Yes 2: No	50 words.

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<del>California Maternity Quality Care Collaborative (CMQCC) and the California Department of Public Health's Maternal, Child and Adolescent Health (MCAH) Division to address maternal health disparities</del>	
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~~19.4.4.7 Complete Attachment K2— QHP QIS 2 Work Plan— Appropriate Use of C-Sections to describe updates on progress made since the last QIS submission with regards to promoting appropriate use of Cesarean Sections (C-Sections). Address each of the following in the work plan narrative:~~

~~Description of how Applicant engages with its network hospitals to reduce NTSV (non-medically necessary) C-Section rates to 23.9% or less~~

~~Description of its value-based payment strategies structured to support only medically necessary care with no financial incentive to perform C-sections for all contracted physicians and hospitals by year-end 2023~~

~~Description of how NTSV (non-medically necessary) C-section rates are included in network hospital and provider contracting criteria~~

~~Description of how Applicant promotes and encourages all in-network hospitals that provide maternity services to use the resources provided by CMQCC and enroll in the CMQCC MDG~~

~~Updates to hospital participation in CMQCC and hospital engagement in maternity care quality improvement, particularly those with a NTSV rate higher than 23.9%~~

~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~

~~List any known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

~~Note: Refer to Appendix M for hospital C-section rates.~~

~~Single, Radio group.~~

~~1: Attached,~~

~~2: Not attached~~

~~19.4.5 Hospital Quality, Value, and Patient Safety~~

~~All questions required for currently contracted Applicants. Questions 20.4.5.1-19.4.5.3 are required for new entrant Applicants.~~

~~Applicant must: 1) Adopt a hospital payment strategy that places each general acute care hospital at risk or subject to a bonus payment for quality performance and ties at least 2% of network hospital payments to value. 2) Promote hospital involvement in improvement programs so that all hospitals achieve infection rates (measured as a standardized infection ratio or SIR) of 1.0 or lower for the five Hospital Associated Infection (HAI) measures listed below or are~~

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~~working to improve. 3) Promote hospital involvement in improvement programs so that all hospitals comply with Sepsis Management according to CMS guidelines.~~

~~The five HAIs and Sepsis Management are:~~

- ~~1. Catheter Associated Urinary Tract Infections (CAUTI)~~
- ~~2. Central Line Associated Blood Stream Infections (CLABSI)~~
- ~~3. Clostridioides Difficile Infection (CDI)~~
- ~~4. Methicillin-resistant Staphylococcus Aureus (MRSA)~~
- ~~5. Surgical Site Infection of the Colon (SSI Colon)~~
- ~~6. Sepsis Management (SEP-1)~~

~~The following questions address Applicant's ability to meet the requirements for hospital patient safety.~~

~~This strategy meets the QIS requirements.~~

~~19.4.5.1 Applicant shall adopt a hospital payment methodology for each general acute care hospital in its networks that ties payment to quality performance. Report, across all lines of business, the percentage of hospital reimbursements at risk for quality performance and the metrics applied for performance-based payments in Attachment J—QHP IND Run Charts. In the details section of the spreadsheet, describe the performance-based payment strategy structure used to put payments at risk, and note if more than one structure is used. "Quality performance" includes any number or combination of metrics, including HAIs, readmissions, patient satisfaction, etc. In the same sheet, report metrics used to assess quality performance. Currently contracted Applicants must enter the percentages reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

~~Single, Pull-down list.~~

- ~~1: Attached,~~
- ~~2: Not attached~~

~~19.4.5.2 Report the number and percent of hospitals contracted under the model described in question 20.4.5.1 with reimbursement at risk for quality performance in 2022 in Attachment J—QHP IND Run Charts. Currently contracted Applicants must enter the numbers reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

~~Single, Pull-down list.~~

- ~~1: Attached,~~
- ~~2: Not attached~~

~~19.4.5.3 Covered California is committed to addressing the opioid epidemic and continues to pursue improvement in the appropriate use of opioids in both the outpatient and hospital settings. In the following table, describe Applicant's strategies to improve the appropriate use of opioids in its network hospitals and how Applicant encourages all network hospitals to utilize the Opioid Management Hospital Self-Assessment, which outlines key milestones to achieving opioid safety, and to participate in the Opioid Care Honor Roll program from Cal Hospital Compare. The self-assessment can be accessed from: <https://calhospitalcompare.org/wp-content/uploads/2022/08/Opioid-Mgmt-Hospital-Self-Assessment-2023-1.pdf>.~~

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	Response
<del>Describe Applicant's strategies to improve the appropriate use of opioids in its network hospitals.</del>	<del>200 words.</del>
<del>Describe how Applicant encourages all network hospitals to utilize the Opioid Management Hospital Self-Assessment.</del>	<del>200 words.</del>
<del>Describe how Applicant encourages all network hospitals to participate in the Opioid Care Honor Roll program from Cal Hospital Compare.</del>	<del>200 words.</del>

~~19.4.5.4 Complete Attachment K3—QHP QIS 3 Work Plan—Hospital Quality, Value, Patient Safety to describe progress promoting hospital safety since the last submission. Address each of the following in the work plan narrative:~~

~~How Applicant is engaging with its network hospitals to reduce the five specified HAIs to achieve a Standardized Infection Ratio (SIR) of 1.0 or lower for each of the specified HAIs~~

~~How Applicant aims to improve adherence to the Sepsis Management (SEP-1) guidelines~~

~~How Applicant is leveraging the poor performing hospitals list provided by Cal Hospital Compare to collaborate with other QHP Issuers who contract with the same poor performing hospitals~~

~~Updates to its strategy for promoting Hospital Improvement Innovation Networks (HIIN) participation among the non-participating network hospitals, especially those with a standardized infection ratio (SIR) above 1.0 for the five designated Hospital Acquired Infections (HAIs). Refer to Appendix M: CAUTI, CLABSI, CDI, MRSA Rates, and SSI Colon Rates~~

~~Progress in adopting a payment strategy that places each general acute care hospital at risk or subject to a bonus payment for quality performance and ties at least 2% of network hospital payments to value Collaborations with other QHP Issuers on approaching hospitals to suggest quality improvement program participation or alignment on a payment strategy to tie hospital payment to quality~~

~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~

~~List any known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

~~Note: In addition to hospital HAI rates in Appendix M, refer to the following publicly available references, which describe free coaching programs available to hospitals:~~

~~Information on Partnership for Patients: <https://partnershipforpatients.cms.gov/>~~

~~Hospital participation in Hospital Improvement Innovation Networks (HIINs): <https://partnershipforpatients.cms.gov/about-the-partnership/hospital-engagement-networks/thehospitalengagementnetworks.html>~~

~~Hospital HAI rates can be reviewed individually at <http://calhospitalcompare.org/>.~~

~~Single, Radio group.~~

~~1: Attached,~~

~~2: Not attached~~

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## 20 Other Network Type

All questions are required for all Applicants. All questions should be answered at the product level, not Issuer level.

### 20.1 Benefit Design

20.1.1 Applicant must confirm all products offered will comply with the coverage year Patient-Centered Benefit Plan Designs (PCBPD). If not, Applicant must explain why.

Single, Pull-down list.

1: Confirmed

2: Not confirmed, [200 words]

20.1.2 Applicant must confirm all guidelines and due dates will be followed as listed in the Covered California Submission Guidelines Health Individual – Plan Year 2024.

Single, Pull-down list.

1: Confirmed

2: Not confirmed

20.1.3 Applicant must indicate if it is requesting approval for any cost-sharing deviations from the coverage year Patient-Centered Benefit Plan Designs. If yes, Applicant must submit Attachment C - Patient-Centered Benefit Plan Design Deviations. In addition, Applicant must submit the same cost-sharing deviations to Applicant's applicable regulator for approval.

*Note: Alternate benefit design proposals are not permitted in the Individual Marketplace.*

Covered California's decision whether to approve or deny QHP specific proposed deviations are on a case-by-case basis and are not considered an alternate benefit design.

Single, Pull-down.

1: Yes, deviations requested, attached.

2: No, no deviations requested

20.1.4 Covered California encourages Applicant to offer plan products which include all ten Essential Health Benefits, including the pediatric dental Essential Health Benefit. Applicant must indicate if it will adhere to the coverage year Patient-Centered Benefit Plan Design which includes all ten Essential Health Benefits. Failure to offer a product without pediatric dental will not be grounds for rejection of Applicant's application.

Single, Pull-down list.

1: Yes. Individual market QHPs proposed for coverage year include all ten Essential Health Benefits.

2: No. Individual market QHPs proposed for coverage year do not include all ten Essential Health Benefits.

20.1.5 Applicant must indicate if proposed QHPs will include coverage of non-emergent out-of-network services. If yes, with respect to non-network, non-emergency claims, describe how non-emergent out-of-network coverage is communicated to enrollees in addition to the details provided in the Evidence of Coverage or Policy document. If no, describe how the lack of coverage for non-emergent out-of-network services coverage is communicated to enrollees, such as the Evidence of Coverage or Policy document.

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Single, Radio group.

1: Yes, describe: [100 words]

2: No, describe: [100 words]

20.1.6 Applicant must confirm the coverage year Schedule of Benefits and Coverage (SBC), Evidence of Coverage (EOC) or Policy language describing proposed health Benefits will follow the requirements in the Covered California Submission Guidelines Health Individual – Plan Year 2024 and must comply with state and federal laws.

Single, Radio group.

1: Confirmed

2: Not confirmed:

### 20.2 Benefit Administration

20.2.1 If Applicant's proposed QHPs will include the pediatric dental essential health benefit, Applicant must describe how it intends to embed this benefit. In the description of the option selected, Applicant must describe how it will ensure that the provision of pediatric dental benefits adheres to contractual requirements, including pediatric dental quality measures. Specifically address the following for the pediatric dental Essential Health Benefit:

Activities conducted for consumer education and communication.

Oversight conducted for dental quality and network management.

If the benefit is subcontracted, state the name of the contractor and describe any performance incentives included in the pediatric dental benefits subcontractor contract including metrics used for performance assessment.

Single, Radio group.

1: Offer benefit directly under full-service license: [100 words],

2: Subcontractor relationship: [100 words],

3: Not Applicable

20.2.2 ~~Describe how Applicant administers child eye care benefits. Describe how Applicant administers child eye care benefits administered directly by Applicant~~ Use the details section to specifically address the following:

Activities conducted for consumer education and communication related to child eye care benefits.

Oversight conducted for quality and network management.

Single, Radio group.

1: Offer benefit directly under full-service license: [200 words],

2: Subcontractor relationship: [200 words],

3: Other: [200 words]

~~20.2.3 Does Applicant subcontract child eye care benefits? If yes, describe how Applicant administers child eye care benefits by subcontracted to a vendor or specialized health care service plan. Use the details section to specifically address the following:~~

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~~If the benefit is subcontracted, state the name of the contractor, and describe any performance incentives included in the child eye care benefits subcontractor contract including metrics used for performance assessment.~~

~~Single, Radio group.~~

~~1: No, offer benefit directly under full-service license,~~

~~2: Subcontractor relationship: [200 words],~~

20.2.34 Indicate how Applicant administers mental health and substance use disorder (MHSUD) benefits as either administered directly by Applicant or subcontracted to a contractor.

Single, Radio group.

1: Applicant offers benefit directly under full-service license

2: Applicant offers benefit through subcontractor, state the name of the contractor: [50 words].

3: Other, describe: [50 words].

20.2.45 Describe activities Applicant conducts to educate and communicate to consumers about mental health and substance use disorder (MHSUD) benefits and how to access MHSUD services.

200 words.

20.2.56 Describe how Applicant monitors the following components of network management, access, and quality of care for its mental health and substance use disorder (MHSUD) provider network, either directly by Applicant or by a contractor, and describe the performance incentives associated with these components.

Network Management, Access, and Quality Monitoring Components	Monitoring Completed by Applicant or Subcontractor	Describe the oversight and accountability process for each component and the mechanisms used to oversee provider network and/or subcontractor performance, as applicable, in each area	Describe the performance incentives for the provider network and/or subcontractor, as applicable, associated with each component
Provider Network Development	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Network Adequacy	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.



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Appointment Wait Times	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Clinical Quality Performance	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Patient Experience	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Cultural and Linguistic Concordance	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Referral Process between Physical Health and Behavioral Health Providers	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Care Coordination	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.
Telehealth	Single, Pull-down list. 1: Applicant 2: Subcontractor 3: Both	100 words.	100 words.

20.2.67 Covered California supports the innovative use of technology to assist in higher quality, accessible, patient-centered care. Describe Applicant's ability to support telehealth consultations, either through a contractor or provided by the medical group or provider.

Multi, Checkboxes.

- 1: Plan does not offer or allow telehealth consultations,
- 2: Telehealth with interactive face to face dialogue (video and audio),
- 3: Telehealth with interactive dialogue over the phone,
- 4: Telehealth asynchronous *store and forward*
- 5: *Telehealth mobile health tools (reminders, alerts, monitoring) via text, instant messaging or other,*
- 6: Remote patient monitoring,
- 7: e-Consult: provider-to-provider,
- 8: Other (specify): [20 words]

20.2.78 Do cost shares for telehealth services differ from the standard benefit design for that product?

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Single, Radio group.

1: No, (no attachment)

2: Yes, Attachment D required.

20.2.89 Provide information in the following chart to describe members' access to telehealth via network providers and telehealth vendors and Applicant's capabilities to support provider-member consultations using technology. Applicant will be evaluated based on the availability of telehealth services for all lines of business, particularly Covered California membership. If Applicant is not currently contracted with Covered California, provide a description of telehealth capabilities, and indicate whether those services will be offered to Covered California members.

	Network Provider	Telehealth Vendor	Details
1. Report the percent of members with access to telehealth with interactive face to face dialogue (video and audio) with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
2. Report the percent of members with access to telehealth with interactive dialogue (audio only) by phone with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
3. Report the percent of members with access to telehealth for behavioral health services with interactive face to face dialogue (video and audio) with a network provider or telehealth vendor.	Percent.	Percent.	20 words.
4. Report the percent of members with access to telehealth for behavioral health services with interactive dialogue (audio only) with a network provider or telehealth vendor.	Percent.	Percent.	20 words.
5. Report the percent of members who utilized a single telehealth for behavioral health service with a network provider or telehealth vendor.	Percent	Percent	20 words.
6. Report the percent of members who utilized multiple telehealth for behavioral health services with a network provider or telehealth vendor.	Percent	Percent	20 words.
7. Report the percent of members with access to mobile health tools, such as reminders, alerts, monitoring via text, instant messaging, or other with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.
8. Report the percent of members with access to remote patient monitoring with a network provider or telehealth vendor (Use as denominator total membership across all lines of business).	Percent.	Percent.	20 words.

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20.2.910

	Network Provider	Details
1. Report the percent of providers with access to e-Consult: provider-to-provider (Use as denominator total providers across all lines of business).	Percent.	20 words.
2. Provide percentage of network physicians and/or physician groups and practices that are designated as having telehealth consultation services available (across all lines of business).	Percent.	20 words.
3. Report the percent of providers identified as available for store-and-forward asynchronous telehealth services (use as denominator total providers across all lines of business).	Percent.	20 words.
4. For physicians that are available to deliver telehealth consultations, what is the average wait time? If Applicant can provide average wait time, describe how that is monitored in the Details section.	Compound, Radio group. 1: On demand, 2: Within 4 hours, 3: Within same day, 4: Scheduled follow-up within 48 hours, 5: Other (describe): [100 words], 6: N/A	

20.2.101

Applicant reimburses for telehealth consultations.

Single, Radio group.

- 1: Yes,
- 2: No

20.2.112

Describe the availability of web or telehealth consultations in languages other than English. Include details on how members are notified about the availability of interpreter services for telehealth. Specify all languages offered in Details box.

20.2.123

Describe how Applicant promotes telehealth (either through vendor or medical group) as an alternative to the Emergency Department for urgent health issues (describe specific engagement efforts and any specific contractual requirements related to this topic for vendors or medical groups).

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200 words.

## 20.2.134

Describe how Applicant promotes integration and coordination of care between telehealth providers and in-person providers (primary care providers, specialists, etc.).

200 words.

20.2.145 Specific to behavioral health providers, describe how Applicant promotes integration and coordination of care between in-person cal providers and behavioral health telehealth providers.

200 words.

20.2.156 Describe how Applicant promotes integration and coordination of care between in-person behavioral health providers and behavioral health telehealth providers.

200 words.

20.2.167 Describe the referral process and access timeline for members who need higher levels of behavioral health care in addition to or following a behavioral health telehealth visit.

200 words.

20.2.178 Describe any follow-up processes in place to support members who access telehealth for behavioral health services for the first time. Examples may include satisfaction surveys, support for scheduling follow-up appointments, or referrals.

200 words.

20.2.189 Describe any telehealth innovations or pilot programs adopted by Applicant (such as plans for new programs, expansion of existing programs, new telehealth features, etc.).

200 words.

## 20.3 Provider Network

20.3.1 Provider network data must be included in this submission for all geographic locations to which Applicant is applying for certification as a QHP. Submit provider data according to the data file layout in the [Covered California Provider Data Submission Guide](https://hbex.coveredca.com/stakeholders/plan-management/library/Covered-California-Provider-Data-Submission-Guide-V1.12.pdf)~~Covered California Provider Data Submission Guide, https://hbex.coveredca.com/stakeholders/plan-management/library/Covered-California-Provider-Data-Submission-Guide-V1.12.pdf~~. The provider network submission for the certification year must be consistent with what will be filed to the appropriate regulator for approval if Applicant is selected as a QHP Issuer. Covered California requires the information, as requested, to allow cross-network comparisons and evaluations.

Single, Pull-down list.

- 1: Attached (confirming provider data is for the certification year),
- 2: Not attached,
- 3: Not attached, Applicant attesting to no material changes to existing plan year Covered California network for the certification year

Attached Document(s): [Appendix N - Current Covered CA Data Dictionary.xlsx](#)

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20.3.2 Applicant must complete all tabs in Attachment E1 - HMO-Other Provider Network Tables, for their HMO-Other Network.

Single, Pull-down list.

- 1: Attached,
- 2: Not attached

Attached Document(s): Attachment E1 - HMO-Other Provider Network Tables v1.xlsx

20.3.3 Does Applicant conduct provider negotiations and manage its own network or does Applicant lease a network from another organization?

Single, Pull-down list.

- 1: Applicant contracts and manages network,
- 2: Applicant leases network

20.3.4 For leased networks, Applicant must describe the terms of the lease agreement. If not applicable, put "Not Applicable" in Response box.

	Response
Length of the lease agreement	100 words. N/A OK.
Start Date	To the day. N/A OK.
End Date	To the day. N/A OK.
Leasing Organization	100 words. N/A OK.

20.3.5 As part of the lease agreement, does Applicant have the ability to influence provider contract terms for (select all that apply):

Multi, Checkboxes.

- 1: Transparency,
- 2: Implementation of new programs and initiatives,
- 3: Acquire timely and up-to-date information on providers,
- 4: Ability to obtain data from providers,
- 5: Ability to conduct outreach and education to providers if need arises,
- 6: Ability to add new providers,
- 7: If no, describe plans to ensure Applicant's ability to control network and meet Covered California requirements: [ 500 words ] ,
- 8: Not applicable

20.3.6 Describe tools and data sources used in assessing geographic access to primary, specialty, behavioral health, and hospital care based on enrollee access.

100 words.

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20.3.7 Briefly describe methodology used to assess geographic access to primary, specialist, behavioral health, and hospital care based on enrollee residence, including relevant measurement criteria and benchmarks for ensuring adequate access.

200 words.

20.3.8 Describe tools and data sources used when tracking ethnic and racial diversity in the population and ensuring access to appropriate culturally competent providers.

100 words.

20.3.9 Briefly describe methodology used when tracking ethnic and racial diversity in the population and ensuring access to appropriate culturally competent providers, including relevant measurement criteria and benchmarks for ensuring adequate access.

200 words.

20.3.10 Describe tools and data sources used in assessing enrollee wait times for appointments with primary, specialty, and behavioral health providers.

100 words.

20.3.11 Briefly describe methodology used to assess wait times for appointments with primary, specialty, and behavioral health providers, including relevant measurement criteria and benchmarks for ensuring adequate access.

200 words.

20.3.12 Many California residents live in counties bordering other states where the out-of-state services are closer than in-state services.

Does Applicant offer coverage in a California county or region bordering another state?	Single, Pull-down list. 1: Yes, 2: No, 3: Not Applicable
Does applicant allow out-of-state (non-emergency) providers to participate in networks to serve Covered California enrollees? If yes, explain in detail how this coverage is offered.	Compound, Pull-down list. 1: Yes: [200 words], 2: No, 3: Not Applicable

20.3.13 Has Applicant applied for or received regulatory approval for an alternate network adequacy standard for any counties in proposed service area for the certification year?

Single, Pull-down list.

- 1: Yes,
- 2: No,
- 3: Not Applicable

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20.3.14 If Applicant has applied for or received regulatory approval for an alternate network adequacy standard for any counties in proposed service area for the certification year, please list all applicable counties.

200 words.

20.3.15 Total Number of contracted behavioral health individual providers:

Integer.

20.3.16 Total Number of contracted behavioral health facility providers:

Integer.

20.3.17 Total Number of Contracted Hospitals:

Integer.

20.3.18 Describe any plans for network additions, by product, including any new medical groups or hospital systems that Applicant would like to highlight for Covered California attention.

100 words.

### **20.4 Delivery System and Payment Strategies to Drive Quality**

**20.4.1** Attachment 1 of the Covered California Qualified Health Plan (QHP) Issuer Contract embodies Covered California's vision for delivery system reform and serves as a roadmap to delivery system improvements. A number of the delivery system and payment strategy requirements in Attachment 1 meet the federal Quality Improvement Strategy (QIS) requirements.

The Patient Protection and Affordable Care Act (§1311(g)(1)) requires periodic reporting to Covered California of activities a QHP Issuer has conducted to implement a strategy for quality improvement. This strategy is defined as a multi-year improvement strategy that includes a payment structure that provides increased reimbursement or other incentives for improving health outcomes, reducing hospital readmissions, improving patient safety, and reducing medical errors, implementing wellness and health promotion activities, and reducing health and health care disparities. QHP Issuers must implement and report on a quality improvement strategy or strategies consistent with the standard of section 1311(g) of the ACA.

Applicants that are currently operating in Covered California are required to complete QIS workplans as part of the Application process. The following strategies meet the QIS requirements and Applicants must submit QIS workplans:

- ~~Advanced-Effective~~ Primary Care
- Accountable Care Organizations (ACOs) and Integrated Delivery Systems (IDSs)
- Appropriate Use of Cesarean Sections
- Hospital ~~Quality, Value, and~~ Patient Safety

QHP certification is conditioned on Applicant developing a multi-year QIS and reporting year-to-year activities and progress on each initiative area.

Applicants that are not currently operating in Covered California are not required to complete the QIS workplan updates as part of the Application for 2024 but must review Attachment 1 with

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the understanding that engagement in the QIS and Attachment 1 initiatives will be contractually required and measured in the future if Applicant contracts with Covered California.

Applicants offering certified QHPs in the Covered California Individual Marketplace may meet QIS requirements for proposed CCSB QHPs if the QIS applies to Applicant's proposed CCSB QHPs. Applicant attests that its QIS that meets Covered California requirements for the Individual Marketplace QHPs also applies to the proposed Small Business Marketplace QHPs. Single, Radio group.

1. Yes, Individual Market QHP QIS workplan applies to proposed Small Business Marketplace QHPs

2. No, Individual Market QHP QIS workplan does not apply to proposed Small Business Marketplace QHPs. If no, Applicant must complete a QIS workplan for Small Business Marketplace that describes a payment structure that provides increased reimbursement or other incentives to support one of the following: improve health outcomes, reduce hospital readmissions, improve patient safety and reduce medical errors, implement wellness and health promotion activities, and/or reduce health and health care disparities

### 20.4.1 Provider Networks Based on Value

All questions are required for new entrant Applicants.

Applicant shall curate and manage its network(s) to address variation in quality and cost performance across network hospitals and providers, with a focus on improving the performance of hospitals and providers. Applicant shall measure, analyze, and reduce variation to achieve consistent high performance for all network hospitals and providers. Applicant shall hold its contracted hospitals and providers accountable for improving quality and managing cost and provide support to its contracted hospitals and providers to improve performance. The following questions address Applicant's ability to track and address variation in quality and cost performance across network hospitals and providers.

20.4.1 In the following table, Applicant must identify key quality and cost sources and measures that the Applicant uses to evaluate providers and hospitals for determining initial and ongoing network inclusion, and briefly explain how each measure is used, including if and how the measure is used for performance payment. Applicant must also describe any additional criteria used to determine network inclusion.

	Data Source	Purpose	Provide examples if response #4 selected for Purpose	Provide details if Other selected in Data Source or Purpose
Hospital Quality	Multi, checkboxes 1. Cal Hospital Compare data 2. California Maternal Quality Collaborative data 3. Leapfrog Group data 4. CMS Hospital Quality Reporting	Multi, checkboxes 1. Used for initial contracting assessment 2. Used for re-contracting assessment	100 words.	100 words.



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	<p>5. Program or another CMS program</p> <p>6. Designated Center of Excellence (COE)</p> <p>7. Other, explain</p>	<p>3. Has been used for incentive or P4P payments</p> <p>4. Has been used for termination or exclusion (give examples)</p> <p>5. Other, explain</p>		
Hospital Cost	<p>Multi, checkboxes</p> <p>1. Percent of Medicare rates</p> <p>2. Diagnosis-Related Group (DRG) costs</p> <p>3. Comparison to other hospital costs in geographic area</p> <p>4. Comparison to other hospital costs by decile or other method</p> <p>5. CMS Hospital Price Transparency data</p> <p>6. Other, explain</p>	<p>Multi, checkboxes</p> <p>1. Used for initial contracting assessment</p> <p>2. Used for re-contracting assessment</p> <p>3. Has been used for incentive or P4P payments</p> <p>4. Has been used for termination or exclusion (give examples)</p> <p>5. Other, explain</p>	100 words.	100 words.
Provider Quality	<p>Multi, checkboxes</p> <p>1. Integrated Healthcare Association data</p> <p>2. Office of Patient Advocate data</p> <p>3. Other, explain</p>	<p>Multi, checkboxes</p> <p>1. Used for initial contracting assessment</p> <p>2. Used for re-contracting assessment</p> <p>3. Has been used for incentive or P4P payments</p> <p>4. Has been used for termination or exclusion (give examples)</p> <p>5. Other, explain</p>	100 words.	100 words.
Provider Cost	<p>Multi, checkboxes</p> <p>1. Total Cost of Care data</p>	<p>Multi, checkboxes</p>	100 words.	100 words.

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	<del>2. Comparison to other physician or physician groups in geographic area</del> <del>3. Other, explain</del>	<del>1. Used for initial contracting assessment</del> <del>2. Used for re-contracting assessment</del> <del>3. Has been used for incentive or P4P payments</del> <del>4. Has been used for termination or exclusion (give examples)</del> <del>5. Other, explain</del>		
Additional Criteria	<del>Other, explain</del>	<del>Other, explain</del>	<del>100 words</del>	<del>100 words.</del>

### 20.4.2 Advanced Primary Care

~~Questions 20.4.2.1 and 20.4.2.2 are required for new entrant Applicants. All questions required for currently contracted Applicants.~~

~~Covered California recognizes that providing high-quality, equitable, and affordable care requires a foundation of effective and patient-centered primary care. Advanced primary care is patient-centered, accessible, team-based, data driven, supports the integration of behavioral health services, and provides care management for patients with complex conditions. Advanced primary care is supported by alternative payment models such as population-based payments and shared savings arrangements. Applicant shall actively promote the development and use of advanced primary care models that promote access, care coordination, and quality while managing the total cost of care. The following questions address Applicant's ability to match at least 95% of enrollees with a primary care clinician and increase the proportion of providers paid under a payment strategy that promotes advanced primary care.~~

~~This strategy meets the QIS requirements.~~

~~20.4.2.1 Report the percentage of Covered California Enrollees who either selected or were matched with a primary care clinician in 2022 in Attachment J – QHP IND Run Charts. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare. Applicants currently contracted with Covered California must enter the number and percentage of providers paid under each model reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. Report data by product (HMO, PPO, EPO, Other).~~

~~Single, Pull-down list.~~

- ~~1: Attached,~~
- ~~2: Not attached~~

~~-~~

~~20.4.2.2 Report all types of payment methods used for primary care services and number of providers paid under each model in 2022 in Attachment J – QHP IND Run Charts using the alternative payment models (APM) outlined in the Health Care Payment Learning Action & Action Network (HCP LAN) Alternative Payment Model APM Framework. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

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~~Applicants currently contracted with Covered California must enter the number and percentage of providers paid under each model reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. Report data by product (HMO, PPO, EPO, Other).~~

~~References:~~

~~HCP LAN Alternative Payment Model APM Framework: <http://hcp-lan.org/workproducts/apm-refresh-whitepaper-final.pdf>~~

~~Single, Pull-down list.~~

~~1: Attached,~~

~~2: Not attached~~

~~20.4.2.3 Complete Attachment K1—QHP QIS 1 Work Plan—Advanced Primary Care to describe updates on progress made since the previous QIS submission in each part of the primary care goals, and planned activities. Address each of the following in the work plan narrative:~~

~~Updates on the PCP matching initiative, including a status report, feedback on the enrollee experience, challenges, and suggestions (if applicable)~~

~~Progress implementing alternative payment models for primary care to align with Category 3 or 4 APMs described in the APM Framework including: activities conducted, data collected and analyzed, and results~~

~~Describe any support or technical assistance (financial, staffing, educational, etc.) that Applicant or multi-insurer collaborative is providing to primary care providers to support their efforts towards accessible, data-driven, team-based care~~

~~Implementation of advanced primary care initiatives and quality improvement activities to improve health outcomes on any of the QTI measures:~~

~~Comprehensive Diabetes Care: Hemoglobin A1c (HbA1c) Control (<8.0%) (NQF #0575)~~

~~Controlling High Blood Pressure (NQF #0018)~~

~~Colorectal Cancer Screening (NQF #0034)~~

~~Childhood Immunization Status (Combo 10) (NQF #0038)~~

~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~

~~Known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

~~Single, Pull-down list.~~

~~1: Attached,~~

~~2: Not attached~~

### ~~20.4.3: Integrated Delivery Systems and Accountable Care Organizations~~

~~All questions are required for new entrant Applicants. Question 20.4.3.1 is required for currently contracted Applicants.~~

~~Evidence suggests the adoption and expansion of integrated, coordinated, and accountable systems of care such as Integrated Delivery Systems (IDSs) or Accountable Care Organization (ACOs) can lead to improved quality and reduced costs. An IDS is defined as an organized healthcare delivery system in which payers, hospitals, and providers coordinate to provide patient care, integrate care across settings, and share responsibility for patient outcomes and resource use. IDS partners are generally managed by the same organization. An ACO is defined as a system of population-based care coordinated across the continuum including~~

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~~multidisciplinary physicians and physician groups, hospitals, and ancillary providers with combined risk sharing arrangements and shared incentives between providers or between payers and providers. Ideally ACO partners are held accountable for nationally recognized clinical, financial, and operational performance. As providers accept more accountability under this provision, Applicant shall ensure that providers have the capacity to manage the risk. There are many variations of ACO implementation with evidence suggesting that there are key characteristics of an ACO model that influence its success. The following questions address Applicant's ability to increase enrollment in IDS or ACO models in its Covered California network and solicit information about the structure of Applicant's IDS and ACO models.~~

~~20.4.3.1 Using the definition for IDS or ACO above, report the number and percentage of Covered California Enrollees and total California Enrollees who are managed under an IDS or ACO in 2022 in Attachment J – QHP IND Run Charts. Applicants currently contracted with Covered California must enter the percentage reported in the Certification Application for 2016, 2017, 2018, 2019, 2020, 2021, 2022 and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare. Report data by product (HMO, PPO, EPO, Other).~~

~~Single, Pull-down list.~~

- ~~1: Attached,  
2: Not attached~~

~~20.4.3.2 Applicant must identify key components of the Applicant's IDS or ACO model and must briefly explain how each component is implemented.~~

	Response	Details
<del>Regulated ACO or IDS entity status: Insurer</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Regulated ACO or IDS entity status: Provider with Knox Keene license</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Participation: 2-way (health plan/provider organization)</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Participation: 3-way (health plan/provider organization/hospital)</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Participation: 4-way (health plan/provider organization/purchaser)</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Participation: Includes advanced primary care providers or patient-centered medical homes</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Participation: Other</del>	<del>Single, Pull-down list. 1: Yes 2: No</del>	<del>50 words.</del>
<del>Base payment: Global capitation</del>	<del>Single, Pull-down list.</del>	<del>50 words.</del>

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	1: Yes 2: No	
Base payment: Professional capitation only	Single, Pull-down list. 1: Yes 2: No	50 words.
Base payment: Separate professional capitation and hospital capitation	Single, Pull-down list. 1: Yes 2: No	50 words.
Base payment: Fee for service	Single, Pull-down list. 1: Yes 2: No	50 words.
Base payment: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Performance payment: Two-sided shared savings (upside/downside risk)	Single, Pull-down list. 1: Yes 2: No	50 words.
Performance payment: One-sided shared savings (upside risk)	Single, Pull-down list. 1: Yes 2: No	50 words.
Performance payment: Pay for performance quality bonus	Single, Pull-down list. 1: Yes 2: No	50 words.
Performance payment: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Physician-led	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Hospital-led	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Plan-led	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Leadership: Jointly led by physician and hospitals	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Attribution algorithm	Single, Pull-down list.	50 words.

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	1: Yes 2: No	
Member assignment: Patient selection	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Health plan assignment	Single, Pull-down list. 1: Yes 2: No	50 words.
Member assignment: Other	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Retrospective	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Prospective	Single, Pull-down list. 1: Yes 2: No	50 words.
Timing: Other	Single, Pull-down list. 1: Yes 2: No	50 words.

~~20.4.3.3 Applicant must provide, as attachments, documents related to IDSs or ACOs or confirm Applicant will submit the documents as they become available.~~

	Response
-	-
<del>(File titled Provider 1a): Applicant's quality and cost measures used to track progress and success of IDS or ACO providers.</del>	Single, Pull-down list. 1: Attached; 2: Not attached
<del>(File titled Provider 1b): Example of Applicant report to its IDS or ACO providers on its quality of care and financial performance, including benchmarking relative to performance improvement goals or market norms.</del>	Single, Pull-down list. 1: Attached; 2: Not attached
<del>(File titled Provider 1c): Confirm Applicant will submit a copy of Applicant's 2021 IHA Align Measure Perform (AMP) Commercial ACO report when it becomes available, if Applicant participates in the program.</del>	Single, Pull-down list. 1: Confirmed; 2: Not confirmed; 3: N/A

~~20.4.4: Appropriate Use of Cesarean Sections~~

~~All questions are required for currently contracted Applicants. Questions 20.4.4.1–20.4.4.6 required for new entrant Applicants.~~

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~~According to the World Health Organization, maternal health refers an individual's health during pregnancy, childbirth, and the postpartum period. Covered California is committed to addressing all three phases to provide a comprehensive approach to maternal health. Cesarean sections (C-sections) can be lifesaving, but significant numbers of low-risk, first-time pregnancies are undergoing this invasive surgery when it is not medically necessary. Reducing the rate of unnecessary C-sections improves health outcomes and patient safety.~~

~~Applicant must: 1) Progressively adopt physician and hospital payment strategies so that revenue for labor and delivery only supports medically necessary care and no financial incentive exists to perform a low-risk Nulliparous Term Singleton Vertex (NTSV) Cesarean Section (C-Section). 2) Promote improvement work through the California Maternal Quality Care Collaborative (CMQCC) Maternal Data Center (MDC), so that all maternity hospitals achieve an NTSV C-Section rate of 23.9% or lower or are at least working toward that goal. 3) Consider a hospital's NTSV C-section rate, improvement trajectory, and willingness to engage in coaching as part of its maternity hospital contracting decisions and terms. Covered California does not expect Contractor to base poor performance, and potential network removal decisions, on one measure alone.~~

~~Smart Care California has outlined three payment strategies to align payment with medically necessary use of C-sections:~~

~~Adopt a blended case rate payment for both physicians and hospitals;~~

~~Include a NTSV C-section metric in existing hospital and physician quality incentive programs; and~~

~~Adopt population-based payment models, such as maternity episode payment models or inclusion in Integrated Delivery System, ACO, or similar financial accountability arrangement.~~

~~The following questions address Applicant's ability to meet the requirements for the appropriate use of cesarean sections.~~

~~Applicants that are not currently operating in Covered California are expected to adopt a payment methodology structured to support only medically necessary care with no financial incentive to perform C-sections for all contracted physicians and hospitals serving enrollees.~~

~~This strategy meets the QIS requirements.~~

~~20.4.4.1 Describe how Applicant is measuring overuse of Cesarean Sections.~~

~~100 words.~~

~~20.4.4.2 Describe how Applicant is implementing Smart Care California guidelines~~

~~(<https://www.iha.org/wp-content/uploads/2020/12/c-section-menu-of-payment-and-contracting-options.pdf>) to promote best practices to reduce unnecessary Cesarean Sections.~~

	Guideline	Implementation	Description
4	Adopt a blended case rate payment for both physicians and hospitals.	In-place Implementation in progress Have not implemented	50 words.

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2	<del>Include a NTSV C-section metric in existing hospital and physician quality incentive programs.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
3	<del>Adopt population-based payment models, such as ACO-like arrangements.</del>	<del>In-place In-process of implementing Have not implemented</del>	<del>50 words.</del>
4	<del>Pay less for C-sections without medical indication and for scheduled repeat C-sections.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
5	<del>Require or incent hospital participation in CMQCC's Maternal Data Center (MDC).</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>
6	<del>Implement network quality improvement requirements with a deadline.</del>	<del>In-place Implementation in progress Have not implemented</del>	<del>50 words.</del>

~~20.4.4.3 Report number of all network hospitals reporting to the California Maternity Quality Care Collaborative (CMQCC) Maternal Data Center (MDC) in 2022 in Attachment J – QHP IND Run Charts. A list of all California hospitals participating in the MDC can be found here: <https://www.cmqcc.org/about-cmqcc/member-hospitals>. Applicants currently contracted with Covered California must enter the percentage reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

~~Single, Pull-down list.~~

- ~~1: Attached,  
2: Not attached~~

~~20.4.4.4 Applicant must adopt value-based payment strategies structured to support only medically necessary care with no financial incentive to perform non-medically necessary NTSV C-sections for all contracted physicians and hospitals by year end 2023. These value-based payment strategies include: 1) Blended case rate payment for both physicians and hospitals; 2) Including a NTSV C-section metric in existing hospital and physician quality incentive programs; and 3) Population based payment models, such as maternity episode payment models.~~

~~Report models and number of network hospitals paid using each payment strategy in 2022 in Attachment J – QHP IND Run Charts. Provide a description of all current payment models for maternity services across all lines of business, and specifically address whether payment differs based on vaginal or non-medically necessary C-Section delivery.~~

~~Applicants currently contracted with Covered California must enter the percentages reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If~~



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~~Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

~~References: [https://www.iha.org/wp-content/uploads/2020/12/c-section\\_menu\\_of\\_payment\\_and\\_contracting\\_options.pdf](https://www.iha.org/wp-content/uploads/2020/12/c-section_menu_of_payment_and_contracting_options.pdf).~~

Single, Pull-down list.  
1: Attached,  
2: Not attached

~~20.4.4.5 Applicant must confirm that all network physicians are paid on a case rate for deliveries and that payment is the same for both vaginal and non-medically necessary C-section delivery. If not, Applicant must complete the following table.~~

	Response			
<del>Confirm that all network physicians are paid on a case rate for deliveries and that payment is the same for both vaginal and C-section delivery.</del>	<del>Single, Radio group. 1: Confirmed 2: Not confirmed, complete table</del>			
<del>Payment Strategy</del>	<del>Description</del>	<del>Percent of Physicians Paid Under Strategy</del>	<del>Numerator</del>	<del>Denominator</del>
<del>Strategy 1: Blended Case Rate</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>
<del>Strategy 2: Provide quality bonuses for physicians that attain NTSV C-section rate goal or make improvements in reducing NTSV C-sections</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>
<del>Strategy 3: Population-based payment models</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>
<del>Strategy 4: Other (explain)</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>
<del>Strategy 5: Other (explain)</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>
<del>Strategy 6: Other (explain)</del>	<del>50 words.</del>	<del>Percent.</del>	<del>Integer.</del>	<del>Integer.</del>

~~20.4.4.6 Maternal health disparities exist across the full spectrum of maternal health, from preconception, to pregnancy, and the postpartum period. Disparities in maternal health disproportionately affect Black and Latino populations at higher rates than other racial groups. Reducing and eliminating gaps in maternal health requires a multifaceted approach. Indicate and describe in the following table any of the activities undertaken by Applicant to identify and reduce maternal health disparities.~~

<del>Activities to Identify and Reduce Maternal Health Disparities</del>	<del>Response</del>	<del>Details</del>
--	---------------------	--------------------

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<del>1. Engages with contracted providers to improve performance on maternal health measures, specify measures and if engagement includes performance reviews, evidence-based interventions, or participation in quality collaboratives</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>
<del>2. Identifies maternal health disparities among its maternity Enrollees</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>
<del>3. Engages with hospitals and providers to address maternal health disparities. Specify if engagement includes quarterly performance reviews, data analysis on race and ethnicity of its maternity Enrollees and outcomes, or implementation of corrective action plans</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>
<del>4. Ensures that its network perinatal providers, staff, and facilities are complying with the California Dignity in Pregnancy and Childbirth Act, which mandates implicit bias training to reduce the effects of implicit bias in pregnancy, childbirth, and postnatal care</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>
<del>5. Supports its maternity Enrollees, such as access to culturally and linguistically appropriate maternity care, referrals to group prenatal care or community-centered care models for patients, in-home lactation and nutrition consultants, doula support for prenatal, labor, delivery, and postpartum care, and related services</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>
<del>6. Ensures that its maternity Enrollees are aware of the supportive services available to them, including the services described in (5) above, and that Enrollees know how to access these services</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>
<del>7. Works to promote and encourage all in-network hospitals that provide maternity services to use the resources provided by California Maternity Quality Care Collaborative (CMQCC) and the California Department of Public Health's Maternal, Child and Adolescent Health (MCAH) Division to address maternal health disparities</del>	<del>1: Yes 2: No</del>	<del>50 words.</del>

~~20.4.4.7 Complete Attachment K2—QHP QIS 2 Work Plan—Appropriate Use of C-Sections to describe updates on progress made since the last QIS submission with regards to promoting appropriate use of Cesarean Sections (C-Sections). Address each of the following in the work plan narrative:~~

~~Description of how Applicant engages with its network hospitals to reduce NTSV (non-medically necessary) C-Section rates to 23.9% or less~~

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~~Description of its value-based payment strategies structured to support only medically necessary care with no financial incentive to perform C-sections for all contracted physicians and hospitals by year-end 2023~~

~~Description of how NTSV (non-medically necessary) C-section rates are included in network hospital and provider contracting criteria~~

~~Description of how Applicant promotes and encourages all in-network hospitals that provide maternity services to use the resources provided by CMQCC and enroll in the CMQCC-MDC~~

~~Updates to hospital participation in CMQCC and hospital engagement in maternity care quality improvement, particularly those with a NTSV rate higher than 23.9%~~

~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~

~~List any known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

~~Note: Refer to Appendix M for hospital C-section rates.~~

~~Single, Radio group.~~

~~1: Attached,~~

~~2: Not attached~~

### ~~20.4.5: Hospital Quality, Value, and Patient Safety~~

~~All questions required for currently contracted Applicants. Questions 20.4.5.1-20.4.5.3 are required for new entrant Applicants.~~

~~Applicant must: 1) Adopt a hospital payment strategy that places each general acute care hospital at risk or subject to a bonus payment for quality performance and ties at least 2% of network hospital payments to value. 2) Promote hospital involvement in improvement programs so that all hospitals achieve infection rates (measured as a standardized infection ratio or SIR) of 1.0 or lower for the five Hospital Associated Infection (HAI) measures listed below or are working to improve. 3) Promote hospital involvement in improvement programs so that all hospitals comply with Sepsis Management according to CMS guidelines.~~

~~The five HAIs and Sepsis Management are:~~

- ~~1. Catheter Associated Urinary Tract Infections (CAUTI)~~
- ~~2. Central Line Associated Blood Stream Infections (CLABSI)~~
- ~~3. Clostridioides Difficile Infection (CDI)~~
- ~~4. Methicillin-resistant Staphylococcus Aureus (MRSA)~~
- ~~5. Surgical Site Infection of the Colon (SSI Colon)~~
- ~~6. Sepsis Management (SEP-1)~~

~~The following questions address Applicant's ability to meet the requirements for hospital patient safety.~~

~~This strategy meets the QIS requirements.~~

~~20.4.5.1 Applicant shall adopt a hospital payment methodology for each general acute care hospital in its networks that ties payment to quality performance. Report, across all lines of business, the percentage of hospital reimbursements at risk for quality performance and the metrics applied for performance-based payments in Attachment J—QHP IND Run Charts. In the details section of the spreadsheet, describe the performance-based payment strategy structure used to put payments at risk, and note if more than one structure is used. "Quality performance"~~

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~~includes any number or combination of metrics, including HAIs, readmissions, patient satisfaction, etc. In the same sheet, report metrics used to assess quality performance. Currently contracted Applicants must enter the percentages reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

~~Single, Pull-down list.~~

- ~~1: Attached,  
2: Not attached~~

~~20.4.5.2 Report the number and percent of hospitals contracted under the model described in question 20.4.5.1 with reimbursement at risk for quality performance in 2022 in Attachment J—QHP IND Run Charts. Currently contracted Applicants must enter the numbers reported in the Certification Applications for 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023 as well. If Applicant had no Covered California business in 2022, report full 2022 book of business excluding Medicare.~~

~~Single, Pull-down list.~~

- ~~1: Attached,  
2: Not attached~~

~~20.4.5.3 Covered California is committed to addressing the opioid epidemic and continues to pursue improvement in the appropriate use of opioids in both the outpatient and hospital settings. In the following table, describe Applicant’s strategies to improve the appropriate use of opioids in its network hospitals and how Applicant encourages all network hospitals to utilize the Opioid Management Hospital Self-Assessment, which outlines key milestones to achieving opioid safety, and to participate in the Opioid Care Honor Roll program from Cal Hospital Compare. The self-assessment can be accessed from: [https://calhospitalcompare.org/wp-content/uploads/2022/08/Opioid-Mgmt-Hospital-Self-Assessment\\_2023-1.pdf](https://calhospitalcompare.org/wp-content/uploads/2022/08/Opioid-Mgmt-Hospital-Self-Assessment_2023-1.pdf).~~

	Response
<del>Describe Applicant’s strategies to improve the appropriate use of opioids in its network hospitals.</del>	<del>200 words.</del>
<del>Describe how Applicant encourages all network hospitals to utilize the Opioid Management Hospital Self-Assessment.</del>	<del>200 words.</del>
<del>Describe how Applicant encourages all network hospitals to participate in the Opioid Care Honor Roll program from Cal Hospital Compare.</del>	<del>200 words.</del>

~~20.4.5.4 Complete Attachment K3—QHP QIS 3 Work Plan—Hospital Quality, Value, Patient Safety to describe progress promoting hospital safety since the last submission. Address each of the following in the work plan narrative:~~

~~How Applicant is engaging with its network hospitals to reduce the five specified HAIs to achieve a Standardized Infection Ratio (SIR) of 1.0 or lower for each of the specified HAIs~~

~~How Applicant aims to improve adherence to the Sepsis Management (SEP-1) guidelines~~

~~How Applicant is leveraging the poor performing hospitals list provided by Cal Hospital Compare to collaborate with other QHP Issuers who contract with the same poor performing hospitals~~

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~~Updates to its strategy for promoting Hospital Improvement Innovation Networks (HIIN) participation among the non-participating network hospitals, especially those with a standardized infection ratio (SIR) above 1.0 for the five designated Hospital Acquired Infections (HAIs). Refer to Appendix M: CAUTI, CLABSI, CDI, MRSA Rates, and SSI Colon Rates~~  
~~Progress in adopting a payment strategy that places each general acute care hospital at risk or subject to a bonus payment for quality performance and ties at least 2% of network hospital payments to value Collaborations with other QHP Issuers on approaching hospitals to suggest quality improvement program participation or alignment on a payment strategy to tie hospital payment to quality~~  
~~Further implementation plans for 2023 including milestones and targets for 2023 and 2024~~  
~~List any known or anticipated barriers in implementing QIS activities and progress of mitigation activities~~

~~Note: In addition to hospital HAI rates in Appendix M, refer to the following publicly available references, which describe free coaching programs available to hospitals:~~

~~Information on Partnership for Patients: <https://partnershipforpatients.cms.gov/>~~

~~Hospital participation in Hospital Improvement Innovation Networks (HIINs):  
<https://partnershipforpatients.cms.gov/about-the-partnership/hospital-engagement-networks/thehospitalengagementnetworks.html>~~

~~Hospital HAI rates can be reviewed individually at <http://calhospitalcompare.org/>.~~

~~Single, Radio group.~~

~~1: Attached,~~

~~2: Not attached~~

## 21 Glossary

**Abuse** - Excessive, or improper use of something, or the use of something in a manner contrary to the natural or legal rules for its use; the intentional destruction, diversion, manipulation, misapplication, maltreatment, or misuse of resources; or extravagant or excessive use to abuse one's position or authority. Often, the terms fraud and abuse are used simultaneously with the primary distinction is the intent. Inappropriate practices that begin as abuse can quickly evolve into fraud. Abuse can occur in financial or non-financial settings. Examples of abuse include, but not limited to, excessive charges, improper billing practices, payment for services that do not meet recognized standards of care and payment for medically unnecessary services.

### **California Commercial – Includes individual and group lines of business**

**Certification Year** - The year for which Applicant is applying for proposed product(s) to be certified.

**Coverage Year** - The year the benefits will cover an enrollee.

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**Covered California Enrollee** - Refers to every individual enrolled in Covered California for the purpose of receiving health benefits. Also referred to as “On-Exchange”.

**Current Year** - The calendar year Applicant is completing application for certification of proposed product(s).

**Definition of Good Standing - Department of Insurance** - Verification that issuer holds a state health care service plan license or insurance certificate of authority: Approved for lines of business sought in the Exchange (e.g., commercial, small group, individual; Approved to operate in what geographic service areas and most recent market conduct exam reviewed.

Affirmation of no material<sup>2</sup> statutory or regulatory violations, including penalties levied, in the past two years in relation to any of the following, where applicable: Financial solvency and reserves reviewed; Benefit Design; State mandates (to cover and to offer) - Essential health benefits (State required), Basic health care services, Copayments, deductibles, out-of-pocket maximums, Actuarial value confirmation (using the certification year Federal Actuarial Value Calculator); Network adequacy and accessibility standards are met - provider contracts; Language access; uniform disclosure (summary of benefits and coverage); Claims payment and policies and practices; Enrollee/Member grievances/complaints and appeals policies and practices; Independent medical review; Marketing and advertising; Guaranteed issue individual and small group; Rating Factors; Medical Loss Ratio; Premium rate review - Geographic rating regions and rate development justification is consistent with ACA requirements.

**Definition of Good Standing - Department of Managed Health Care** -

Verification that issuer holds a state health care service plan license or insurance certificate of authority: Approved for lines of business sought in the Exchange (e.g., commercial, small group, individual; Approved to operate in what geographic service areas and most recent financial exam and medical survey report reviewed.

Affirmation of no material<sup>2</sup> statutory or regulatory violations, including penalties levied, in the past two years in relation to any of the following, where applicable: Financial solvency and reserves reviewed; Administration and organizational capacity acceptable; Benefit Design; State mandates (to cover and to offer) - Essential health benefits (State required), Basic health care services, Copayments, deductibles, out-of-pocket maximums, Actuarial value confirmation (using the certification year Federal Actuarial Value Calculator); Network adequacy and accessibility standards are met - provider contracts; Language access; uniform disclosure (summary of benefits and coverage); Claims payment and policies and practices; Enrollee/Member grievances/complaints and appeals policies and practices; Independent medical review; Marketing and advertising; Guaranteed issue individual and small group; Rating Factors; Medical Loss Ratio; Premium rate review - Geographic rating regions and rate development justification is consistent with ACA requirements.

**Enrollee** - Refers to every individual enrolled for the purpose of receiving health benefits, including Covered California Enrollees and Off-Exchange membership.

**External Audit** - A formal audit process that includes an independent and objective examination of an organization's programs, operations, and records performed by a third party (e.g., independent audit or consulting firm, state and federal oversight agencies, etc.) to evaluate and improve the effectiveness of its policies and procedures. The results, conclusions, and findings of an audit in California or any other state(s) where Applicant provides services are formally communicated through an audit report delivered to management of the audited entity.

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**Fraud** - Consists of an intentional misrepresentation, deceit, or concealment of a material fact known to the defendant with the intention on the part of the defendant of thereby depriving a person of property or legal rights or otherwise causing injury. (CA Civil Code §3294 (c)(3), CA Penal Code §§470-483.5). Prevention and early detection of fraudulent activities is crucial to ensuring affordable healthcare for all individuals. Examples of fraud include, but are not limited to, false applications to obtain payment, false information to obtain insurance, billing for services that were not rendered.

**Healthcare Consumer or Consumer** - Covered California uses this term consistent with the Health Consumers NSW definition: A 'consumer' tends to choose and get involved in decision making whereas traditionally a 'patient' tends to be a person who receives care without necessarily taking part in decision making. <https://www.hcnsw.org.au/consumers-toolkit/who-is-a-health-consumer-and-other-definitions/>.

**Health Issuer** - Refers to both health plans regulated by the California Department of Managed Health Care and insurers regulated by the California Department of Insurance. It also refers to the company issuing health coverage, while the term "Qualified Health Plan" refers to a specific policy or plan to be sold to a consumer that has been certified by Covered California. The term "product" means a discrete package of health insurance coverage benefits that are offered using a product network type (such as health maintenance organization, preferred provider organization, or exclusive provider organization) within a service area (45 CFR § 144.103). The term "plan" shall have the same meaning as that term is defined in 45 CFR § 144.103. The term "Applicant" refers to a Health Insurance Issuer who is applying to have its plans certified as Qualified Health Plans. Also referred to as "Issuer".

**Internal Audit Function** - An internal audit function is accountable to an organization's senior management and those charged with governance of the audited entity. An internal auditing activity is an independent, objective assurance and consulting activity designed to add value and improve an organization's operations. Internal Auditing helps an organization accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control, and governance processes.

**Member Portal** - Covered California uses this term consistent with the Law Insider dictionary definition: Member Portal means information secured behind an authentication wall which will require a unique username and password combination, and which will grant the User access to customized information pertaining only to the User and those Beneficiaries (where applicable) linked to the User. <https://www.lawinsider.com/dictionary/member-portal>.

**Member Services** - Covered California uses this term consistent with the Law Insider dictionary definition: Member Services means a method of assisting Enrollees in understanding CONTRACTOR policies and procedures, facilitating referrals to participating specialists, and assisting in the resolution of problems and member complaints. The purpose of Member Services is to improve access to services and promote Enrollee satisfaction. <https://www.lawinsider.com/dictionary/member-services>.

**Waste** - Intentional or unintentional, extravagant careless or needless expenditures, consumption, mismanagement, use, or squandering of resources, to the detriment or potential detriment of entities, but without an intent to deceive or misrepresent. Waste includes incurring

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unnecessary costs because of inefficient or ineffective practices, systems, decisions, or controls.

<sup>2</sup>Covered California, in its sole discretion and in consultation with the appropriate health insurance regulator, determines what constitutes a material violation for this purpose.