Managed Care Program Annual Report (MCPAR) for Arizona: Regional Behavioral Health Authority (RBHA)

Due date 03/28/2024	Last edited 06/21/2024	Edited by Maxwell Seifer	Status Submitted
	Indicator	Response	
	Exclusion of CHIP from MCPAR	Not Selected	
	Enrollees in separate CHIP programs funded under Title XXI should not be reported in the MCPAR. Please check this box if the state is unable to remove information about Separate CHIP enrollees from its reporting on this program.		

Section A: Program Information

Point of Contact

Number	Indicator	Response
A1	State name	Arizona
	Auto-populated from your account profile.	
A2a	Contact name	Maxwell Seifer
	First and last name of the contact person. States that do not wish to list a specific individual on the report are encouraged to use a department or program-wide email address that will allow anyone with questions to quickly reach someone who can provide answers.	
A2b	Contact email address Enter email address. Department or program-wide email addresses ok.	maxwell.seifer@azahcccs.gov
АЗа	Submitter name	Maxwell Seifer
	CMS receives this data upon submission of this MCPAR report.	
A3b	Submitter email address	maxwell.seifer@azahcccs.gov
	CMS receives this data upon submission of this MCPAR report.	
A4	Date of report submission	06/24/2024
	CMS receives this date upon submission of this MCPAR report.	

Reporting Period

Number	Indicator	Response
A5a	Reporting period start date	10/01/2022
	Auto-populated from report dashboard.	
A5b	Reporting period end date	09/30/2023
	Auto-populated from report dashboard.	
A6	Program name	Regional Behavioral Health Authority (RBHA)
	Auto-populated from report dashboard.	

Add plans (A.7)

Enter the name of each plan that participates in the program for which the state is reporting data.

Indicator	Response
Plan name	RBHA: HNA dba AZ Complete Health Complete Care Plan
	RBHA: Mercy Care
	RBHA: Care 1st

Add BSS entities (A.8)

Enter the names of Beneficiary Support System (BSS) entities that support enrollees in the program for which the state is reporting data. Learn more about BSS entities at $\underline{42}$ CFR 438.71. See Glossary in Excel Workbook for the definition of BSS entities.

Examples of BSS entity types include a: State or Local Government Entity, Ombudsman Program, State Health Insurance Program (SHIP), Aging and Disability Resource Network (ADRN), Center for Indepedent Living (CIL), Legal Assistance Organization, Community-based Organization, Subcontractor, Enrollment Broker, Consultant, or Academic/Research Organization.

Indicator	Response
BSS entity name	AHCCCS

Section B: State-Level Indicators

Topic I. Program Characteristics and Enrollment

Number	Indicator	Response
BI.1	Statewide Medicaid enrollment	2,264,547
	Enter the average number of individuals enrolled in Medicaid per month during the reporting year (i.e., average member months). Include all FFS and managed care enrollees and count each person only once, regardless of the delivery system(s) in which they are enrolled.	
B1.2	Statewide Medicaid managed care enrollment	1,910,748
	Enter the average number of individuals enrolled in any type of Medicaid managed care per month during the reporting year (i.e., average member months). Include all managed care programs and count each person only once, even if they are enrolled in multiple managed care programs or plans.	

Topic III. Encounter Data Report

Number	Indicator	Response
BIII.1	Data validation entity	State Medicaid agency staff
	Select the state agency/division or contractor tasked with evaluating the validity of encounter data submitted by MCPs. Encounter data validation includes verifying the accuracy, completeness, timeliness, and/or consistency of encounter data records submitted to the state by Medicaid managed care plans. Validation steps may include pre-acceptance edits and post-acceptance analyses. See Glossary in Excel Workbook for more information.	

Topic X: Program Integrity

Response

BX.1 Payment risks between the state and plans

other focused PI activities that the state conducted during the past year in this managed care program. Examples include analyses focused on use of long-term that focused on specific payment issues to identify.

Describe service-specific or

services and supports (LTSS) or prescription drugs or activities address, and prevent fraud, waste or abuse. Consider data analytics, reviews of under/overutilization, and other activities.

1) Behavioral Health Fraud focus; specificially Substance Abuse within the Outpatient Treatment Setting. This focus has included a 6 year rolling report of top abused Hoodes within the IOP setting, providing summaries of expenditures and comparison by health plan, service provider, and billing provider. Behavioral Health continues to be a driving focus within OIG as evidence by the increased number of Credible Allegation of Fraud Payment Suspensions, terminations, and case partnerships with the MFCU and other law enforcement agencies. OIG has also provided several data reports to AHCCCS for review on different codes, such as by rport code H0015. AHCCCS has reviewed these reports and implemented measures. Code H0015 had a rate set. OIG has participated in several joint agency meetings on the BH Fraud plaguing Arizona. 2) NEMT continues to be a focus. This includes a Category of Service report created within the OIG to identify percentages of services rendered without a matching medical service. 3) CMS communicated significant hospice concerns to AZ as a result of the moratorium in California. OIG, in conjunction with independent review from the MCOs, also reviewed and verified there were no current hospice concerns identified in any of the billing data. This topic has been set for a biannual review cadence to ensure items are closely monitored. 4) Billing for services after date of death is a rolling audit handled by OIG 5) Billing for outpatient services while a member is inpatient is another rolling audit 6) Respite codes have also become a newer focus with OIG providing indepth analysis of codes. 7) OIG recently provided analyses on partial hospitalization codes and data scenarios to AHCCCS for review to ensure policy and claims edits appropriately align. 8) OIG, in partnership with OGC, has created NDA agreements so MCOs will come to the table to disucss FWA schemes. These are currently in the process of being reviewed and signed by each MCO.9) OIG has onboarded the RAC with a focus on facility claims overpayments for DRG services. Process flows have been mapped, concept briefs approved, file layouts transfers have occurred, and we are close to full implementation of the start of the project.

BX.2 **Contract standard for** overpayments

Does the state allow plans to retain overpayments, require the return of overpayments, or has established a hybrid system? Select one.

State requires the return of overpayments

BX.3

Location of contract provision stating overpayment standard

Describe where the overpayment standard in the previous indicator is located in plan contracts, as required by 42 CFR 438.608(d)(1)(i).

The Managed Care Entities (MCE) refers all suspicions of fraud, waste, and abuse to the AHCCCS, OIG. The MCEs are required by the **AHCCCS Contractors Operations Manual** (ACOM), Chapter 100, Policy103, and by the Corporate Compliance Program as outlined in Section D, Paragraph 58 of the AHCCCS contracts, to report all suspected fraud, waste, and abuse to the OIG immediately upon suspicion. Additionally, MCEs shall not conduct any investigation or review allegations of fraud, waste, or abuse involving the AHCCCS program. Further in the same section, any denial of credentialing by the contractor must be reported to AHCCCS, to include but not limited to licensure issues; quality of care concerns; excluded providers; or actions due to fraud, waste, or abuse. In accordance with 42 CFR 455.14, AHCCCS, OIG, will conduct a preliminary investigation to determine if there is sufficient basis to warrant a full investigation. Specifically, once a Contractor has referred a case of alleged fraud, waste, or abuse to AHCCCS, the contractor is not allowed to recoup, or otherwise off-set any suspected payments.

BX.4 Description of overpayment contract standard

Briefly describe the overpayment standard (for example, details on whether the state allows plans to retain overpayments, requires the plans to return overpayments, or administers a hybrid system) selected in indicator B.X.2.

In addition to the response given in BX3, ACOM 103 further outlines The Contractor agrees that AHCCCS has the sole authority to handle and dispose of any matter involving fraud, waste, and/or abuse. The Contractor assigns to AHCCCS the right to recoup any amounts overpaid to a provider as a result of fraud, waste, and/or abuse. If the Contractor receives anything of value that could be construed to represent the repayment of any amount expended due to fraud, waste or abuse, the Contractor shall forward that recovery to AHCCCS/OIG within 30 days of its receipt. As specified in the AHCCCS Minimum Subcontractor Provisions (MSPs), the above requirements apply to any actions undertaken on behalf of a Contractor by a subcontractor. The Contractor relinquishes each, every, any, and all claims to any monies received by AHCCCS as a result of any program integrity efforts which include, but are not limited to: recovery of an overpayment, civil monetary penalties and assessments, civil settlements and/or judgments, criminal restitution, collection by AHCCCS or indirectly on AHCCCS' behalf by the Arizona Attorney General, and/or other matters as applicable.

BX.5 State overpayment reporting monitoring

Describe how the state monitors plan performance in reporting overpayments to the state, e.g. does the state track compliance with this requirement and/or timeliness of reporting? The regulations at 438.604(a) (7), 608(a)(2) and 608(a)(3) require plan reporting to the state on various overpayment pieces (whether annually or promptly). This indicator is asking the state how it monitors that reporting.

Encounters are utilized by AHCCCS' in-house actuaries as part of the capitation rate setting process. The actuaries review costs reported on encounters to financial statement costs. This activity validates the completeness of the encounter data, and vice versa. Several other activities are performed to ensure encounter data completeness and its appropriateness to set capitation rates. The medical loss ratio (MLR) is used in the capitation rate setting process to project the MCEs future medical loss ratio given the projected changes in the capitation rates. Encounters subject to overpayment recoveries as mandated in contract for all MCEs must be reprocessed

appropriately either as a total void or a replacement of the encounter with updates to what was paid.

BX.6 Changes in beneficiary circumstances

Describe how the state ensures timely and accurate reconciliation of enrollment files between the state and plans to ensure appropriate payments for enrollees experiencing a change in status (e.g., incarcerated, deceased, switching plans).

To the extent that OIG has a finding from an FWA case, our findings are communicated to DMPS and/or DES for the changes to occur to the enrollment files. The state ensures timely and accurate reconciliation between the state and plans using daily HIPAA 834 files to communicate member health plan and enrollment changes. Also, the state sends monthly HIPAA 834 files as a "roster" file for the plans to confirm their enrollment as of the 1st of the month. Capitation payments are calculated based upon the number of days a member is enrolled in a plan.

BX.7a Changes in provider circumstances: Monitoring plans

Does the state monitor whether plans report provider "for cause" terminations in a timely manner under 42 CFR 438.608(a)(4)? Select one.

Yes

BX.7b Changes in provider circumstances: Metrics

Does the state use a metric or indicator to assess plan reporting performance? Select one.

Yes

BX.7c Changes in provider circumstances: Describe metric

Describe the metric or indicator that the state uses.

This data is not available at this time.

BX.8a Federal database checks: Excluded person or entities

During the state's federal database checks, did the state find any person or entity excluded? Select one. Consistent with the requirements at 42 CFR 455.436 and 438.602, the State must confirm the identity and determine the exclusion status of the MCO, PIHP, PAHP, PCCM or PCCM entity, any subcontractor, as well as any person with an ownership or control interest, or who is an agent or managing employee of the MCO, PIHP, PAHP, PCCM or PCCM entity through routine checks of Federal databases.

No

BX.9a Website posting of 5 percent or more ownership control

Does the state post on its website the names of individuals and entities with 5% or more ownership or control interest in MCOs, PIHPs, PAHPs, PCCMs and PCCM entities and subcontractors? Refer to §455.104 and required by 42 CFR 438.602(g)(3).

No

BX.10

Periodic audits

If the state conducted any audits during the contract year to determine the accuracy, truthfulness, and completeness of the encounter and financial data submitted by the plans, what is the link(s) to the audit results? Refer to 42 CFR 438.602(e).

Data Validation audits are conducted annually, and results are posted on the website. Results for data validation audits are under each line of business, the individual health plan, and the 'Sanctions' section of the following link. https://azahcccs.gov/Resources/OversightOfHe althPlans/AdministrativeActions/

Section C: Program-Level Indicators

Topic I: Program Characteristics

Number	Indicator	Response
C1I.1	Program contract Enter the title of the contract between the state and plans participating in the managed care program.	AHCCCS Complete Care Contract with a Regional Behavioral Health Agreement
N/A	Enter the date of the contract between the state and plans participating in the managed care program.	10/01/2022
C11.2	Contract URL Provide the hyperlink to the model contract or landing page for executed contracts for the program reported in this program.	https://azahcccs.gov/Resources/Downloads/ContractAmendments/ACC-RBHA/ACC-RBHAContractAmendment1_AZCH,Care1st,MC(YH19-0001R).pdf
C1I.3	Program type What is the type of MCPs that contract with the state to provide the services covered under the program? Select one.	Managed Care Organization (MCO)
C11.4a	Special program benefits Are any of the four special benefit types covered by the managed care program: (1) behavioral health, (2) long-term services and supports, (3) dental, and (4) transportation, or (5) none of the above? Select one or more. Only list the benefit type if it is a covered service as specified in a contract between the state and managed care plans participating in the program. Benefits available to eligible program enrollees via fee-forservice should not be listed here.	Behavioral health Dental Transportation
C1I.4b	Variation in special benefits What are any variations in the availability of special benefits within the program (e.g. by service area or population)? Enter "N/A" if not applicable.	N/A
C11.5	Program enrollment Enter the average number of individuals enrolled in this managed care program per month during the reporting year (i.e., average member months).	46,116
C11.6	Changes to enrollment or benefits Briefly explain any major changes to the population enrolled in or benefits provided by the managed care program during the reporting year.	FOR RBHA: This Contract was newly implemented for 10/1/2022, expending 3 existing ACC plans to include a Regional Behavioral Health Agreement for provision of integrated physical and behavioral health services to individuals determined to have Serious Mental Illness.

Number	Indicator	Response
C1III.1	Uses of encounter data For what purposes does the state use encounter data collected from managed care plans (MCPs)? Select one or more. Federal regulations require that states, through their contracts with MCPs, collect and maintain sufficient enrollee encounter data to identify the provider who delivers any item(s) or service(s) to enrollees (42 CFR 438.242(c)(1)).	Other, specify – Evaluate Health Care Quality, Evaluate contractor performance, develop and evaluate capitation rates, develop FFS payment rates, Determine risk sharing payments, process reconciliations and risk adjustments.
C1III.2	Criteria/measures to evaluate MCP performance What types of measures are used by the state to evaluate managed care plan performance in encounter data submission and correction? Select one or more. Federal regulations also require that states validate that submitted enrollee encounter data they receive is a complete and accurate representation of the services provided to enrollees under the contract between the state and the MCO, PIHP, or PAHP. 42 CFR 438.242(d).	Timeliness of initial data submissions Timeliness of data corrections Use of correct file formats Provider ID field complete Overall data accuracy (as determined through data validation)
C1III.3	Encounter data performance criteria contract language Provide reference(s) to the contract section(s) that describe the criteria by which managed care plan performance on encounter data submission and correction will be measured. Use contract section references, not page numbers.	Section 61 of the ACC RBHA Contract outlines Encounter Data Reporting for the MCO
C1III.4	Financial penalties contract language Provide reference(s) to the contract section(s) that describes any financial penalties the state may impose on plans for the types of failures to meet encounter data submission and quality standards. Use contract section references, not page numbers.	Section 61 of the ACC RBHA Contract outlines Encounter Data Reporting for the MCO
C1III.5	Incentives for encounter data quality Describe the types of incentives that may be awarded to managed care plans for encounter data quality. Reply with "N/A" if the plan does not use incentives to award encounter data quality.	N/A
C1111.6	Barriers to collecting/validating encounter data Describe any barriers to collecting and/or validating managed care plan encounter data that the state has	N/A

Topic IV. Appeals, State Fair Hearings & Grievances

Number	Indicator	Response
C1IV.1	State's definition of "critical incident," as used for reporting purposes in its MLTSS program	N/A
	If this report is being completed for a managed care program that covers LTSS, what is the definition that the state uses for "critical incidents" within the managed care program? Respond with "N/A" if the managed care program does not cover LTSS.	
C1IV.2	State definition of "timely" resolution for standard appeals	The Contractor shall resolve standard appeals as expeditiously as the member's health condition requires no later than 30 calendar
	Provide the state's definition of timely resolution for standard appeals in the managed care program. Per 42 CFR §438.408(b)(2), states must establish a timeframe for timely resolution of standard appeals that is no longer than 30 calendar days from the day the MCO, PIHP or PAHP receives the appeal.	days from the date of receipt of the appeal unless an extension is in effect [42 CFR 438.408(a), 42 CFR 438.408(b)(2)].
C1IV.3	State definition of "timely" resolution for expedited appeals Provide the state's definition of timely resolution for expedited appeals in the managed care program. Per 42 CFR §438.408(b)(3), states must establish a timeframe for timely resolution of expedited appeals that is no longer than 72 hours after the MCO, PIHP or PAHP receives the appeal.	The Contractor shall resolve all expedited appeals as expeditiously as the member's health condition requires but not later than 72 hours from the date the Contractor receives the expedited appeal (unless an extension is in effect) [42 CFR 438.408(a), 42 CFR 438.408(b) (3)].
C1IV.4	State definition of "timely" resolution for grievances Provide the state's definition of timely resolution for grievances in the managed care program.	The Contractor shall address identified issues as expeditiously as the member's condition requires and shall resolve each grievance within ten business days of receipt, absent extraordinary circumstances. However, no
Per 42 CFR §438 states must esta timeframe for ti of grievances the than 90 calenda day the MCO, PI	Per 42 CFR §438.408(b)(1), states must establish a timeframe for timely resolution of grievances that is no longer than 90 calendar days from the day the MCO, PIHP or PAHP receives the grievance.	grievances shall exceed 90 days for resolution. [42 CFR 457.1260, 42 CFR 438.408(a), 42 CFR 438.408(b)(1) and (3)].

Network Adequacy

Number	Indicator	Response
C1V.1	Gaps/challenges in network adequacy What are the state's biggest challenges? Describe any challenges MCPs have maintaining adequate networks and meeting standards.	Low provider density in rural areas, particularly dentists. Also, in areas where there is a high portion of tribal/I.H.S. providers, these providers may pose challenges in contracting. Low provider and member population density in rural areas. The low population limits member volume while credentialing and contracting costs do not change. This is particularly challenging in getting dental providers. Also, in areas with a high portion of tribal/I.H.S. providers these providers face challenges in contracting.
C1V.2	State response to gaps in network adequacy	MCPs get lists of non-par providers registered with the state but but not in network to assist
	How does the state work with MCPs to address gaps in network adequacy?	recruitment. MCPs have to develop plans for addressing network gaps. For appointment standards, plans typically reach out and educate non-compliant providers and resurvey after education. State is also requiring plans to get NCQA certification.

Access Measures

Describe the measures the state uses to monitor availability, accessibility, and network adequacy. Report at the program level.

Revisions to the Medicaid managed care regulations in 2016 and 2020 built on existing requirements that managed care plans maintain provider networks sufficient to ensure adequate access to covered services by: (1) requiring states to develop quantitative network adequacy standards for at least eight specified provider types if covered under the contract, and to make these standards available online; (2) strengthening network adequacy monitoring requirements; and (3) addressing the needs of people with long-term care service needs (42 CFR 438.66; 42 CFR 438.68).

42 CFR 438.66(e) specifies that the MCPAR must provide information on and an assessment of the availability and accessibility of covered services within the MCO, PHIP, or PAHP contracts, including network adequacy standards for each managed care program.



C2.V.1 General category: General quantitative availability and accessibility standard

C2.V.2 Measure standard

90% of members within 15min/10mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region C2.V.6 Population Primary care Maricopa and Pima Adult and pediatric

County

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

2/28

1 / 28

C2.V.2 Measure standard

90% of members within 40min/30mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region **C2.V.6 Population** Primary care All Other Counties Adult and pediatric

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

3 / 28

C2.V.2 Measure standard

90% of members within 12min/8mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region **C2.V.6 Population** Adult and pediatric Pharmacy Maricopa and Pima County

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods



C2.V.1 General category: General quantitative availability and accessibility standard

C2.V.2 Measure standard

90% of members within 40min/30mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 ProviderC2.V.5 RegionC2.V.6 PopulationPrimary careAll Other CountiesAdult and pediatric

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

5 / 28

4/28

C2.V.2 Measure standard

90% of members within 45min/30mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region C2.V.6 Population
OB/GYN Maricopa and Pima Members 15 to 45

County yrs old

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

6 / 28

C2.V.2 Measure standard

90% of members within 90min/75mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region C2.V.6 Population
OB/GYN All Other Counties Members 15 to 45 yrs old

yr 3 Oic

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

C2.V.2 Measure standard

90% of members within 45min/30mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region **C2.V.6 Population** LTSS-SNF Maricopa and Pima MLTSS Living in 'Own

County Home'

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

8 / 28

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C2.V.2 Measure standard

90% of members within 95min/85mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region **C2.V.6 Population** LTSS-SNF All Other Counties MLTSS Living in 'Own Home'

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

9 / 28

C2.V.2 Measure standard

90% of members within 45min/30mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region **C2.V.6 Population** Hospital Maricopa and Pima Adult and pediatric County

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

C2.V.2 Measure standard

90% of members within 95min/85mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region **C2.V.6 Population** All Other Counties Adult and pediatric Hospital

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

11 / 28

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C2.V.2 Measure standard

90% of members within 15min/10mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region **C2.V.6 Population** Dentist Pediatric

Maricopa and Pima

County

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

12 / 28

C2.V.2 Measure standard

90% of members within 40min/30mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region **C2.V.6 Population** All Other Counties Pediatric Dentist

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

13 / 28

14 / 28

15 / 28

C2.V.2 Measure standard

90% of members within 15min/10mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region **C2.V.6 Population** Behavioral health -Maricopa and Pima Adult and pediatric Crisis Stabilization County Facility

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

C2.V.2 Measure standard

90% of members within 45 miles

C2.V.3 Standard type

Maximum distance to travel

C2.V.4 Provider **C2.V.6 Population** C2.V.5 Region Behavioral health -Adult and pediatric All Other Counties Crisis Stabilization Facility

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

C2.V.2 Measure standard

90% of members within 30min/20mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region C2.V.6 Population Cardiologist Maricopa and Pima Adult
County

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

16 / 28

C2.V.2 Measure standard

90% of members within 75min/60mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region C2.V.6 Population

Cardiologist All Other Counties Adult

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

17 / 28

C2.V.2 Measure standard

90% of members within 60min/45mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region C2.V.6 Population

Cardiologist Maricopa and Pima Pediatric

County

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

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C2.V.2 Measure standard

90% of members within 110min/100mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 Provider C2.V.5 Region C2.V.6 Population

Cardiologist All Other Counties Pediatric

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

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C2.V.2 Measure standard

90% of members within 15min/10mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 ProviderC2.V.5 RegionC2.V.6 PopulationBehavioral HealthMaricopa and PimaAdult and pediatricResidential FacilityCounty

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

20 / 28

C2.V.2 Measure standard

90% of members within 15min/10mi

C2.V.3 Standard type

Maximum time or distance

C2.V.4 ProviderC2.V.5 RegionC2.V.6 PopulationBehavioral healthMaricopa and PimaAdult and pediatricOutpatient andCountyIntegrated Clinic

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

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C2.V.2 Measure standard

90% of members within 60 miles

C2.V.3 Standard type

Maximum distance to travel

C2.V.4 ProviderC2.V.5 RegionC2.V.6 PopulationBehavioral healthAll Other CountiesAdult and pediatric

Outpatient and Integrated Clinic

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

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C2.V.2 Measure standard

Urgent Care Appts no later than 2 Business Days Routine Appts no later than 21 Calendar Days

C2.V.3 Standard type

Ease of getting a timely appointment

C2.V.4 ProviderC2.V.5 RegionC2.V.6 PopulationPrimary careAll CountiesAdult and pediatric

C2.V.7 Monitoring Methods

Secret shopper calls

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

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C2.V.2 Measure standard

Urgent Appts no later than 2 Business Days Routine Appts within 45 Calendar Days

C2.V.3 Standard type

Ease of getting a timely appointment

C2.V.4 ProviderC2.V.5 RegionC2.V.6 PopulationSpecialty ProviderAll CountiesAdult and pediatric

C2.V.7 Monitoring Methods

Secret shopper calls

C2.V.8 Frequency of oversight methods

Semi-Annually



Urgent Appts no later than 3 Business Days Routine Appts within 45 Calendar Days For members in Foster care only: Routine Appts within 30 Calendar Days

C2.V.3 Standard type

Ease of getting a timely appointment

C2.V.4 ProviderC2.V.5 RegionC2.V.6 PopulationDentalAll CountiesAdult and pediatric

C2.V.7 Monitoring Methods

Secret shopper calls

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

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C2.V.2 Measure standard

1st Trimester within 14 calendar Days 2nd Trimester within 7 Calendar Days 3rd Trimester or High Risk Pregnancy within 3 Business Days

C2.V.3 Standard type

Ease of getting a timely appointment

C2.V.4 ProviderC2.V.5 RegionC2.V.6 PopulationMaternity CareAll CountiesAdult and pediatric

C2.V.7 Monitoring Methods

Geomapping

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

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C2.V.2 Measure standard

Urgent Appts no later than 24 hours Routine Appts within 7 Calendar days for initial assessment, First service within 23 calendar days after initial assessment, subsequent services within 45 calendar days

C2.V.3 Standard type

Ease of getting a timely appointment

C2.V.4 Provider C2.V.5 Region C2.V.6 Population

Behavioral health All Counties Adult

C2.V.7 Monitoring Methods

Secret shopper calls

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

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C2.V.2 Measure standard

Urgent Appts no later than 24 hours Routine Appts within 7 Calendar days for initial assessment, First service within 21 calendar days after initial assessment, subsequent services within 45 calendar days

C2.V.3 Standard type

Ease of getting a timely appointment

C2.V.4 Provider C2.V.5 Region C2.V.6 Population

Behavioral health All Counties Pediatric

C2.V.7 Monitoring Methods

Secret shopper calls

C2.V.8 Frequency of oversight methods

Semi-Annually



C2.V.1 General category: General quantitative availability and accessibility standard

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C2.V.2 Measure standard

When entering out of home placement, rapid response within 72 hours. Routine Appts within 7 Calendar days for initial assessment, First service within 21 calendar days after initial assessment, subsequent services within 21 calendar days.

C2.V.3 Standard type

Ease of getting a timely appointment

C2.V.4 ProviderC2.V.5 RegionC2.V.6 PopulationBehavioral healthAll CountiesCHP-Foster CareOnly

C2.V.7 Monitoring Methods

Secret shopper calls

C2.V.8 Frequency of oversight methods

Semi-Annually

Topic IX: Beneficiary Support System (BSS)

Number	Indicator	Response
C1IX.1	BSS website List the website(s) and/or email address that beneficiaries use to seek assistance from the BSS through electronic means. Separate entries with commas.	Data not available at this time.
C1IX.2	BSS auxiliary aids and services How do BSS entities offer services in a manner that is accessible to all beneficiaries who need their services, including beneficiaries with disabilities, as required by 42 CFR 438.71(b)(2))? CFR 438.71 requires that the beneficiary support system be accessible in multiple ways including phone, Internet, inperson, and via auxiliary aids and services when requested.	Data not available at this time.
C1IX.3	How do BSS entities assist the state with identifying, remediating, and resolving systemic issues based on a review of LTSS program data such as grievances and appeals or critical incident data? Refer to 42 CFR 438.71(d)(4).	Data not available at this time.
C1IX.4	State evaluation of BSS entity performance What are steps taken by the state to evaluate the quality, effectiveness, and efficiency of the BSS entities' performance?	Data not available at this time.

Topic X: Program Integrity

Number	Indicator	Response
C1X.3	Prohibited affiliation disclosure	No
	Did any plans disclose prohibited affiliations? If the state took action, enter those actions under D: Plan-level Indicators, Section VIII - Sanctions (Corresponds with Tab D3 in the Excel Workbook). Refer to 42 CFR 438.610(d).	

Section D: Plan-Level Indicators

Topic I. Program Characteristics & Enrollment

Number	Indicator	Response
D1I.1	Plan enrollment Enter the average number of individuals enrolled in the plan per month during the reporting year (i.e., average member months).	RBHA: HNA dba AZ Complete Health Complete Care Plan 12,306 RBHA: Mercy Care
		28,254
		RBHA: Care 1st 5,556
D11.2	Plan share of Medicaid What is the plan enrollment (within the specific program) as a percentage of the state's total Medicaid enrollment? Numerator: Plan enrollment (D1.I.1) Denominator: Statewide Medicaid enrollment (B.I.1)	RBHA: HNA dba AZ Complete Health Complete Care Plan 0.5% RBHA: Mercy Care 1.2% RBHA: Care 1st 0.2%
D11.3	Plan share of any Medicaid managed care What is the plan enrollment (regardless of program) as a percentage of total Medicaid enrollment in any type of managed care? Numerator: Plan enrollment (D1.I.1) Denominator: Statewide Medicaid managed care enrollment (B.I.2)	RBHA: HNA dba AZ Complete Health Complete Care Plan 0.6% RBHA: Mercy Care 1.5% RBHA: Care 1st 0.3%

Topic II. Financial Performance

Number	Indicator	Response
D1II.1a	Medical Loss Ratio (MLR)	RBHA: HNA dba AZ Complete Health
	What is the MLR percentage? Per 42 CFR 438.66(e)(2)(i), the Managed Care Program Annual Report must provide	Complete Care Plan 87.9%
	information on the Financial performance of each MCO,	RBHA: Mercy Care
	PIHP, and PAHP, including MLR experience.	86.4%
	If MLR data are not available for this reporting period due to	RBHA: Care 1st
	data lags, enter the MLR calculated for the most recently	86.9%
	available reporting period and indicate the reporting period in item D1.II.3 below. See Glossary in Excel Workbook for the regulatory definition of MLR.	00.5%
D1II.1b	Level of aggregation	RBHA: HNA dba AZ Complete Health Complete Care Plan
	What is the aggregation level that best describes the MLR being reported in the previous indicator? Select one.	Statewide all programs & populations
	As permitted under 42 CFR 438.8(i), states are allowed to	RBHA: Mercy Care
	aggregate data for reporting purposes across programs and populations.	Program-specific statewide
	populations	RBHA: Care 1st
		Program-specific statewide
D1II.2	Population specific MLR description	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Does the state require plans to submit separate MLR calculations for specific	N/A
	populations served within this program, for example, MLTSS	RBHA: Mercy Care
	or Group VIII expansion enrollees? If so, describe the populations here. Enter "N/A" if	N/A
	not applicable. See glossary for the regulatory	RBHA: Care 1st
	definition of MLR.	N/A
D1II.3	MLR reporting period discrepancies	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Does the data reported in item D1.II.1a cover a different time	Yes
	period than the MCPAR report?	RBHA: Mercy Care
		Yes
		RBHA: Care 1st
		Yes
N/A	Enter the start date.	RBHA: HNA dba AZ Complete Health Complete Care Plan
		10/01/2021
		RBHA: Mercy Care
		10/01/2021
		RBHA: Care 1st

N/A	Enter the end date.	RBHA: HNA dba AZ Complete Health Complete Care Plan
		09/30/2022
		RBHA: Mercy Care
		09/30/2022
		RBHA: Care 1st
		09/30/2022

Topic III. Encounter Data

D1III.1

Definition of timely encounter data submissions

Describe the state's standard for timely encounter data submissions used in this program. If reporting frequencies and standards differ by type of encounter within this program, please explain.

RBHA: HNA dba AZ Complete Health Complete Care Plan

Professional, Institutional, and Dental Encounters not involving services eligible for Federal Drug Rebate processing shall be received by AHCCCS no later than 210 days after the end of the month in which the service was rendered, or the effective date of the enrollment with the Contractor, whichever date is later. Failure to submit encounters within 210 days may result in sanctions as specified in the AHCCCS Encounter Manual. RESPONSE TO D.III.2: RBHA related encounter timeliness is rolled up with ACC numbers

RBHA: Mercy Care

Professional, Institutional, and Dental Encounters not involving services eligible for Federal Drug Rebate processing shall be received by AHCCCS no later than 210 days after the end of the month in which the service was rendered, or the effective date of the enrollment with the Contractor, whichever date is later. Failure to submit encounters within 210 days may result in sanctions as specified in the AHCCCS Encounter Manual. RESPONSE TO D.III.2: RBHA related encounter timeliness is rolled up with ACC numbers

RBHA: Care 1st

Professional, Institutional, and Dental Encounters not involving services eligible for Federal Drug Rebate processing shall be received by AHCCCS no later than 210 days after the end of the month in which the service was rendered, or the effective date of the enrollment with the Contractor, whichever date is later. Failure to submit encounters within 210 days may result in sanctions as specified in the AHCCCS Encounter Manual. RESPONSE TO D.III.2: RBHA related encounter timeliness is rolled up with ACC numbers

D1III.2

Share of encounter data submissions that met state's timely submission requirements

What percent of the plan's encounter data file submissions (submitted during the reporting period) met state requirements for timely submission? If the state has not yet received any encounter data file submissions for the entire contract period when it submits this report, the state should enter here the percentage of encounter data submissions that were compliant out of the file submissions it has received from the managed care plan for the reporting period.

RBHA: HNA dba AZ Complete Health Complete Care Plan

N/A

RBHA: Mercy Care

N/A

RBHA: Care 1st

N/A

D1III.3

compliant	100%
What percent of the plan's encounter data submissions (submitted during the reporting period) met state requirements for HIPAA compliance? If the state has not yet received encounter data submissions for the entire contract period when it submits this report, enter here percentage of encounter data submissions that were compliant out of the proportion received from the managed care plan for the reporting period.	RBHA: Mercy Care 100% RBHA: Care 1st 100%

Topic IV. Appeals, State Fair Hearings & Grievances

Appeals Overview

Enter the total number of appeals resolved (at the plan level) Enter the total number of appeals resolved during the reporting year. An appeal is "resolved" at the plan level when the plan has issued a decision, regardless of whether the decision was wholly or partially flavorable or adverse to the beneficiary, and regardless of whether the beneficiary or the beneficiary or enverted the beneficiary or the beneficiary or presentative) chooses to file a request for a State Fair Hearing or External Medical Review. D1IV.2 Active appeals Enter the total number of appeals still pending or in process (not yet resolved) as of the end of the reporting year. Enter the total number of appeals filed during the reporting year by or on behalf of LTSS users and actively receiving turing the reporting year (regardless of actively receiving LTSS at the time that the appeal was filed). D1IV.4 Number of critical incidents filed during the reporting year (regardless of actively receiving LTSS at the time that the appeal was filed). D1IV.4 Number of critical incidents filed during the reporting year (fregardless of actively receiving LTSS at the time that the appeal was filed). D1IV.5 Number of critical incidents filed during the reporting year (fregardless of actively receiving LTSS at the time that the appeal was filed). D1IV.4 Number of critical incidents filed during the reporting year (fit the managed care plans that cover LTSS, enter the number of critical incidents filed within behalf of LTSS users who previously filed an appeal in the managed care program or plan were new or serving new populations during the reporting year, of the CMS readiness review tool was submitted for at least 6 months of the reporting year, enter of the plant of the reporting year, enter of the reporting year, enter of the plant of the reporting year, enter of the plant of the plant of the reporting year, enter of the plant of	Number	Indicator	Response
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whether the enrollee was actively receiving LTSS at the time that the appeal was filed). Number of critical incidents filed during the reporting period by (or on behalf of) an LTSS user who previously filed an appeal For managed care plans that cover LTSS, enter the number of critical incidents filed within the reporting period by (or on behalf of) LTSS users who previously filed appeals in the reporting year. If the managed care plan does not cover LTSS, enter "N/A". Also, if the state already submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the reporting year,) and the readiness review tool was submitted for at least 6 months of the reporting year, enter		An LTSS user is an enrollee who received at least one LTSS service at any point during the	N/A
D1IV.4 Number of critical incidents filed during the reporting period by (or on behalf of) an LTSS user who previously filed an appeal For managed care plans that cover LTSS, enter the number of critical incidents filed within the reporting period by (or on behalf of) LTSS users who previously filed appeals in the reporting year. If the managed care plan does not cover LTSS, enter "N/A". Also, if the state already submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, enter			RBHA: Care 1st
filed during the reporting period by (or on behalf of) an LTSS user who previously filed an appeal For managed care plans that cover LTSS, enter the number of critical incidents filed within the reporting period by (or on behalf of) LTSS users who previously filed appeals in the reporting year. If the managed care plan does not cover LTSS, enter "N/A". Also, if the state already submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the readiness review tool was submitted for at least 6 months of the reporting year, enter			N/A
For managed care plans that cover LTSS, enter the number of critical incidents filed within the reporting period by (or on behalf of) LTSS users who previously filed appeals in the reporting year. If the managed care plan does not cover LTSS, enter "N/A". Also, if the state already submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, enter	D1IV.4	filed during the reporting	
For managed care plans that cover LTSS, enter the number of critical incidents filed within the reporting period by (or on behalf of) LTSS users who previously filed appeals in the reporting year. If the managed care plan does not cover LTSS, enter "N/A". Also, if the state already submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, enter		LTSS user who previously	N/A
cover LTSS, enter the number of critical incidents filed within the reporting period by (or on behalf of) LTSS users who previously filed appeals in the reporting year. If the managed care plan does not cover LTSS, enter "N/A". Also, if the state already submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, enter			RBHA: Mercy Care
previously filed appeals in the reporting year. If the managed care plan does not cover LTSS, enter "N/A". Also, if the state already submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, enter		cover LTSS, enter the number of critical incidents filed within	N/A
care plan does not cover LTSS, enter "N/A". Also, if the state already submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, enter			RBHA: Care 1st
submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, enter		reporting year. If the managed care plan does not cover LTSS,	N/A
grievance report (because the managed care program or plan were new or serving new populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, enter		submitted this data for the reporting year via the CMS	
populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, enter		grievance report (because the managed care program or plan	
submitted for at least 6 months of the reporting year, enter		populations during the reporting year), and the	
IN/A .		submitted for at least 6 months	

The appeal and critical incident do not have to have been "related" to the same issue they only need to have been filed by (or on behalf of) the same enrollee. Neither the critical incident nor the appeal need to have been filed in relation to delivery of LTSS they may have been filed for any reason, related to any service received (or desired) by an LTSS user. To calculate this number, states or managed care plans should first identify the LTSS users for whom critical incidents were filed during the reporting year, then determine whether those enrollees had filed an appeal during the reporting year, and whether the filing of the appeal preceded the filing of the critical incident.

D1IV.5a

Standard appeals for which timely resolution was provided

Enter the total number of standard appeals for which timely resolution was provided by plan during the reporting period.

See 42 CFR §438.408(b)(2) for requirements related to timely

resolution of standard appeals.

RBHA: HNA dba AZ Complete Health Complete Care Plan

155

RBHA: Mercy Care

268

RBHA: Care 1st

25

D1IV.5b

Expedited appeals for which timely resolution was provided

Enter the total number of expedited appeals for which timely resolution was provided by plan during the reporting period.

See 42 CFR §438.408(b)(3) for requirements related to timely resolution of standard appeals.

RBHA: HNA dba AZ Complete Health Complete Care Plan

10

RBHA: Mercy Care

10

RBHA: Care 1st

4

D1IV.6a

Resolved appeals related to denial of authorization or limited authorization of a service

Enter the total number of appeals resolved by the plan during the reporting year that were related to the plan's denial of authorization for a service not yet rendered or limited authorization of a service.

(Appeals related to denial of

payment for a service already rendered should be counted in

indicator D1.IV.6c).

RBHA: HNA dba AZ Complete Health Complete Care Plan

153

RBHA: Mercy Care

411

RBHA: Care 1st

32

D1IV.6b

Resolved appeals related to reduction, suspension, or termination of a previously authorized service

Enter the total number of appeals resolved by the plan during the reporting year that were related to the plan's

RBHA: HNA dba AZ Complete Health Complete Care Plan

2

RBHA: Mercy Care

reduction, suspension, or
termination of a previously
authorized service.

RBHA: Care 1st

1

11

D1IV.6c Resolved appeals related to payment denial

Enter the total number of appeals resolved by the plan during the reporting year that were related to the plan's denial, in whole or in part, of payment for a service that was already rendered.

RBHA: HNA dba AZ Complete Health Complete Care Plan

0

RBHA: Mercy Care

4

RBHA: Care 1st

0

D1IV.6d Resolved appeals related to service timeliness

Enter the total number of appeals resolved by the plan during the reporting year that were related to the plan's failure to provide services in a timely manner (as defined by the state).

RBHA: HNA dba AZ Complete Health Complete Care Plan

0

RBHA: Mercy Care

0

RBHA: Care 1st

0

D1IV.6e Resolved appeals related to

lack of timely plan response to an appeal or grievance

Enter the total number of appeals resolved by the plan during the reporting year that were related to the plan's failure to act within the timeframes provided at 42 CFR §438.408(b)(1) and (2) regarding the standard resolution of grievances and appeals.

RBHA: HNA dba AZ Complete Health Complete Care Plan

Λ

RBHA: Mercy Care

0

RBHA: Care 1st

0

D1IV.6f

Resolved appeals related to plan denial of an enrollee's right to request out-ofnetwork care

Enter the total number of appeals resolved by the plan during the reporting year that were related to the plan's denial of an enrollee's request to exercise their right, under 42 CFR §438.52(b)(2)(ii), to obtain services outside the network (only applicable to residents of rural areas with only one MCO).

RBHA: HNA dba AZ Complete Health Complete Care Plan

0

RBHA: Mercy Care

0

RBHA: Care 1st

0

Polivible Resolved appeals related to denial of an enrollee's request to dispute financial liability Enter the total number of appeals resolved by the plan during the reporting year that were related to the plan's denial of an enrollee's request to dispute a financial liability. RBHA: HNA dba AZ Complete Health Complete Care Plan RBHA: Mercy Care 0 RBHA: Mercy Care 0 RBHA: Mercy Care 0 RBHA: Care 1st

Appeals by Service

Number of appeals resolved during the reporting period related to various services. Note: A single appeal may be related to multiple service types and may therefore be counted in multiple categories.

Number	Indicator	Response
D1IV.7a	Resolved appeals related to general inpatient services	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of appeals resolved by the plan	1
	during the reporting year that were related to general	RBHA: Mercy Care
	inpatient care, including diagnostic and laboratory	3
	services. Do not include appeals related	RBHA: Care 1st
	to inpatient behavioral health services – those should be included in indicator D1.IV.7c. If	0
	the managed care plan does not cover general inpatient services, enter "N/A".	
D1IV.7b	Resolved appeals related to general outpatient services	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of appeals resolved by the plan during the reporting year that	116
	were related to general outpatient care, including	RBHA: Mercy Care
	diagnostic and laboratory services. Please do not include appeals related to outpatient	125
	behavioral health services – those should be included in	RBHA: Care 1st
	indicator D1.IV.7d. If the managed care plan does not cover general outpatient services, enter "N/A".	25
D1IV.7c	Resolved appeals related to inpatient behavioral health services	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of appeals resolved by the plan	5
	during the reporting year that were related to inpatient	RBHA: Mercy Care
	mental health and/or substance use services. If the	1
	managed care plan does not cover inpatient behavioral	RBHA: Care 1st
	health services, enter "N/A".	1
D1IV.7d	Resolved appeals related to outpatient behavioral health	RBHA: HNA dba AZ Complete Health Complete Care Plan
	services Enter the total number of	6
	appeals resolved by the plan during the reporting year that	RBHA: Mercy Care
	were related to outpatient mental health and/or substance use services. If the	51
	managed care plan does not cover outpatient behavioral	RBHA: Care 1st
	health services, enter "N/A".	4
D1IV.7e	Resolved appeals related to covered outpatient	RBHA: HNA dba AZ Complete Health Complete Care Plan
	prescription drugs	32
	Enter the total number of appeals resolved by the plan	DDUA: Morey Core
	during the reporting year that were related to outpatient prescription drugs covered by	RBHA: Mercy Care
	the managed care plan. If the	

managed care plan does not cover outpatient prescription drugs, enter "N/A".

RBHA: Care 1st

3

D1IV.7f Resolved appeals related to skilled nursing facility (SNF) services

Enter the total number of appeals resolved by the plan during the reporting year that were related to SNF services. If the managed care plan does not cover skilled nursing services, enter "N/A".

RBHA: HNA dba AZ Complete Health Complete Care Plan

0

RBHA: Mercy Care

RBHA: Care 1st

0

D1IV.7g Resolved appeals related to long-term services and supports (LTSS)

Enter the total number of appeals resolved by the plan during the reporting year that were related to institutional LTSS or LTSS provided through home and community-based (HCBS) services, including personal care and self-directed services. If the managed care plan does not cover LTSS services, enter "N/A".

RBHA: HNA dba AZ Complete Health **Complete Care Plan**

RBHA: Mercy Care

RBHA: Care 1st

D1IV.7h Resolved appeals related to dental services

Enter the total number of appeals resolved by the plan during the reporting year that were related to dental services. If the managed care plan does not cover dental services, enter "N/A".

RBHA: HNA dba AZ Complete Health **Complete Care Plan**

RBHA: Mercy Care

RBHA: Care 1st

0

D1IV.7i Resolved appeals related to non-emergency medical transportation (NEMT)

Enter the total number of appeals resolved by the plan during the reporting year that were related to NEMT. If the managed care plan does not cover NEMT, enter "N/A".

RBHA: HNA dba AZ Complete Health **Complete Care Plan**

0

RBHA: Mercy Care

RBHA: Care 1st

0

D1IV.7j Resolved appeals related to other service types

Enter the total number of appeals resolved by the plan during the reporting year that were related to services that do not fit into one of the categories listed above. If the managed care plan does not

RBHA: HNA dba AZ Complete Health Complete Care Plan

RBHA: Mercy Care

24

0

cover services other than those in items D1.IV.7a-i, enter "N/A".

State Fair Hearings

Number	Indicator	Response
D1IV.8a	State Fair Hearing requests Enter the total number of State Fair Hearing requests filed during the reporting year with the plan that issued an adverse	RBHA: HNA dba AZ Complete Health Complete Care Plan
	benefit determination.	RBHA: Mercy Care
		6
		RBHA: Care 1st
		1
D1IV.8b	State Fair Hearings resulting in a favorable decision for the enrollee	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of State	0
	Fair Hearing decisions rendered during the reporting year that	RBHA: Mercy Care
	were partially or fully favorable to the enrollee.	0
		RBHA: Care 1st
		0
D1IV.8c	State Fair Hearings resulting in an adverse decision for the enrollee	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of State	0
	Fair Hearing decisions rendered during the reporting year that were adverse for the enrollee	RBHA: Mercy Care
	were adverse for the emoliee.	1
		RBHA: Care 1st
		0
D1IV.8d	State Fair Hearings retracted prior to reaching a decision	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of State Fair Hearing decisions retracted	0
	(by the enrollee or the representative who filed a State	DDUA Marris Carr
	Fair Hearing request on behalf of the enrollee) during the	RBHA: Mercy Care
	reporting year prior to reaching a decision.	
		RBHA: Care 1st
		1
D1IV.9a	External Medical Reviews resulting in a favorable	RBHA: HNA dba AZ Complete Health Complete Care Plan
	decision for the enrollee If your state does offer an	N/A
	external medical review process, enter the total number	RBHA: Mercy Care
	of external medical review decisions rendered during the	N/A
	reporting year that were partially or fully favorable to	
	the enrollee. If your state does not offer an external medical	RBHA: Care 1st
	review process, enter "N/A". External medical review is	N/A
	defined and described at 42	

CFR §438.402(c)(i)(B).

D1IV.9b

External Medical Reviews resulting in an adverse decision for the enrollee

If your state does offer an external medical review process, enter the total number of external medical review decisions rendered during the reporting year that were adverse to the enrollee. If your state does not offer an external N/A medical review process, enter "N/A". External medical review is

defined and described at 42 CFR §438.402(c)(i)(B).

RBHA: HNA dba AZ Complete Health **Complete Care Plan**

N/A

RBHA: Mercy Care

N/A

RBHA: Care 1st

Grievances Overview

Indicator	Response
Grievances resolved Enter the total number of grievances resolved by the plan during the reporting year	RBHA: HNA dba AZ Complete Health Complete Care Plan 384
A grievance is "resolved" when it has reached completion and been closed by the plan.	RBHA: Mercy Care 2,342
	RBHA: Care 1st
Active grievances Enter the total number of grievances still pending or in process (not yet resolved) as of the end of the reporting year.	RBHA: HNA dba AZ Complete Health Complete Care Plan 11 RBHA: Mercy Care
	RBHA: Care 1st
Grievances filed on behalf of	RBHA: HNA dba AZ Complete Health Complete Care Plan
Enter the total number of grievances filed during the reporting year by or on behalf of LTSS users. An LTSS user is an enrollee who received at least one LTSS service at any point during the reporting year (regardless of whether the enrollee was	N/A RBHA: Mercy Care N/A RBHA: Care 1st N/A
actively receiving LTSS at the time that the grievance was filed). If this does not apply, enter N/A.	
Number of critical incidents filed during the reporting period by (or on behalf of) an LTSS user who previously filed a grievance	RBHA: HNA dba AZ Complete Health Complete Care Plan N/A
_	RBHA: Mercy Care
cover LTSS, enter the number of critical incidents filed within	N/A
behalf of) LTSS users who previously filed grievances in the reporting year. The grievance and critical incident do not have to have been "related" to the same issue they only need to have been filed by (or on behalf of) the same enrollee. Neither the critical incident nor the grievance need to have been filed in relation to delivery of	RBHA: Care 1st
	Grievances resolved Enter the total number of grievances resolved by the plan during the reporting year. A grievance is "resolved" when it has reached completion and been closed by the plan. Active grievances Enter the total number of grievances still pending or in process (not yet resolved) as of the end of the reporting year. Grievances filed on behalf of LTSS users Enter the total number of grievances filed during the reporting year by or on behalf of LTSS users. An LTSS user is an enrollee who received at least one LTSS service at any point during the reporting year (regardless of whether the enrollee was actively receiving LTSS at the time that the grievance was filed). If this does not apply, enter N/A. Number of critical incidents filed during the reporting period by (or on behalf of) an LTSS user who previously filed a grievance For managed care plans that cover LTSS, enter the number of critical incidents filed within the reporting period by (or on behalf of) LTSS users who previously filed grievances in the reporting year. The grievance and critical incident do not have to have been "related" to the same issue they only need to have been filed by (or on behalf of) the same enrollee. Neither the critical incident nor the grievance need to have been filed by (or on behalf of) the same enrollee. Neither the critical incident nor the grievance need to have been

for any reason, related to any

service received (or desired) by an LTSS user. If the managed care plan does not cover LTSS, the state should enter "N/A" in this field. Additionally, if the state already submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, the state can enter "N/A" in this field. To calculate this number, states

or managed care plans should first identify the LTSS users for whom critical incidents were filed during the reporting year, then determine whether those enrollees had filed a grievance during the reporting year, and whether the filing of the grievance preceded the filing of

D1IV.14

Number of grievances for which timely resolution was provided

the critical incident.

Enter the number of grievances for which timely resolution was provided by plan during the reporting period.

See 42 CFR §438.408(b)(1) for requirements related to the timely resolution of grievances.

RBHA: HNA dba AZ Complete Health Complete Care Plan

384

RBHA: Mercy Care

2,337

RBHA: Care 1st

163

Grievances by Service

Report the number of grievances resolved by plan during the reporting period by service.

Number	Indicator	Response
D1IV.15a	Resolved grievances related to general inpatient services	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of grievances resolved by the plan during the reporting year that were related to general	7
	inpatient care, including diagnostic and laboratory services. Do not include	RBHA: Mercy Care
	grievances related to inpatient behavioral health services — those should be included in indicator D1.IV.15c. If the managed care plan does not cover this type of service, enter "N/A".	RBHA: Care 1st
D1IV.15b	Resolved grievances related to general outpatient services	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of grievances resolved by the plan during the reporting year that	17 RBHA: Mercy Care
	were related to general outpatient care, including diagnostic and laboratory services. Do not include	14
	grievances related to outpatient behavioral health	RBHA: Care 1st
	services — those should be included in indicator D1.IV.15d. If the managed care plan does not cover this type of service, enter "N/A".	27
D1IV.15c	Resolved grievances related to inpatient behavioral health services	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of	15
	grievances resolved by the plan during the reporting year that were related to inpatient mental health and/or	RBHA: Mercy Care
	substance use services. If the managed care plan does not	DDUA Com Art
	cover this type of service, enter "N/A".	RBHA: Care 1st
D1IV.15d	Resolved grievances related to outpatient behavioral health services	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of	67
	grievances resolved by the plan during the reporting year that were related to outpatient	RBHA: Mercy Care
	mental health and/or substance use services. If the managed care plan does not	59
	cover this type of service, enter	RBHA: Care 1st
		32
D1IV.15e	Resolved grievances related to coverage of outpatient	RBHA: HNA dba AZ Complete Health Complete Care Plan
	prescription drugs Enter the total number of	16
	grievances resolved by the plan during the reporting year that	RBHA: Mercy Care
	were related to outpatient prescription drugs covered by the managed care plan. If the managed care plan does not	2
	anagea care plan does not	RBHA: Care 1st

cover this type of service, enter

"N/A".

D1IV.15f

Resolved grievances related to skilled nursing facility (SNF) services

Enter the total number of grievances resolved by the plan during the reporting year that were related to SNF services. If the managed care plan does not cover this type of service, enter "N/A".

RBHA: HNA dba AZ Complete Health **Complete Care Plan**

RBHA: Mercy Care

RBHA: Care 1st

D1IV.15g Resolved grievances related

to long-term services and supports (LTSS)

Enter the total number of grievances resolved by the plan during the reporting year that were related to institutional LTSS or LTSS provided through home and community-based (HCBS) services, including personal care and self-directed services. If the managed care plan does not cover this type of service, enter "N/A".

RBHA: HNA dba AZ Complete Health **Complete Care Plan**

RBHA: Mercy Care

RBHA: Care 1st

D1IV.15h

Resolved grievances related to dental services

Enter the total number of grievances resolved by the plan during the reporting year that were related to dental services. If the managed care plan does not cover this type of service, enter "N/A".

RBHA: HNA dba AZ Complete Health **Complete Care Plan**

RBHA: Mercy Care

RBHA: Care 1st

0

D1IV.15i

Resolved grievances related to non-emergency medical transportation (NEMT)

Enter the total number of grievances resolved by the plan during the reporting year that were related to NEMT. If the managed care plan does not cover this type of service, enter "N/A".

RBHA: HNA dba AZ Complete Health **Complete Care Plan**

243

RBHA: Mercy Care

61

RBHA: Care 1st

81

D1IV.15j

Resolved grievances related to other service types

Enter the total number of grievances resolved by the plan during the reporting year that were related to services that do not fit into one of the categories listed above. If the managed care plan does not cover services other than those in items D1.IV.15a-i, enter "N/A".

RBHA: HNA dba AZ Complete Health **Complete Care Plan**

RBHA: Mercy Care

11

RBHA: Care 1st

22

Grievances by Reason

Report the number of grievances resolved by plan during the reporting period by reason.

Number	Indicator	Response
D1IV.16a	Resolved grievances related to plan or provider customer service	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of grievances resolved by the plan during the reporting year that were related to plan or provider customer service. Customer service grievances	RBHA: Mercy Care 304 RBHA: Care 1st
	include complaints about interactions with the plan's Member Services department, provider offices or facilities, plan marketing agents, or any other plan or provider representatives.	27
D1IV.16b	Resolved grievances related to plan or provider care management/case management	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of grievances resolved by the plan during the reporting year that were related to plan or	RBHA: Mercy Care 83
	provider care management/case management. Care management/case management grievances include complaints about the timeliness of an assessment or complaints about the plan or provider care or case management process.	RBHA: Care 1st 8
D1IV.16c	Resolved grievances related to access to care/services from plan or provider	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of grievances resolved by the plan during the reporting year that were related to access to care. Access to care grievances include complaints about	RBHA: Mercy Care
	difficulties finding qualified in- network providers, excessive travel or wait times, or other access issues.	RBHA: Care 1st 10
D1IV.16d	Resolved grievances related to quality of care	RBHA: HNA dba AZ Complete Health Complete Care Plan
	Enter the total number of grievances resolved by the plan during the reporting year that were related to quality of care. Quality of care grievances include complaints about the	RBHA: Mercy Care
	effectiveness, efficiency, equity, patient-centeredness, safety, and/or acceptability of care provided by a provider or the plan.	RBHA: Care 1st
D1IV.16e	Resolved grievances related to plan communications	RBHA: HNA dba AZ Complete Health Complete Care Plan

Enter the total number of 3 grievances resolved by the plan during the reporting year that **RBHA: Mercy Care** were related to plan communications. Plan communication grievances include grievances related to **RBHA: Care 1st** the clarity or accuracy of enrollee materials or other plan 3 communications or to an enrollee's access to or the accessibility of enrollee materials or plan communications. Resolved grievances related RBHA: HNA dba AZ Complete Health to payment or billing issues **Complete Care Plan** Enter the total number of grievances resolved by the plan during the reporting year that were filed for a reason related **RBHA: Mercy Care** to payment or billing issues. 46 **RBHA: Care 1st** 1 Resolved grievances related **RBHA: HNA dba AZ Complete Health** to suspected fraud **Complete Care Plan** Enter the total number of 3 grievances resolved by the plan during the reporting year that **RBHA: Mercy Care** were related to suspected fraud. 2 Suspected fraud grievances include suspected cases of **RBHA: Care 1st** financial/payment fraud perpetuated by a provider, payer, or other entity. Note: grievances reported in this row should only include grievances submitted to the managed care plan, not grievances submitted to another entity, such as a state Ombudsman or Office of the Inspector General. Resolved grievances related RBHA: HNA dba AZ Complete Health to abuse, neglect or **Complete Care Plan** exploitation 4 Enter the total number of grievances resolved by the plan **RBHA: Mercy Care** during the reporting year that were related to abuse, neglect or exploitation. Abuse/neglect/exploitation **RBHA: Care 1st** grievances include cases involving potential or actual 1 patient harm.

D1IV.16i

D1IV.16h

D1IV.16f

D1IV.16g

Resolved grievances related to lack of timely plan response to a service authorization or appeal (including requests to expedite or extend appeals)

RBHA: HNA dba AZ Complete Health Complete Care Plan

0

RBHA: Mercy Care

	Enter the total number of grievances resolved by the plan during the reporting year that were filed due to a lack of timely plan response to a service authorization or appeal request (including requests to expedite or extend appeals).	2 RBHA: Care 1st 0
D1IV.16j	Resolved grievances related to plan denial of expedited appeal Enter the total number of grievances resolved by the plan during the reporting year that were related to the plan's denial of an enrollee's request for an expedited appeal. Per 42 CFR §438.408(b)(3), states must establish a timeframe for timely resolution of expedited appeals that is no longer than 72 hours after the MCO, PIHP or PAHP receives the appeal. If a plan denies a request for an expedited appeal, the enrollee or their representative have the right to file a grievance.	RBHA: HNA dba AZ Complete Health Complete Care Plan 1 RBHA: Mercy Care 1 RBHA: Care 1st 0
D1IV.16k	Resolved grievances filed for other reasons Enter the total number of grievances resolved by the plan during the reporting year that were filed for a reason other than the reasons listed above.	RBHA: HNA dba AZ Complete Health Complete Care Plan 244 RBHA: Mercy Care 1,812

Topic VII: Quality & Performance Measures

Report on individual measures in each of the following eight domains: (1) Primary care access and preventive care, (2) Maternal and perinatal health, (3) Care of acute and chronic conditions, (4) Behavioral health care, (5) Dental and oral health services, (6) Health plan enrollee experience of care, (7) Long-term services and supports, and (8) Other. For composite measures, be sure to include each individual sub-measure component.

RBHA: Care 1st

82



D2.VII.1 Measure Name: Prenatal and Postpartum Care (PPC): Timeliness of Prenatal Care

D2.VII.2 Measure Domain

Maternal and perinatal health

D2.VII.3 National Quality Forum (NQF) number D2.VII.4 Measure Reporting and D2.VII.5 Programs

Program-specific rate

1517

D2.VII.6 Measure Set

D2.VII.7a Reporting Period and D2.VII.7b Reporting

HEDIS period: Date range

No, 01/01/2022 - 12/31/2022

D2.VII.8 Measure Description

N/A

Measure results

RBHA: HNA dba AZ Complete Health Complete Care Plan

71.4

RBHA: Mercy Care

78.6

RBHA: Care 1st

N/A

Complete

D2.VII.1 Measure Name: Asthma Medication Ratio (AMR) - Total

2/5

D2.VII.2 Measure Domain

Care of acute and chronic conditions

D2.VII.3 National Quality Forum (NQF) number

D2.VII.6 Measure Set

D2.VII.4 Measure Reporting and D2.VII.5 Programs

Program-specific rate

1800

HEDIS

D2.VII.7a Reporting Period and D2.VII.7b Reporting

period: Date range

No, 01/01/2022 - 12/31/2022

D2.VII.8 Measure Description

N/A

Measure results

RBHA: HNA dba AZ Complete Health Complete Care Plan

56.2

RBHA: Mercy Care

61.4

1/5

N/A



D2.VII.1 Measure Name: Follow-Up After Emergency Department Visit 3/5 for Mental Illness (FUM): 7 Days - Total

D2.VII.2 Measure Domain

Behavioral health care

D2.VII.3 National Quality Forum (NQF) number

D2.VII.4 Measure Reporting and D2.VII.5 Programs
Program-specific rate

3489

D2.VII.6 Measure Set

HEDIS

D2.VII.7a Reporting Period and D2.VII.7b Reporting

period: Date range

No, 01/01/2022 - 12/31/2022

D2.VII.8 Measure Description

N/A

Measure results

RBHA: HNA dba AZ Complete Health Complete Care Plan

54.0

RBHA: Mercy Care

58.5

RBHA: Care 1st

43.6



D2.VII.1 Measure Name: Oral Evaluation, Dental Services (OEV)

D2.VII.2 Measure Domain

Dental and oral health services

D2.VII.3 National Quality Forum (NQF) number

D2.VII.4 Measure Reporting and D2.VII.5 Programs

4/5

Program-specific rate

2517

D2.VII.6 Measure SetMedicaid Child Core Set

D2.VII.7a Reporting Period and D2.VII.7b Reporting

period: Date range

No, 01/01/2022 - 12/31/2022

D2.VII.8 Measure Description

N/A

Measure results

RBHA: HNA dba AZ Complete Health Complete Care Plan

24.1

RBHA: Mercy Care

19.8



D2.VII.1 Measure Name: Diabetes: Hemoglobin A1c (HbA1c) Poor Control (>9%)

D2.VII.2 Measure Domain

Care of acute and chronic conditions

D2.VII.3 National Quality Forum (NQF) number D2.VII.4 Measure Reporting and D2.VII.5 Programs

5/5

Program-specific rate

0059

HEDIS

D2.VII.6 Measure Set

D2.VII.7a Reporting Period and D2.VII.7b Reporting

period: Date range

No, 01/01/2022 - 12/31/2022

D2.VII.8 Measure Description

N/A

Measure results

RBHA: HNA dba AZ Complete Health Complete Care Plan

35.8

RBHA: Mercy Care

27.0

RBHA: Care 1st

35.8

Topic VIII. Sanctions

Describe sanctions that the state has issued for each plan. Report all known actions across the following domains: sanctions, administrative penalties, corrective action plans, other. Include any pending or unresolved actions.

42 CFR 438.66(e)(2)(viii) specifies that the MCPAR include the results of any sanctions or corrective action plans imposed by the State or other formal or informal intervention with a contracted MCO, PIHP, PAHP, or PCCM entity to improve performance.

Sanction total count:

0 - No sanctions entered

Number	Indicator	Response
D1X.1	Dedicated program integrity staff Report or enter the number of dedicated program integrity staff for routine internal	RBHA: HNA dba AZ Complete Health Complete Care Plan
	monitoring and compliance risks. Refer to 42 CFR 438.608(a)(1)(vii).	RBHA: Mercy Care
		RBHA: Care 1st
D1X.2	Count of opened program	RBHA: HNA dba AZ Complete Health
	integrity investigations How many program integrity investigations were opened by	Complete Care Plan
	the plan during the reporting year?	RBHA: Mercy Care
		RBHA: Care 1st
		N/A
D1X.3	integrity investigations to	RBHA: HNA dba AZ Complete Health Complete Care Plan
integrity inve	What is the ratio of program integrity investigations opened	0:0
	by the plan in the past year per 1,000 beneficiaries enrolled in the plan on the first day of the last month of the reporting	0:0
	year?	RBHA: Care 1st 0:0
D1X.4	Count of resolved program integrity investigations	RBHA: HNA dba AZ Complete Health Complete Care Plan
	How many program integrity investigations were resolved by the plan during the reporting	N/A
	year?	RBHA: Mercy Care
		N/A
		RBHA: Care 1st
		N/A
D1X.5	Ratio of resolved program integrity investigations to enrollees	RBHA: HNA dba AZ Complete Health Complete Care Plan 0:0
	What is the ratio of program integrity investigations resolved	
	by the plan in the past year per 1,000 beneficiaries enrolled in the plan at the beginning of the reporting year?	RBHA: Mercy Care 0:0
		RBHA: Care 1st
		0:0

D1X.6

Referral path for program integrity referrals to the state

What is the referral path that the plan uses to make program integrity referrals to the state? Select one.

RBHA: HNA dba AZ Complete Health Complete Care Plan

Makes some referrals to the SMA and others directly to the MFCU

RBHA: Mercy Care

Makes some referrals to the SMA and others directly to the MFCU

RBHA: Care 1st

Makes some referrals to the SMA and others directly to the MFCU

D1X.7

Count of program integrity referrals to the state

Enter the total number of program integrity referrals made during the reporting year.

RBHA: HNA dba AZ Complete Health Complete Care Plan

0

RBHA: Mercy Care

1

RBHA: Care 1st

2

D1X.8

Ratio of program integrity referral to the state

What is the ratio of program integrity referral listed in the previous indicator made to the state in the past year per 1,000 beneficiaries, using the plan's total enrollment as of the first day of the last month of the reporting year (reported in indicator D1.1.1) as the denominator.

RBHA: HNA dba AZ Complete Health Complete Care Plan

0:0

RBHA: Mercy Care

1:28,254

RBHA: Care 1st

1:2,778

D1X.9

Plan overpayment reporting to the state

Describe the plan's latest annual overpayment recovery report submitted to the state as required under 42 CFR 438.608(d)(3). Include, at minimum, the following information: The date of the report (rating

- period or calendar year).
- The dollar amount of overpayments recovered.
- The ratio of the dollar amount of overpayments recovered as a percent of premium revenue as defined in MLR reporting under 42 CFR 438.8(f)(2).

RBHA: HNA dba AZ Complete Health Complete Care Plan

Data is not available at this time.

RBHA: Mercy Care

Data is not available at this time.

RBHA: Care 1st

Data is not available at this time.

D1X.10

Changes in beneficiary circumstances

Select the frequency the plan reports changes in beneficiary circumstances to the state.

RBHA: HNA dba AZ Complete Health Complete Care Plan

Daily

RBHA: Mercy Care

Daily

Section E: BSS Entity Indicators

Topic IX. Beneficiary Support System (BSS) Entities

Per 42 CFR 438.66(e)(2)(ix), the Managed Care Program Annual Report must provide information on and an assessment of the operation of the managed care program including activities and performance of the beneficiary support system. Information on how BSS entities support program-level functions is on the Program-Level BSS page.

Number	Indicator	Response
EIX.1	BSS entity type	AHCCCS
	What type of entity was contracted to perform each BSS activity? Check all that apply. Refer to 42 CFR 438.71(b).	Other, specify – Data is not available at this time.
EIX.2	BSS entity role	AHCCCS
	What are the roles performed by the BSS entity? Check all that apply. Refer to 42 CFR 438.71(b).	Other, specify – Data is not available at this time.