

AGENDA

October 7, 2025 12:00 PM

512 W. Aten Rd., Imperial, CA 92251

All supporting documentation is available for public review at https://chpiv.org

Microsoft Teams

Join the meeting now Meeting ID: 259 514 478 66

Passcode: vULVTd

Committee Members	Representing	Present
Yvonne Bell	LHA Vice-Chair & Finance Committee Vice-Chair, CEO of Innercare and CCIPA	
Lee Hindman	LHA Chairperson-Joint Chambers of Commerce Nominee	
Dr. Carlos Ramirez	Finance Committee Chair-CEO/Senior Consultant DCRC	
Dr. Unnati Sampat	LHA Commissioner-President of Imperial County Medical Society	
Dr. Allan Wu	LHA Commissioner-CMO of Innercare and President of CCIPA	

1. CALL TO ORDER

Lee Hindman, Chair

A. Roll Call

Donna Ponce, Commission Clerk

- B. Approval of Agenda
 - 1. Items to be pulled or added from the Information/Action/Closed Session Calendar
 - 2. Approval of the order of the agenda

2. PUBLIC COMMENT

Lee Hindman, Chair

Public Comment is limited to items NOT listed on the agenda. This is an opportunity for members of the public to address the Commission on any matter within the Commission's jurisdiction. Any action taken as a result of public comment shall be limited to the direction of staff. When addressing the Commission, state your name for the record prior to providing your comments. Please address the Commission as a whole, through the Chairperson. Individuals will be given three (3) minutes to address the board.



3. CONSENT AGENDA

All items appearing on the consent calendar are recommended for approval and will be acted upon by one motion, without discussion. Should any Commissioner or other person express their preference to consider an item separately, that item will be addressed at a time as determined by the Chair.

- A. Approval of Minutes from 9/3/2025...... pg. 5-8
- B. Motion to recommend to the full commission the acceptance of monthly financial reports as reviewed and accepted by the Finance Committee
 - 1. Executive Summary.....pq. 9-10
 - 2. Enrollment Report pg. 11
 - 3. Statement of Revenues, Expenses, and Changes in Net Position...... pg. 12
 - 4. Product Profit & Loss Statement...... pg. 13
 - 5. Statement of Net Position......pg. 14
 - 6. Summarized TNE Calculationpg. 15
 - 7. Cash Transaction Report pg. 16-17

4. ACTION

No action items

5. COMMITTEE CHAIR REPORTS

- A. Quality Improvement Health & Equity Committee-Quarterly (Dr. Gordon Arakawa, CMO) no meeting
- B. Finance Committee-Monthly (Dr. Carlos Ramirez, Chair)
- C. Regulatory Compliance & Oversight Committee-Quarterly...... pg. 19-91 (Dr. Allan Wu, Chair)
- D. Community Advisory Committee-Quarterly.....pg. 92 (Julia Hutchins)



6. INFORMATION

- A. 2025 Audit Planning by Baker Tilly (Baker Tilly) pg. 94-113
- B. Health Services Report (Dr. Gordon Arakawa, CMO and Jeanette Crenshaw, Executive Director of Health Services)
- C. Compliance Report (Elysse Tarabola, CCO)
- D. Operations Report (Julia Hutchins, COO) pg. 114-115
- E. Human Resources Report (Shannon Long, HR Consultant) pg. 116
- F. CEO Report (Larry Lewis, CEO)
- G. Other new or old business (Lee Hindman, Chair)

7. CLOSED SESSION

Pursuant to Welfare and Institutions Code § 14087.38 (n) Report Involving Trade Secret new product discussion (estimated date of disclosure, 10/2025)

- A. Compliance Report (Elysse Tarabola, CCO)
- B. Strategic Plan Update (Larry Lewis, CEO)
- C. Update/Action on Contract with Health Net Community Solutions, Inc. (Larry Lewis, CEO)
- D. Public Employee Annual Performance Evaluation (Restricted to commissioners)

8. RECONVENE OPEN SESSION

A. Report on actions taken in closed session.

9. ADJOURNMENT

Next meeting: November 5, 2025



Consent Agenda



MINUTES

Executive Committee September 3, 2025 12:00 PM

512 W. Aten Rd., Imperial, CA 92251

All supporting documentation is available for public review at https://chpiv.org

Microsoft Teams

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Committee Members	Representing	Present
Lee Hindman	LHA Chairperson – Joint Chambers of Commerce Nominee	✓
Yvonne Bell	LHA Vice-Chair & Finance Committee Vice-Chair – CEO, Innercare and CCIPA	✓
Dr. Carlos Ramirez	Finance Committee Chair – CEO/ Senior Consultant DCRC	✓
Dr. Unnati Sampat	LHA Commissioner – President of Imperial County Medical Society	✓
Dr. Allan Wu	LHA Commissioner – CMO of Innercare and President of CCIPA	Α

1. CALL TO ORDER

Lee Hindman, Chair

Meeting called to order at 12:03 p.m.

A. Roll Call Donna Ponce, Commission Clerk Roll call taken and guorum confirmed. Attendance is as shown.

- B. Approval of Agenda
 - 1. Items to be pulled or added from the Information/Action/Closed Session Calendar
 - Approval of the order of the agenda (Bell/Ramirez) To approve the order of the agenda. Motion carried.

2. PUBLIC COMMENT

Lee Hindman, Chair

Public Comment is limited to items NOT listed on the agenda. This is an opportunity for members of the public to address the Commission on any matter within the Commission's jurisdiction. Any action taken as a result of public comment shall be limited to the direction of staff. When addressing the Commission, state your name for the record prior to providing your comments. Please address the Commission as a whole, through the Chairperson. Individuals will be given three (3) minutes to address the board.

None.





3. CONSENT AGENDA

All items appearing on the consent calendar are recommended for approval and will be acted upon by one motion, without discussion. Should any Commissioner or other person express their preference to consider an item separately, that item will be addressed at a time as determined by the Chair.

(Ramirez/Bell) To approve the consent agenda. Motion carried.

- A. Approval of Minutes from 8/6/2025......pg. 4-7
- B. Motion to recommend to the full commission the acceptance of monthly financial reports as reviewed and accepted by the Finance Committee
 - 1. Executive Summary.....pq. 8-9
 - 2. Enrollment Reportpg. 10
 - 3. Statement of Revenues, Expenses, and Changes in Net Position...... pg. 11
 - 4. Product Profit & Loss Statement...... pg. 12
 - 5. Statement of Net Position......pg. 13
 - 6. Summarized TNE Calculation pg. 14
 - 7. Cash Transaction Report pg. 15

4. ACTION

- A. Motion to recommend to the full commission approval of payment to the Local Health Plans of California (LHPC) 2024-2025 Annual Dues Assessment of \$133,791.65.......... pg. 16-23 (Larry Lewis, CEO) (Bell/Sampat) To recommend to the full commission approval of payment to the Local Health Plans of California (LHPC) 2024-2025 Annual Dues Assessment of \$133,791.65. Motion carried.
- B. Motion to recommend to the full commission approval in supporting the Cancer Resource Center of the Desert fundraising dinner "An Evening of Hope." pg. 24-26 (Larry Lewis, CEO) (Sampat/Ramirez) To recommend to the full commission approval in supporting the Cancer Resource Center of the Desert fundraising dinner "An Evening of Hope." Motion carried.



5. COMMITTEE CHAIR REPORTS

- A. Quality Improvement Health & Equity Committee-Quarterly (Dr. Gordon Arakawa, CMO) no meeting
- B. Finance Committee-Monthly...... pg. 8-9
 (Dr. Carlos Ramirez, Chair)
 Chair Ramirez provided an update on September 3, 2025, Finance Committee meeting.
- C. Regulatory Compliance & Oversight Committee-Quarterly (Dr. Allan Wu, Chair) no meeting
- D. Community Advisory Selection Committee-*Biannual* (Dr. Carlos Ramirez, Chair) no meeting

6. INFORMATION

years.

- A. Health Services Report (*Dr. Gordon Arakawa, CMO and Jeanette Crenshaw, Executive Director of Health Services*) pg. 27-32

 Chief Medical Officer (CMO) Dr. Gordon Arakawa provided updates on Health Services.

 Executive Director of Health Services Jeanette Crenshaw announced that Community Health Plan of Imperial Valley (CHPIV) has received full health equity as well as a full health plan accreditation. She noted that CHPIV is currently awaiting final scoring from National Committee for Quality Assurance (NCQA). Once granted, accreditation will be valid for three
- B. Compliance Report (Elysse Tarabola, CCO)pg. 33-35 Chief Compliance Officer (CCO) Elysse Tarabola provided the following updates:
 - On-site Department of Managed Health Care (DMHC) Routine Survey scheduled for September 30-October 2, 2025.
 - Network Adequacy Validation (NAV) audit overview.
 - Pre-Delegation Audits for Dual Eligibility Special Needs Plan (D-SNP)
 - Annual Audit of Health Net
 - Delegation Oversight Monitoring Program: 2024 Quarter 4 Key Performance Indicator (KPI)
 - Staffing Updates-New Hires
 - Miriam Botello, Compliance Advisor
 - Rickesha (Ricki) Collins, Nurse Auditor
 - Joe Escobar, Compliance Auditor
 - Lulu Gallegos, Nurse Auditor



- C. Operations Report (*Julia Hutchins, COO*) pg. 36-39 Chief Operations Officer (COO) Julia Hutchins provided the following updates:
 - Go-Live January 1, 2026, with D-SNP Offering, Community Advantage Plus
 - University of San Diego (UCSD) contract negotiations
 - Direct network contracting
 - Member and Provider Experience
 - Staffing Update-New Hire-Denise Pasillas, Community Liaison
 - Upcoming licensing exam for Sales Team.
- D. Human Resources Report (Shannon Long, HR Consultant) pg. 40
 Human Resource Consultant Shannon Long provided updates on the following:
 - Eight new hires.
 - Five current open positions: Senior Compliance Advisor, Member Experience Coordinator, and three Care Coordinators.
 - Employee handbook
 - Enhanced benefits for November 2025 open enrollment
- E. CEO Report (*Larry Lewis, CEO*)
 No report.
- F. Other new or old business (*Lee Hindman, Chair*) None.

7. CLOSED SESSION

Pursuant to Welfare and Institutions Code § 14087.38 (n) Report Involving Trade Secret new product discussion (estimated date of disclosure, 10/2025)

A. Compliance Report (Elysse Tarabola, CCO)

Chair Hindman announces that the committee will enter into closed session.

8. RECONVENE OPEN SESSION

A. Report on actions taken in closed session.

Chair Hindman announces that the committee will reconvene into open session. Information provided with no action taken.

9. ADJOURNMENT

The meeting was adjourned at 1:07 p.m. Next meeting: October 7, 2025



Financial Result

August 2025

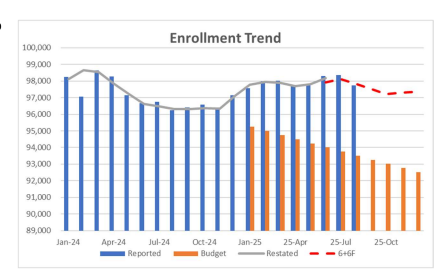
Executive Summary

Membership

August Medi-Cal reported membership was in-line with the 6+6 forecast expectations at 97.7K. On a restated basis, membership is underperforming by -0.3K.

Early reporting for September suggests membership will continue to decline slightly greater than the forecast.

Year-to-date, membership remains favorable to budget by 28.4K member months.



Gross Margin

Monthly revenue exceeded forecasts by \$5.5M, primarily due to retroactive 2024 Hospital Quality Incentive Pool (QIP) payments. Total QIP payments of \$4.5M were fully passed through to Health Net for distribution to area hospitals.

Membership Mix & Rate: Rate variance was favorable by \$1.1M due to retroactive Maternity kick payments, largely associated with 2025 service months.

Volume: Volume adjustments for the current period were slightly below forecast, resulting in a minor unfavorable revenue variance of \$14K.

	Revenue (Current Month Reported)										
Category of Aid (COA)*	Current	Pr	ior Period		Forecast		Variance		Vol		Rate
Child	\$ 4,558,056	\$	496,861	\$	4,591,898	\$	(33,842)	\$	(28,706)	\$	(5,136)
Adult	\$ 3,875,013	\$	1,746,034	\$	3,982,608	\$	(107,595)	\$	15,257	\$	(122,852)
Adult Expansion	\$ 7,411,814	\$	1,981,839	\$	7,453,173	\$	(41,359)	\$	(25,398)	\$	(15,961)
SPD	\$ 4,211,492	\$	1,397,620	\$	4,140,788	\$	70,703	\$	69,949	\$	754
SPD Dual	\$ 6,364,516	\$	48,371	\$	6,409,973	\$	(45,457)	\$	(46,148)	\$	691
LTC	\$ 15,657	\$	6,499	\$	13,710	\$	1,947	\$	1,966	\$	(20)
LTC Dual	\$ 36,904	\$	(769)	\$	37,673	\$	(769)	\$	(769)	\$	0
Total Medicaid	\$ 26,473,451	\$	5,676,455	\$	26,629,823	\$	(156,371)	\$	(13,849)	\$	(142,522)

Overall, Gross margin was generally in line with forecast, favorable by \$29K for the month of August; gross margin was favorable \$1.1M YTD.



Administrative Expenses

In aggregate, administrative expenses were slightly unfavorable to forecast, less than 1% unfavorable or (\$6K). Within the total, uncapitalized repairs and maintenance to the CHPIV facility were the largest unplanned variance at (\$24K). These costs are associated with meeting space demands for the company due to the DSNP expansion. Additional costs are expected in September and October as the work is completed. Excluding these remodel expenses, all other administrative costs were favorable by \$17K.

On a YTD basis, administrative costs are favorable by \$213K relative to the budget.

Other

Investment income was favorable by \$4K in August and is anticipated to run favorably for the remainder of the year. Year-to-date, investment income is \$151K above budget.

Tangible Net Equity (TNE)

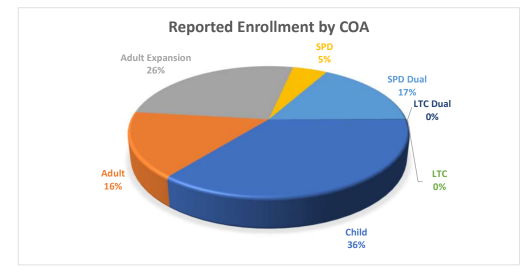
For the month of August, TNE was \$23M, representing 479% of the required \$4.8M. On a restated basis, TNE stands at 488% of the required levels.

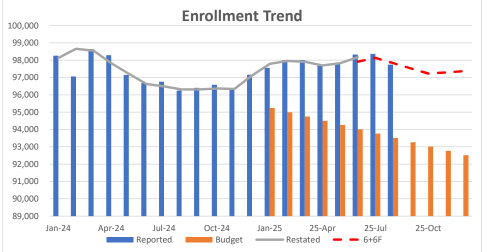
Imperial County Local Health Authority DBA Community Health Plan of Imperial Valley Reported Enrollment For August 2025

2024	2025	
	August	August (YTD)

									B/(W)				B/(V	V)
Category of Aid (COA)*	Q1-24	Q2-24	Q3-24	Q4-24	Q1-25	Q2-25	Actual	6+6F	#	%	Actual	Budget	#	%
Child	34,607	34,589	34,424	34,551	35,139	35,129	34,826	35,032	(206)	-1%	280,568	267,144	13,424	5%
Adult	16,997	15,767	15,675	15,768	15,801	15,754	15,558	15,401	157	1%	125,833	120,479	5,355	4%
Adult Expansion	26,579	25,784	25,733	26,019	25,995	26,028	25,945	26,117	(172)	-1%	207,622	202,220	5,403	3%
SPD	5,007	5,041	5,085	5,139	4,671	4,784	4,647	4,499	148	3%	37,517	40,410	(2,893)	-7%
SPD Dual	14,433	14,760	15,007	15,288	16,283	16,514	16,659	16,668	(9)	0%	130,987	123,684	7,303	6%
LTC	12	15	19	22	22	6	15	14	1	7%	140	238	(98)	-41%
LTC Dual	79	87	92	104	98	100	94	98	(4)	-4%	772	838	(66)	-8%
Total Medicaid	97,714	96,043	96,035	96,891	98,009	98,315	97,744	97,829	(85)	0%	783,439	755,012	28,427	4%
Monthly/Quarterly Change	•	-1.7%	0.0%	0.9%	1.2%	0.3%	0.9%	1.0%						•

^{*} Source: DHCS 820 Remittance summary; includes retroactivity





Imperial County Local Health Authority DBA Community Health Plan of Imperial Valley Statement of Revenues, Expenses, and Changes in Net Position For August 2025

			August				Αι	ugust (YTD)			
					Variance -					Variance -	
	Actual	Fe	orecast (6+6)		B/(W)	Actual		Budget		B/(W)	Current Month Explanations
REVENUE											
Premium	\$ 27,317,750		26,337,582	\$	980,169	\$ 219,763,157	\$	182,513,381	\$	37,249,776	- Premium Revenue was favorable by \$1M primarily driven by current
Pass-Through	\$ 4,832,156	\$	292,241	\$	4,539,915	\$ 8,082,340	\$	2,757,455		5,324,884	year maternity rate adjustments
HN Settlements				\$	-				\$	-	- Pass-Through was favorable by \$4.5M due to QIP adjustments for
TOTAL REVENUE	\$ 32,149,906	\$	26,629,823	\$	5,520,083	\$ 227,845,497	\$	185,270,836	\$	42,574,660	H1-2024
HEALTH CARE COSTS	\$ 31,330,374	\$	25,839,695	\$	(5,490,678)	\$ 221,252,602	\$	179,795,435	\$	(41,457,167)	
Gross Margin	\$ 819,533	\$	790,127	\$	29,405	\$ 6,592,895	\$	5,475,401	\$	1,117,493	
ADMINISTRATIVE EXPENSE											
Salaries & Wages	\$ 401,225	\$	416,879	\$	15,654	\$ 2,798,769	\$	2,915,028	\$	116,260	- Salaries were favorable largely due to timing of new hires
Benefits Expense	\$ 25,264	\$	33,492	\$	8,228	\$ 203,889	\$	221,761	\$	17,871	in IT and Member & Provider services departments
Other Labor Expense	\$ 1,424	\$	1,424	\$	-	\$ 12,061	\$	10,179	\$	(1,882)	
Total Labor Costs	\$ 427,913	\$	451,796	\$	23,882	\$ 3,014,719	\$	3,146,968	\$	132,249	
Consulting, Legal, & Other Professional	\$ 60,325	Ś	84,000	Ś	23,675	\$ 552,100	Ś	693,171	\$	141,071	- Favorable due to timing of consulting cost related to DSNP
Outside Services	\$ 32,022		30,450	\$	(1,572)	\$ 284,248		259,270	1 '	(24,978)	5 5
Advertising & Marketing	\$ 50		2,300	\$	2,250	\$ 6,129		36,681		30,552	
Information Technology	\$ 12,115		1,500	\$	(10,615)	\$ 88,804	\$	46,771		(42,032)	- Unfavorable variance reflects the ramp in computers and
Membership and Subscriptions	\$ 11,009	\$	11,344	\$	335	\$ 80,300	\$	75,580	\$	(4,720)	hardware associated with new hires
Regulatory Fees	\$ 25,339	\$		\$	=	\$ 207,257	\$	223,238		15,982	
Travel	\$ 7,121	\$		\$	(1,562)	\$ 52,423	\$	62,492		10,069	
Meals & Entertainment	\$ 1,271	\$	1,550	\$	279	\$ 15,554	\$	6,300	\$	(9,254)	
Occupancy & Facility	\$ 28,582	\$	4,691	\$	(23,890)	\$ 62,470	\$	37,737	\$	(24,733)	- Occupancy costs exceeded forecast due to uncapitalized
Office Expense	\$ 8,057	\$	2,305	\$	(5,752)	\$ 39,389	\$	53,079	\$	13,690	remodel costs of CHPIV facility
Other Admin	\$ 20,088	\$	6,883	\$	(13,205)	\$ 111,523	\$	86,798	\$	(24,724)	
Total Administrative Expense	\$ 633,893	\$	627,717	\$	(6,176)	\$ 4,514,914	\$	4,728,085	\$	213,171	
Non-Operating Income											
Dividend, Interest & Investment Income	\$ 109,496	\$	105,775	\$	3,721	\$ 849,849	\$	699,130	\$	150,720	- Favorable investment income due to higher portfolio balance (i.e.,
Rental Income	\$ 1,494		1,494	I .	-	\$ 11,948		11,600		(348)	Premium Revenue) relative to forecast.
Total Non-Operating Income	\$ 110,990		107,269		3,721	\$ 861,797		710,730		151,068	
Depreciation & Amortization	\$ 10,656	\$	11,000	\$	(344)	\$ 85,244	\$	88,000	\$	(2,756)	
Change in Net Position	\$ 285,974	\$	258,679	\$	27,295	\$ 2,854,534	\$	1,370,046	\$	1,484,488	
Key Metrics											
Enrollment	97,744		97,835		(91)	783,439				#VALUE!	
Revenue PMPM	\$328.92		\$272.19		\$56.73	\$290.83		#VALUE!		#VALUE!	
MLR	97.45%		97.0%		(42) bps	97.1%		97.0%		(6) bps	
Admin Ratio	2.0%		2.3%		38 bps	2.0%		2.5%		57 bps	
FTEs	38		34		(4)	204		219		15	
Net Income PMPM	\$2.93		\$2.64		\$0.28	\$3.64		#VALUE!		#VALUE!	
Net Income %	0.9%		1.0%		(8) bps	1.2%		0.7%		51 bps	

Imperial County Local Health Authority DBA Community Health Plan of Imperial Valley Product P&L For August 2025

							Α	ugust										Aug	ust	(YTD)		
				Medi-0							Medica										% of	Total
					,	Variance							/ariance									
		Actual		6+6F		B/(W)	% Var		Actual		6+6F		B/(W)	% Var		Medi-Cal		Medicare		Total	Medi-Cal	Medicare
REVENUE					١.			١.														
Premium		27,317,750		26,337,582		980,169	4%	\$	-	\$	-	\$	-	N/A		19,763,157		-		219,763,157	100%	0%
Pass-Through	<u> </u>	4,832,156	\$	292,241	<u> </u>	4,539,915	1553%	\$	-	\$	-	\$	-	N/A	\$	8,082,340		-	\$	8,082,340	100%	0%
TOTAL REVENUE	Ş	32,149,906	Ş 2	26,629,823	Ş	5,520,083	21%	\$	-	\$	-	\$	-	N/A	Ş 2	27,845,497	Ş	-	Ş	227,845,497	100%	0%
HEALTH CARE COSTS	\$ 3	31,330,374	\$ 2	25,839,695	\$	(5,490,678)	-21%	\$	-	\$	-	\$	-	N/A	\$ 2	21,252,602	\$	-	\$2	221,252,602	100%	0%
Gross Margin	\$	819,533	\$	790,127	\$	29,405	4%	\$	-	\$	-	\$	-	N/A	\$	6,592,895	\$	-	\$	6,592,895	100%	0%
ADMINISTRATIVE EXPENSE																						
Healthcare Services	Ś	44,134	Ś	46,532	Ś	2,398	5.2%	\$	49,769	Ś	52,473	Ś	2,704	5.2%	Ś	448,439	\$	538,687	\$	987,126	45.4%	54.6%
Care Management	Ś	-	\$	-	\$	-	N/A	\$	45,976		36,157	\$	(9,819)	-27.2%	\$	_	\$	191,136		191,136	0.0%	100.0%
Compliance	\$	104,890	Ś	98,219	\$	(6,672)	-6.8%	Ś	17,075		15,989	\$	(1,086)	-6.8%	Ś	541,996	Ś	88,232	\$	630,227	86.0%	14.0%
Operations	\$	6,859	\$	4,878	\$	(1,981)	-40.6%	\$	61,734	- 1	43,906	\$	(17,829)	-40.6%	\$	41,473	\$	373,259	\$	414,733	10.0%	90.0%
Member & Provider Services	\$	6,270	\$	25,507	\$	19,237	75.4%	\$	6,270	\$	25,507	\$	19,237	75.4%	\$	-	\$	75,550	\$	151,101	50.0%	50.0%
Sales & Marketing	\$	1,753	\$	1,775	\$	22	1.2%	\$	33,307	\$	33,723	\$	415	1.2%	\$	6,256	\$	118,873	\$	125,129	5.0%	95.0%
Executive	\$	49,211	\$	50,122	\$	911	1.8%	\$	16,404	\$	16,427	\$	23	0.1%	\$	391,728	\$	130,576	\$	522,304	75.0%	25.0%
Finance	\$	55,635	\$	67,412	\$	11,778	17.5%	\$	18,545	\$	22,471	\$	3,926	17.5%	\$	508,403		300,595	\$	808,998	62.8%	37.2%
Corporate	\$	61,122	\$	43,518	\$	(17,604)	-40.5%	\$	26,037	\$	7,448	\$	(18,589)	-249.6%	\$	385,834	\$	84,636	\$	470,470	82.0%	18.0%
Information Technology	\$	9,512	\$	13,339	\$	3,827	28.7%	\$	10,060	\$	14,164	\$	4,104	29.0%	\$	76,662	\$	60,720	\$	137,382	55.8%	44.2%
Human Resources	\$	4,534	\$	3,953	\$	(581)	-14.7%	\$	4,795	\$	4,197	\$	(598)	-14.2%	\$	42,784	\$	33,524	\$	76,308	56.1%	43.9%
Total Administrative Expense	\$	343,921	\$	355,256	\$	11,334	3%	\$	289,972	\$	272,462	\$	(17,510)	-6%	\$	2,519,126	\$	1,995,788	\$	4,514,914	56%	44%
Non-Operating Income																						
Dividend & Interest Income	\$	109,496	\$	105,775	خ	3,721	4%	\$	_	\$	_	\$	_	N/A	\$	849,849	ς	_	\$	849,849	100%	0%
Rental Income	\$	1,494	\$	1,494	\$	-	0%	\$	_	\$		\$	_	N/A	\$	11,948		_	\$	11,948	100%	0%
Total Non-Operating Income	\$	110,990	\$	107,269		3,721	3%	\$		<u>\$</u>	_	Ś		N/A	\$	861,797			\$	861,797	100%	0%
Depreciation & Amortization	Ś	5,179	ç	11,000	\$	5,821	53%	Ś	5,477	\$		\$	(5,477)	N/A	\$	74,727	Ś	10,517	Ś	85,244	88%	12%
Change in Net Position	٠ \$	581,423	\$	531,140	\$	50,282	9%	\$	(295,449)		(272,462)	Ś	(22,987)	-8%	\$	4,860,839	<u> </u>	(2,006,305)	_	2,854,534	170%	-70%
		552,125		302,210	•			<u> </u>	(=00)::0)	Ť	(===, :==,	<u> </u>	(==,001)	<u> </u>	<u> </u>	.,000,000	_	(=,000,000)	<u> </u>	_,00 .,00 .		70/0
Key Metrics																						
Enrollment		97,744		97,835		(91)			-		-		-			783,439		-		783,439	100%	0%
Revenue PMPM	:	\$328.92		\$272.19		\$56.73			N/A		N/A		N/A			\$290.83		N/A		\$290.83		
MLR		97.45%		97.03%		42 bps			N/A		N/A		N/A			97.11%		N/A		97.11%		
Admin Ratio		1.1%		1.3%		26 bps			N/A		N/A		N/A			1.1%		N/A		2.0%		
Net Income PMPM		\$5.95		\$5.43		\$0.52			N/A		N/A		N/A			\$6.20		N/A		\$3.64		
Net Income %		1.8%		2.0%		-18 bps			N/A		N/A		N/A			2.1%		N/A		1.2%		

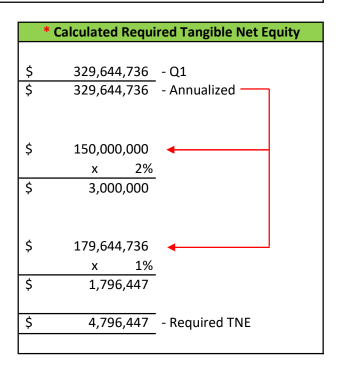
Imperial County Local Health Authority dba Community Health Plan of Imperial Valley Statement of Net Position

		July 2025		August 2025		Change
ASSETS						
Current Assets						
Cash and Investments					_	
Chase - Checking	\$	200,000	\$	200,000	\$	- (04.704)
Chase - Money Market	\$	2,916,239	\$	2,834,537	\$	(81,701)
JPMorgan Securities First Foundation Bank	\$ \$	15,409,556 306,190	\$ \$	16,044,176 152,913	\$ \$	634,620 (153,277)
FIISt FOUIIUATION BANK	Ş	300,190	Ş	152,915	Ş	(155,277)
Receivables						
Dividend Receivable	\$	8,573	\$	9,227	\$	654
Interest Receivable	\$	103,246	\$	100,270	\$	(2,976)
Capitation Receivable	\$	27,889,154	\$	27,317,750	\$	(571,404)
Pass-Through Receivable	\$	414,982	\$	4,832,156	\$	4,417,173
Pass-Through Receivable - Other	\$	1,144	\$	0	\$	(1,144)
Other Current Assets						
Prepaid Expenses	\$	449,911	\$	406,404	\$	(43,508)
Total Current Assets	\$	47,698,995	\$	51,897,433	\$	4,198,437
Noncurrent Assets						
Restricted Deposit						
First Foundation Bank - Restricted	\$	300,000	\$	300,000	\$	-
Control Access						
Capital Assets	۸.	2 002 041	¢	2 002 212	٠,	(0.020)
Buildings - Net Computer Equipment / Software - Net	\$	2,892,041 6,555	\$ \$	2,883,212 6,387	\$ \$	(8,829) (168)
Improvements - Net	\$ \$	43,138	۶ \$	42,730	۶ \$	(408)
Intangible Assets	\$	60,209	۶ \$	58,959	۶ \$	(1,250)
Operating ROU Asset (Copier) - Net	\$	10,134	۶ \$	10,134	۶ \$	(1,230)
	\$		<u> </u>			(40.656)
Total Noncurrent Assets		3,312,077		3,301,422	\$	(10,656)
Total Assets	<u>\$</u>	51,011,073	<u>\$</u>	55,198,854	\$	4,187,782
LIABILITIES						
CURRENT LIABILITIES						
Payables						
Accounts Payable	\$	364,468	\$	368,277	\$	3,809
Capitation Payable	\$	27,052,479	\$	26,498,218	\$	(554,261)
Pass-Through Payable	\$	414,982	\$	4,832,156	\$	4,417,173
Pass-Through Payable - Other	\$	1,144	\$	0	\$	(1,144)
Credit Card Payable	\$	28,778	\$	3,711	\$	(25,066)
Other Current Liabilities						
Short Term Lease Liability - Copier	\$	3,500	\$	3,516	\$	16
Bonus Accrual	\$	123,325	\$	140,943	\$	17,618
Salaries Accrual	\$	170,665	\$	202,569	\$	31,904
Vacation Accrual	\$	175,618	\$	187,678	\$	12,061
Total Current Liabilities	\$	28,334,960	\$	32,237,069	\$	3,902,108
NON-CURRENT LIABILITIES						
Long Term Lease Liability - Copier	\$	1,210	\$	910	\$	(300)
Total Noncurrent Liabilities	\$	1,210	\$	910	\$	(300)
Total Liabilities	\$	28,336,170	\$	32,237,978	\$	3,901,808
Total Elabilities	-	20,330,170		32,237,370	<u> </u>	3,301,000
NET POSITION						
Restricted by Legislative Authority	\$	300,000	\$	300,000	\$	-
Unrestricted	\$	19,806,342	\$	19,806,342	\$	-
YTD Net Revenue	\$	2,568,560	\$	2,854,534	\$	285,974
Total Net Position	\$	22,674,902	\$	22,960,876	\$	285,974
Total Liabilities and Net Position	\$	51,011,073	\$	55,198,854	\$	4,187,782
	14					

Imperial County Local Health Authority dba Community Health Plan of Imperial Valley Summarized Tangible Net Equity Calculation As of August 2025

Net Equity	\$ 22,960,876
Add: Subordinated Debt and Accrued Subordinated Interest	\$ 0
Less: Report 1, Column B, Line 27 including:	\$ 0
Unsecured Receivables from officers, directors, and affiliates; Intangibles	
Tangible Net Equity (TNE)	\$ 22,960,876
Required Tangible Net Equity *	\$ 4,796,447
TNE Excess (Deficiency)	\$ 18,164,428

	Full Service Plan	
Α.	Minimum TNE Requirement	\$ 1 1,000,000
В.	REVENUES:	
	2% of the first \$150 million of annualized premium revenues (lines 1, 2, 4, 5, 7, 9 from Income Statement) Plus	\$ 3,000,000
	1% of annualized premium revenues in excess of \$150 million	\$ 1,796,447
	Total	\$ 4,796,447



Date	Account	Vendor	Memo/Description	Amount
Chase Chasking				
Chase Checking 8/1/2025	Chase Checking	Great America Financial Services	Inv 39696146 bill.com Check Number: 79834538 \$	(306.01)
8/6/2025	Chase Checking	Epstein Becker & Green, P.C.	Multiple inv. (details on stub) bill.com Check Number: 79854811	(6,137.00)
8/6/2025	Chase Checking	Oracle America, Inc.	Multiple invoices	(13,569.99)
8/6/2025	Chase Checking	Lee Hindman	Commissioner Stipend - Check Number: 79854530	(700.00)
8/6/2025	Chase Checking	Carlos Ramirez	Commissioner Stipend - Check Number: 79852540	(700.00)
8/6/2025	Chase Checking	Bushra Ahmad	Commissioner Stipend - Check Number: 79854827	(300.00)
8/6/2025	Chase Checking	Pablo Velez	Commissioner Stipend - Check Number: 79854167	(200.00)
8/6/2025	Chase Checking	Economic Group Pension Services	Multiple invoices (details on stub) bill.com Check Number: 79852498	(1,108.25)
8/6/2025	Chase Checking	Bonde & Associates, LLC	Inv 1003	(9,000.00)
8/6/2025	Chase Checking	Ryan Kelley	Inv JUNE2025 bill.com Check Number: 79852631	(100.00)
8/6/2025	Chase Checking	Law Office of William S. Smerdon	Inv 2798	(1,100.00)
8/6/2025	Chase Checking	Allan Wu	Inv JUNE2025 bill.com Check Number: 79853757	(300.00)
8/6/2025	Chase Checking	Mayra Widmann	Inv JUNE2025 bill.com Check Number: 79854933	(100.00)
8/6/2025	Chase Checking	Republic Services	Inv 0467-001753024	(146.82)
8/6/2025	Chase Checking	Employers Preferred Ins. Co.	Inv Invoice 1 PN: EIG 5696223 01 bill.com Check Number: 79853816	(468.00)
8/6/2025	Chase Checking	Imperial Irrigation District	Inv JULY2025 bill.com Check Number: 79853439	(2,012.95)
8/6/2025	Chase Checking	Vic's Air Conditioning & Electrical	Inv 102198 bill.com Check Number: 79852717	(522.50)
8/6/2025	Chase Checking	Imperial Desert Landscape	Inv 25-291 bill.com Check Number: 79854490	(250.00)
8/6/2025	Chase Checking	Quench USA	Inv INV09298742 bill.com Check Number: 79853926	(129.30)
8/7/2025	Chase Checking	Zamosky Communication	Inv 0000044	(8,000.00)
8/7/2025	Chase Checking Chase Checking	City of Imperial	Acct 80683 - Inv 1455709 bill.com Check Number: 79860322	(215.12)
8/7/2025		360 Business Products	CashFlow 360 Payment - Duplicate	(242.44)
8/7/2025	Chase Checking Chase Checking	JPMorgan Chase	Dividend Income - July 2025	8,572.53
8/7/2025 8/7/2025	Chase Checking	JPMorgan Chase JPMorgan Chase	Service Charges Investment Sweep - August 2025 08/04/25 - Credit Card Payment	(564.28) (28,777.71)
8/8/2025	Chase Checking	Kaz-Bros Design Shop	Inv 12727 bill.com Check Number: 79869773	(326.22)
8/8/2025	Chase Checking	Liebert Cassidy Whitmore	Inv 293408 bill.com Check Number: 79871785	(132.00)
8/8/2025	Chase Checking	Junior's Cafe	Inv 13-18579 bill.com Check Number: 79872685	(487.16)
8/8/2025	Chase Checking	Shannon Long	Inv 17	(6,000.00)
8/8/2025	Chase Checking	Wakely consulting Group	Inv 211734 - 0000008 bill.com Check Number: 79871729	(8,820.00)
8/14/2025	Chase Checking	Manifest MedEx	Inv INV-3253	(24,578.75)
8/14/2025	Chase Checking		Inv 8667306 bill.com Check Number: 79897987	(1,837.00)
8/14/2025	Chase Checking	Brawley Rotary Club	Inv July Statement bill.com Check Number: 79897221	(185.00)
8/14/2025	Chase Checking	America's Finest Fire Pro	Inv 26M 927253 bill.com Check Number: 79898363	(860.30)
8/14/2025	Chase Checking	Brawley Rotary Club	Credit Return - Brawley Rotary Club	175.00
8/14/2025	Chase Checking	Department of Health Care Services	8/14/25 - Receipt - DHCS (July 2025 Revenue)	27,346,548.45
8/14/2025	Chase Checking	Department of Health Care Services	8/14/25 - Receipt - DHCS (July 2025 Revenue)	870,253.24
8/14/2025	Chase Checking	Department of Health Care Services	8/14/25 - Receipt - DHCS (July 2025 Revenue)	59,405.44
8/14/2025	Chase Checking	Department of Health Care Services	8/14/25 - Receipt - DHCS (July 2025 Revenue)	26,340.84
8/14/2025	Chase Checking	Department of Health Care Services	8/14/25 - Receipt - DHCS (July 2025 Revenue)	1,588.42
8/14/2025	Chase Checking	Department of Health Care Services	8/14/25 - Receipt - DHCS (July 2025 Revenue)	1,144.22
8/14/2025	Chase Checking	Mid Atlantic Trust Company	Mid Atlantic	(8,513.85)
8/14/2025	Chase Checking	JPMorgan Chase	8/14/25 - Interbank Transfer: Portfolio Funding	(28,000,000.00)
8/19/2025	Chase Checking	Health Management Associates, Inc.	Inv 206100 - 0000026	(1,712.50)
8/19/2025	Chase Checking	Sparkling Clean	Inv AUGUST2025	(900.00)
8/20/2025	Chase Checking	Kaz-Bros Design Shop	Multiple invoices (details on stub) bill.com Check Number: 79924782	(367.45)
8/20/2025	Chase Checking	I.V. Termite & Pest Control	Inv 0354308 bill.com Check Number: 79924377	(120.00)
8/20/2025	Chase Checking	Total Carpet Care	Inv 962	(1,509.90)
8/21/2025	Chase Checking	AM Copiers Inc.	Inv IN8024	(480.38)
8/21/2025	Chase Checking	JPMorgan Chase	Account Analysis Settlement Charge	(8.18)
8/21/2025	Chase Checking Chase Checking	State Compensation Insurance Fund	· ,	(1,424.41)
8/21/2025 8/21/2025	Chase Checking	JPMorgan Chase Health Net	Chase Credit Card Payment Rental Income - June 2025	(14,208.88) 1,493.50
8/22/2025	Chase Checking	Inerglo Creative	Inv INV-00628	(3,000.00)
8/22/2025 8/25/2025	Chase Checking	Great America Financial Services	Inv 10v-00628 Inv 39925060 bill.com Check Number: 79948919	(3,000.00)
8/25/2025 8/25/2025	Chase Checking	ECG Management Consultants	Inv 4211.001 - 73826 bill.com Check Number: 79948111	(4,599.00)
8/25/2025	Chase Checking	Imperial Irrigation District	Inv 8011741107	(331.27)
8/25/2025	Chase Checking	Vic's Air Conditioning & Electrical	Inv 102407 bill.com Check Number: 79947678	(285.00)
8/25/2025	Chase Checking	Rick's Roadrunner Lock & Safe	Inv 23664 bill.com Check Number: 79947535	(94.71)
8/25/2025	Chase Checking	Imperial Painters, Inc.	Inv 25-064 bill.com Check Number: 79948325	(18,950.00)
8/25/2025	Chase Checking		: Inv Property Tax 2025 bill.com Check Number: 79949155	(18,530.00)
8/26/2025	Chase Checking	Imperial Irrigation District	Void Of Bill Payment #P25082301 - 1513999	331.27
-,,	Chase Checking	Stericycle, Inc.	Inv 8011741107 bill.com Check Number: 79976034	(331.27)
8/29/2025				(-32.2.)
8/29/2025 8/29/2025	Chase Checking	Smartsheet, Inc.	Inv NV2495507	(5,200.00)
8/29/2025 8/29/2025 8/31/2025	-	Smartsheet, Inc. JPMorgan Chase	Inv NV2495507 Chase Credit Card Payment	(5,200.00) (6,634.99)

First Foundation	Bank				
8/8/2025	FFB Payroll	Rippling	Employee net pay for check date 08/08/2025	·	(103,414.00)
8/8/2025	FFB Payroll	Rippling	Payroll taxes paid via Rippling for check date 08/08/2025		(53,420.83)
8/15/2025	FFB Payroll	Blue Shield of California	Blue Shield Insurance		(22,353.83)
8/15/2025	FFB Payroll	Rippling	Employee Reimbursement - L. Lewis		(105.83)
8/15/2025	FFB Payroll	Rippling	People Center Bill		(298.00)
8/15/2025	FFB Payroll	Rippling	People Center Check		(58.22)
8/15/2025	FFB Payroll	Rippling	Employee Reimbursement - D. O'Campo & E. Montejano		(147.73)
8/15/2025	FFB Payroll	Rippling	Employee Reimbursement - D. Wilson & E. Montejano		(1,350.27)
8/15/2025	FFB Payroll	First Foundation Bank	Wire Fee		(10.00)
8/15/2025	FFB Payroll	UNUM	UNUM Invoice 08/01/25 - 08/31/25		(685.95)
8/22/2025	FFB Payroll	Rippling	Employee net pay for check date 08/22/2025		(112,158.42)
8/22/2025	FFB Payroll	Rippling	Payroll taxes paid via Rippling for check date 08/22/2025		(54,942.80)
8/31/2025	FFB Payroll	Rippling	Employee Reimbursement - D. Wilson		(402.85)
8/31/2025	FFB Payroll	Rippling	Employee Reimbursement - J. Hutchins		(1,130.91)
8/31/2025	FFB Payroll	Rippling	Employee Reimbursement - C. Hardy & J. Garcia		(623.02)
8/31/2025	FFB Payroll	Rippling	Employee Reimbursement - E. Tarabola & S. Long		(153.86)
8/31/2025	FFB Payroll	Rippling	Employee Reimbursement - S. Long		(1,445.75)
8/31/2025	FFB Payroll	Rippling	Employee Reimbursement - S. Long		(39.99)
8/31/2025	FFB Payroll	Rippling	Employee Reimbursement - L. Lewis		(162.10)
8/31/2025	FFB Payroll	Rippling	Employee Reimbursement - C. hardy & J. Garcia		(373.02)
J.P. Morgan Secu	rities				
8/31/2025	Chase Bond Portfolio	Health Net	May Health Net Payment		(27,468,605.99)
8/31/2025	Chase Bond Portfolio	JPMorgan Chase	Accrued Investment Income - July 2025		103,245.78
8/31/2025	Chase Bond Portfolio	JPMorgan Chase	Bank Fee - July 2025 (Portfolio)	\$	(20.00)



Committee Chair Reports



Regulatory Compliance & Oversight Committee Report, Qtr 3

Meeting Date: Sep 22, 2025, 12-1pm

Agenda Items Reviewed:

• Notices of Noncompliance

o Health Net: Untimely Submissions

o Health Net: Undisclosed Sub-delegation

- Regulatory Audits
 - o 2025 DMHC Routine Survey
 - o 2025 Network Adequacy Validation (NAV) Audit
- Delegation Oversight Audits
 - o Pre-Delegation Audits of Community Health Group and IPAs
 - o Annual Audit of Health Net
- Department of Healthcare Services (DHCS) and Department of Managed Health Care (DMHC) All Plan Letters
- Fraud and Abuse Q2 Summary
- Privacy Incidents Q2 Summary

Key Observations:

- CHPIV issued two Notices of Noncompliance to Health Net (June 30 & August 21, 2025) due to (1) repeated delays in regulatory deliverables and (2) failure to disclose subdelegation of functions, which hindered oversight.
 - Corrective actions required (1) direct subject matter engagement with CHPIV Compliance, revised submission workflows and (2) oversight of additional subdelegated entities.
- DMHC Routine Survey onsite occurred on September 30, 2025 October 2, 2025, focusing on access and availability, grievances and appeals, utilization management, emergency services, post stabilization, quality assurance, and continuity of care; and CHPIV's oversight of Health Net. CHPIV continues to submit additional documentation to DMHC.

- CHPIV continues to conduct the pre-delegation audits of Community Health Group, Premier Patient Care, Community Care IPA, Imperial County Physicians Group, and Primary Health Care Medical Group.
- Delegation Oversight Annual Audit of Health Net preliminary report will be issued on October 10, 2025.

Actions Taken:

- Approval of Q2 meeting minutes
- Approval of New and Updated Policies & Procedures

P&P	Policy Name	Department	Functional Area	Summary of Changes
ADM-001	Community Donations and Support	Executive Services	Administration	Updated to reflect DHCS requirements outlined in APL 25-004
ADM-003	Community Reinvestments	Executive Services	Administration	New Policy
PS-002	Medicare Transition Process	Health Services	Pharmacy Services	New Policy
GA-001	Grievance Process	Health Services	Grievance & Appeals	Updated to comply with DMHC APL-25-007
CLM-001	Claims and Provider Dispute Resolution	Operations	Claims, Provider Dispute Resolution	Updated to comply with DMHC APL-25-007

	Community	nity Donations and Support ADM-001			
	Department	Executive Services			
	Functional Area	Administration			
.//	Impacted Delegate	☐ Subcontractor	⊠ NA		

DATES					
Policy Effective Date	10/9/2023	Reviewed/Revised Date	03/25/2025		
Next Annual Review Due	03/25/2026	Regulator Approval	NA		

APPROVALS				
	Internal		Regulator	
Name	Lawrence E. Lewis	□ DHCS	⊠ NA	
Title	Chief Executive Officer	□ DMHC		

	ATTACHMENTS					
•	None					

AUTHORITIES/REFERENCES

- California Constitution Article 16, §6 California Government Code, §8314

HISTORY				
Revision Date	Date Description of Revision			
10/9/2023	Policy Creation			
03/25/2025	Annual Review			
Update for Community Investments APL 25-004				

ADM-001

I. OVERVIEW

A. This policy establishes guidelines for Community Health Plan of Imperial Valley's (CHPIV) PARTICIPATION in community events, programs, projects, and activities involving external entities.

II. POLICY

- A. CHPIV recognizes the value of partnering with external entities to provide additional health care related services to benefit the local community, while still upholding its fiscal responsibilities as a steward of public funds. Requests for CHPIV's PARTICIPATION in community events involving external entities, financially, or otherwise, shall be approved only if aligned with CHPIV's mission, vision, and values.
- **B.** An external entity may be eligible for CHPIV's PARTICIPATION in its event if the entity is a community-based, non-profit organization, health care partner, public or government entity (collectively, "external entities") that serves CHPIV's members or supports CHPIV's health's mission, vision, and values. Religious organizations are not eligible for CHPIV's PARTICIPATION unless the event is open to the general public and is for a non-sectarian purpose.
- C. The expenditure of CHPIV's funds shall only be made for a direct and primary public purpose within CHPIV's authority and jurisdiction. Absent a legitimate and direct public purpose within CHPIV's authority and jurisdiction, CHPIV shall not use public funds to make monetary contributions to external entities solely for the purpose of goodwill, showing support, networking, public relations, or relationship building. External entities may not use CHPIV's PARTICIPATION in any manner to donate, or endorse, political candidates to elected office, or to support/oppose a position on proposed legislation, ballot initiative, or proposition.
- **D.** CHPIV's PARTICIPATION shall include at least one (1) of the following:
 - 1. Speaking engagement for a CHPIV representative
 - 2. A presentation, or panel presentation, by a CHPIV representative
 - A booth, or table, designated for CHPIV at the event to distribute CHPIV information to members and/or potential members who could be enrolled in any of CHPIV's programs; or
 - 4. Other opportunity to promote CHPIV's services and increase awareness about CHPIV.
- E:—There may be circumstances where financial PARTICIPATION for external entities, such as charitable organizations, or activities (e.g., United Way, etc.), may be permitted based on a finding by the CHPIV Commission that the request for financial PARTICIPATION falls within CHPIV's authority and purpose, and meets one (1) of the following criteria:
 - 1.—The financial PARTICIPATION will be used by the external entity to provide a service that complements, or enhances, one that CHPIV provides; or
 - 2.—There is an identifiable benefit to CHPIV and/or its members.
- F.E. The expenditure of CHPIV funds and the use of resources, staff time, and CHPIV facilities shall not be inconsistent with, or in conflict with, CHPIV's obligations under applicable state and federal laws and contracts.
- **G.F.** Requests for PARTICIPATION by CHPIV in an event proposed by an external entity shall require approval as follows:

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ADM-001

- Requests for Participation, other than financial contributions, such as hosting booths at health fairs, conducting education programs and presentations, or organizing community/town hall meetings:
 - Requests for non-financial PARTICIPATION from external entities shall be submitted no less than fourteen (14) calendar days in advance of the date of the event.
 - The CHIEF EXECUTIVE OFFICER(CEO) or his/her designee is authorized to approve non-financial requests from external entities for community/memberoriented events that meet the eligibility requirements as provided in this Policy.
 - c. Non-financial PARTICIPATION requests from external entities for community/member-oriented events such as health fairs, educational events, and/or community/town hall forums shall meet the standards set forth above in Sections II.A. through II.F. along with the following criteria:
 - Member interaction/enrollment The activity shall include PARTICIPATION from CHPIV members and/or potential members that could be enrolled in any of CHPIV's programs, or be in furtherance of CHPIV's mission, vision & values, programs, and/or purpose; and
 - ii. Inclusion of Details of the Event Information about the organization and event, including name of the organization hosting the event, the name of the event itself, day/date, start and end time, location, event coordinator's contact information, expected number of attendees, primary demographics of people served, purpose and outcome of the proposed event, and description of CHPIV's PARTICIPATION in the event
- Requests for financial Participation, up to and including, a cumulative value of one thousand dollars (\$1,000) per organization per fiscal year, which shall include all materials and supplies:
 - a. Requests for financial PARTICIPATION in an amount up to and including one thousand dollars (\$1,000) per organization per fiscal year, inclusive of all materials and supplies, shall be submitted no less than twenty-one (21) calendar days in advance of the date of the event, or if in a shorter amount of time, at the discretion of the CEO, or his/her designee, so long as such request is submitted to the CEO, or his/her designee, in a reasonable and sufficient amount of time so that CHPIV can complete a meaningful review and evaluation of the request.
 - b. The CEO or his/her designee is authorized to approve requests for financial PARTICIPATION for qualifying external entities and events for a cumulative amount of up to and including one thousand dollars (\$1,000) per organization per fiscal year, subject to availability of budgeted funds.
 - c. All requests for financial PARTICIPATION sent to CHPIV from external entities shall meet the standards set forth above in Sections II. A. through F. along with the following criteria:

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- Member interaction/enrollment The activity shall include PARTICIPATION from CHPIV members and/or potential members that could be enrolled in any of CHPIV's programs or be in furtherance of CHPIV's mission, vision & values, programs, and/or purpose; and
- ii. Inclusion of Details of the Event Information about the organization and event, including the name of the organization hosting the event, the name of the event itself, day/date, start and end time, location, event coordinator's contact information, expected number of attendees, primary demographics of people served, purpose and outcome of the proposed event, description of CHPIV's PARTICIPATION in the event, and/or how CHPIV's financial PARTICIPATION will be used, etc.
- d. The CEO or his/her designee is authorized to purchase and use in-kind contributions of items branded with CHPIV's logo for the purpose of outreach and promoting CHPIV's role and services in the community.
- e. The CEO or his/her designee will report all approved PARTICIPATION in events involving financial PARTICIPATION in an amount up to and including one thousand dollars (\$1,000) per organization per fiscal year to the CHPIV Commission in the CEO's regular CEO Report to the Commission.
- f. The use of CHPIV staff time (e.g., in their capacity as a CHPIV employee) to attend events such as health fairs, educational or community events;
- g. The use of CHPIV resources (e.g., CHPIV facilities);
- h. The use of current, or future, CHPIV eligible funds; and
- i. The value of items donated with the CHPIV master brand/logo.
- H.G. In no event shall approval of CHPIV's PARTICIPATION in an event, or with an external entity, constitute an Endorsement of the external entity hosting the event, nor shall such PARTICIPATION constitute Endorsement of any message, or initiative, commercial product, or service, and/or any message advocated by the external entity.
- The CEO or his/her designee shall report any PARTICIPATION approved by the CEO to the CHPIV Commission, in writing, at the next available regularly scheduled Commission meeting after such approval.
- **J.I.** The CEO or CEO'S designee shall provide members of the CHPIV Commission with advanced notice to provide them the opportunity to attend events in which CHPIV participates.
- J. Payment for actual and necessary expenses incurred in performing services for CHPIV, including expenses incurred in the course of attending functions of external entities, shall be reimbursed, or paid in accordance with CHPIV Travel Policy, to the extent there is a clear nexus between the attendance of the employee at such a function and the performance of the service for which such employees is regularly employed. In no event shall CHPIV pay or reimburse a CHPIV employee for expenses arising from personal expenses, political campaigns or activities, charitable contributions, or events (including fundraisers, galas, dinners, unless expressly approved by the CHPIV Commission), family expenses, entertainment expenses, or religious activities.
- **K.** There may be circumstances where **FINANCIAL PARTICIPATION for external entities**, such as charitable organizations, or activities (e.g., United Way, etc.), may be **permitted based on a**



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finding by the CHPIV Commission that the request for financial PARTICIPATION falls within CHPIV's authority and purpose, and meets one (1) of the following criteria:

- 1. Investments qualifying as "Community Reinvestment" under the Department of Health Services APL 25-004. (Exhibit-A)
- a. Included in the "Tri-Annual Community Reinvestment Plan" must be approved by the Commission and DHCS.
- Other support in excess of the "Triannual Community Reinvestment Plan and approved by the Commission in serious consideration of the annual budget.
- 2. The financial PARTICIPATION will be used by the external entity to provide a service that complements, or enhances, one that CHPIV provides; or
- a. There is an identifiable benefit to CHPIV and/or its members.
- o. Financial contributions should be for sustainable operations/services
 - Requests must be accompanied by a business plan and financial plan

K.L.

III. PROCEDURE

- **A.** All requests for PARTICIPATION shall be submitted within the timeframe specified above, and include the following information, as appropriate:
 - Description of the external entity requesting Participation, including, but not limited to: whether the external entity is a non-profit organization, religious organization, forprofit organization, or other health care partner (including valid by-laws filed with the Secretary of State of the State of California); how long the external entity has been operating; where the external entity's principal office and base of operations is located; external entity's service area, etc.;
 - Description of the event such as name of the event, day/date, start and end time, location, event coordinator's contact information, expected number of attendees, primary language of attendees, primary demographics of people served, purpose, and outcome of the proposed event;
 - 3. The purpose of the event, including, but not limited to, a copy of any event materials, or description of the program or project;
 - 4. Description of the relationship between external entity's work, or event, and CHPIV's programs/lines of business, mission, vision & values, programs, and/or purpose;
 - 5. Description, background, and pertinent information (e.g., names of members of the Commission) regarding the requesting entity and any other entity having a substantial role in the event;
 - 6. A list of other individuals, or entities, supporting the event;
 - 7. Event budget information; and
 - 8. Purpose, role, and anticipated time commitment for CHPIV's involvement in the event, if applicable.
- **B.** Upon receipt of a complete request for Participation, CHPIV's Compliance Department shall:
 - 1. Review and analyze the request to ensure each policy criteria is met;
 - Complete the Event PARTICIPATION Request Form and place the completed form and all supporting documentation in a folder within five (5) business days of the date of receipt of completed request;

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- 3. Submit the request to the CEO, his/her designee for consideration. If the request is denied, the requestor shall be notified.
- **C.** Upon receipt of the approved request for PARTICIPATION from the CEO, his/her designee, , CHPIV's Office Manager shall:
 - 1. Notify the requesting entity of CHPIV's determination; and
 - 2. Process the financial request and any necessary documents within three (3) business days of the determination date.
 - 3. Any payments for approved financial requests shall be issued only through checks paid directly to the external entity, and no cash disbursements will be made for events covered by this Policy.
- D. Requests for In-Kind Contributions of Items Branded with the CHPIV Logo:
 - 1. Requests shall be submitted to the CEO's Office, in writing, at least thirty (30) calendar days in advance of the date for which an entity wishes to distribute items branded with the CHPIV master logo.
 - 2. Upon receipt of a completed request to distribute items branded with the CHPIV's master logo, the CEO's office shall review and analyze the request with input from appropriate internal departments within five (5) business days.
 - 3. CEO shall approve donations of items valued at five dollars (\$5) or less, and up to and including a cumulative total of five hundred dollars (\$500) worth of goods. Requests to distribute items that exceed a cumulative total of five hundred dollars (\$500) shall require the prior approval of the CHPIV Commission.
 - The CEO's office shall notify the requesting entity, in writing, after CHPIV's determination is made.
 - 5. The CEO's Office shall process an approved request to distribute items branded with the CHPIV's master logo within three (3) business days of approval.
 - 6. The requesting entity shall agree to return any items that it does not distribute at the conclusion of the event for which the item was used.

IV. DEFINITIONS

Whenever a word or term appears capitalized in this policy and procedure, the reader should refer to the "Definitions" below.

TERM	DEFINITION
Chief Executive Officer (CEO)	CHPIV staff member who serves as the focal point for compliance activities as well as manages the Compliance Department of CHPIV. The CCO reports directly to the Chief Executive Officer and the Commission. The CCO is responsible for developing, operating, and monitoring the compliance program. This includes establishing an auditing and monitoring plan, overseeing compliance audit functions, continuously reviewing organizational risk areas to identify necessary auditing, and monitoring activities, assisting in the formulation of correction action plans, and overseeing and/or verifying implementation of corrective action.

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Participation	Financial, Goods & Services, Staff, or other CHPIV resources provided to
	an external entity.

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Department	Executive Services	·
Functional Area	Administration	
Impacted Delegate	☐ Subcontractor	⊠ NA

DATES				
Policy Effective Date	10/9/2023	Reviewed/Revised Date	03/25/2025	
Next Annual Review Due	03/25/2026	Regulator Approval	NA	

APPROVALS					
	Internal	Regulator			
Name	Lawrence E. Lewis	□ DHCS	⊠ NA		
Title	Chief Executive Officer	│ □ DMHC			

ATTACHMENTS		
•	• None	

AUTHORITIES/REFERENCES

- California Constitution Article 16, §6 California Government Code, §8314

HISTORY	
Revision Date Description of Revision	
10/9/2023	Policy Creation
03/25/2025 Annual Review	
Update for Community Investments APL 25-004	



I. OVERVIEW

A. This policy establishes guidelines for Community Health Plan of Imperial Valley's (CHPIV) PARTICIPATION in community events, programs, projects, and activities involving external entities.

II. POLICY

- **A.** CHPIV recognizes the value of partnering with external entities to provide additional health care related services to benefit the local community, while still upholding its fiscal responsibilities as a steward of public funds. Requests for CHPIV's PARTICIPATION in community events involving external entities, financially, or otherwise, shall be approved only if aligned with CHPIV's mission, vision, and values.
- **B.** An external entity may be eligible for CHPIV's PARTICIPATION in its event if the entity is a community-based, non-profit organization, health care partner, public or government entity (collectively, "external entities") that serves CHPIV's members or supports CHPIV's health's mission, vision, and values. Religious organizations are not eligible for CHPIV's PARTICIPATION unless the event is open to the general public and is for a non-sectarian purpose.
- C. The expenditure of CHPIV's funds shall only be made for a direct and primary public purpose within CHPIV's authority and jurisdiction. Absent a legitimate and direct public purpose within CHPIV's authority and jurisdiction, CHPIV shall not use public funds to make monetary contributions to external entities solely for the purpose of goodwill, showing support, networking, public relations, or relationship building. External entities may not use CHPIV's PARTICIPATION in any manner to donate, or endorse, political candidates to elected office, or to support/oppose a position on proposed legislation, ballot initiative, or proposition.
- **D.** CHPIV's PARTICIPATION shall include at least one (1) of the following:
 - 1. Speaking engagement for a CHPIV representative
 - 2. A presentation, or panel presentation, by a CHPIV representative
 - 3. A booth, or table, designated for CHPIV at the event to distribute CHPIV information to members and/or potential members who could be enrolled in any of CHPIV's programs; or
 - 4. Other opportunity to promote CHPIV's services and increase awareness about CHPIV.
- **E.** The expenditure of CHPIV funds and the use of resources, staff time, and CHPIV facilities shall not be inconsistent with, or in conflict with, CHPIV's obligations under applicable state and federal laws and contracts.
- **F.** Requests for PARTICIPATION by CHPIV in an event proposed by an external entity shall require approval as follows:
 - 1. Requests for Participation, **other than financial contributions**, such as hosting booths at health fairs, conducting education programs and presentations, or organizing community/town hall meetings:
 - a. Requests for non-financial PARTICIPATION from external entities shall be submitted no less than fourteen (14) calendar days in advance of the date of the event.



- b. The CHIEF EXECUTIVE OFFICER (CEO) or his/her designee is authorized to approve non-financial requests from external entities for community/member-oriented events that meet the eligibility requirements as provided in this Policy.
- c. Non-financial PARTICIPATION requests from external entities for community/member-oriented events such as health fairs, educational events, and/or community/town hall forums shall meet the standards set forth above in Sections II.A. through II.F. along with the following criteria:
 - i. Member interaction/enrollment The activity shall include PARTICIPATION from CHPIV members and/or potential members that could be enrolled in any of CHPIV's programs, or be in furtherance of CHPIV's mission, vision & values, programs, and/or purpose; and
 - ii. Inclusion of Details of the Event Information about the organization and event, including name of the organization hosting the event, the name of the event itself, day/date, start and end time, location, event coordinator's contact information, expected number of attendees, primary demographics of people served, purpose and outcome of the proposed event, and description of CHPIV's PARTICIPATION in the event.
- Requests for financial Participation, up to and including, a cumulative value of one thousand dollars (\$1,000) per organization per fiscal year, which shall include all materials and supplies:
 - a. Requests for financial PARTICIPATION in an amount up to and including one thousand dollars (\$1,000) per organization per fiscal year, inclusive of all materials and supplies, shall be submitted no less than twenty-one (21) calendar days in advance of the date of the event, or if in a shorter amount of time, at the discretion of the CEO, or his/her designee, so long as such request is submitted to the CEO, or his/her designee, in a reasonable and sufficient amount of time so that CHPIV can complete a meaningful review and evaluation of the request.
 - b. The CEO or his/her designee is authorized to approve requests for financial PARTICIPATION for qualifying external entities and events for a cumulative amount of up to and including one thousand dollars (\$1,000) per organization per fiscal year, subject to availability of budgeted funds.
 - c. All requests for financial PARTICIPATION sent to CHPIV from external entities shall meet the standards set forth above in Sections II. A. through F. along with the following criteria:
 - i. Member interaction/enrollment The activity shall include PARTICIPATION from CHPIV members and/or potential members that could be enrolled in any of CHPIV's programs or be in furtherance of CHPIV's mission, vision & values, programs, and/or purpose; and
 - ii. Inclusion of Details of the Event Information about the organization and event, including the name of the organization hosting the event, the name of the event itself, day/date, start and end time, location,



event coordinator's contact information, expected number of attendees, primary demographics of people served, purpose and outcome of the proposed event, description of CHPIV's PARTICIPATION in the event, and/or how CHPIV's financial PARTICIPATION will be used, etc.

- d. The CEO or his/her designee is authorized to purchase and use in-kind contributions of items branded with CHPIV's logo for the purpose of outreach and promoting CHPIV's role and services in the community.
- e. The CEO or his/her designee will report all approved PARTICIPATION in events involving financial PARTICIPATION in an amount up to and including one thousand dollars (\$1,000) per organization per fiscal year to the CHPIV Commission in the CEO's regular CEO Report to the Commission.
- f. The use of CHPIV staff time (e.g., in their capacity as a CHPIV employee) to attend events such as health fairs, educational or community events;
- g. The use of CHPIV resources (e.g., CHPIV facilities);
- h. The use of current, or future, CHPIV eligible funds; and
- i. The value of items donated with the CHPIV master brand/logo.
- **G.** In no event shall approval of CHPIV's PARTICIPATION in an event, or with an external entity, constitute an Endorsement of the external entity hosting the event, nor shall such PARTICIPATION constitute Endorsement of any message, or initiative, commercial product, or service, and/or any message advocated by the external entity.
- **H.** The CEO or his/her designee shall report any PARTICIPATION approved by the CEO to the CHPIV Commission, in writing, at the next available regularly scheduled Commission meeting after such approval.
- **I.** The CEO or CEO'S designee shall provide members of the CHPIV Commission with advanced notice to provide them the opportunity to attend events in which CHPIV participates.
- J. Payment for actual and necessary expenses incurred in performing services for CHPIV, including expenses incurred in the course of attending functions of external entities, shall be reimbursed, or paid in accordance with CHPIV Travel Policy, to the extent there is a clear nexus between the attendance of the employee at such a function and the performance of the service for which such employees is regularly employed. In no event shall CHPIV pay or reimburse a CHPIV employee for expenses arising from personal expenses, political campaigns or activities, charitable contributions, or events (including fundraisers, galas, dinners, unless expressly approved by the CHPIV Commission), family expenses, entertainment expenses, or religious activities.
- **K.** There may be circumstances where **FINANCIAL PARTICIPATION** for external entities, such as charitable organizations, or activities (e.g., United Way, etc.), may be **permitted based on a finding by the CHPIV Commission** that the request for financial PARTICIPATION falls within CHPIV's authority and purpose, and meets one (1) of the following criteria:
 - 1. Investments qualifying as "Community Reinvestment" under the Department of Health Services APL 25-004. (Exhibit-A)
 - a. Included in the "Tri-Annual Community Reinvestment Plan" must be approved by the Commission and DHCS.



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- b. Other support in excess of the "Triannual Community Reinvestment Plan and approved by the Commission in serious consideration of the annual budget.
- 2. The financial PARTICIPATION will be used by the external entity to provide a service that complements, or enhances, one that CHPIV provides; or
- a. There is an identifiable benefit to CHPIV and/or its members.
- b. Financial contributions should be for sustainable operations/services
 - i. Requests must be accompanied by a business plan and financial plan

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III. PROCEDURE

- **A.** All requests for PARTICIPATION shall be submitted within the timeframe specified above, and include the following information, as appropriate:
 - 1. Description of the external entity requesting Participation, including, but not limited to: whether the external entity is a non-profit organization, religious organization, for-profit organization, or other health care partner (including valid by-laws filed with the Secretary of State of the State of California); how long the external entity has been operating; where the external entity's principal office and base of operations is located; external entity's service area, etc.;
 - 2. Description of the event such as name of the event, day/date, start and end time, location, event coordinator's contact information, expected number of attendees, primary language of attendees, primary demographics of people served, purpose, and outcome of the proposed event;
 - 3. The purpose of the event, including, but not limited to, a copy of any event materials, or description of the program or project;
 - 4. Description of the relationship between external entity's work, or event, and CHPIV's programs/lines of business, mission, vision & values, programs, and/or purpose;
 - 5. Description, background, and pertinent information (e.g., names of members of the Commission) regarding the requesting entity and any other entity having a substantial role in the event;
 - 6. A list of other individuals, or entities, supporting the event;
 - 7. Event budget information; and
 - 8. Purpose, role, and anticipated time commitment for CHPIV's involvement in the event, if applicable.
- **B.** Upon receipt of a complete request for Participation, CHPIV's Compliance Department shall:
 - 1. Review and analyze the request to ensure each policy criteria is met;
 - Complete the Event PARTICIPATION Request Form and place the completed form and all supporting documentation in a folder within five (5) business days of the date of receipt of completed request;
 - 3. Submit the request to the CEO, his/her designee for consideration. If the request is denied, the requestor shall be notified.
- **C.** Upon receipt of the approved request for PARTICIPATION from the CEO, his/her designee, , CHPIV's Office Manager shall:
 - 1. Notify the requesting entity of CHPIV's determination; and



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- 2. Process the financial request and any necessary documents within three (3) business days of the determination date.
- 3. Any payments for approved financial requests shall be issued only through checks paid directly to the external entity, and no cash disbursements will be made for events covered by this Policy.
- **D.** Requests for In-Kind Contributions of Items Branded with the CHPIV Logo:
 - 1. Requests shall be submitted to the CEO's Office, in writing, at least thirty (30) calendar days in advance of the date for which an entity wishes to distribute items branded with the CHPIV master logo.
 - 2. Upon receipt of a completed request to distribute items branded with the CHPIV's master logo, the CEO's office shall review and analyze the request with input from appropriate internal departments within five (5) business days.
 - 3. CEO shall approve donations of items valued at five dollars (\$5) or less, and up to and including a cumulative total of five hundred dollars (\$500) worth of goods. Requests to distribute items that exceed a cumulative total of five hundred dollars (\$500) shall require the prior approval of the CHPIV Commission.
 - 4. The CEO's office shall notify the requesting entity, in writing, after CHPIV's determination is made.
 - 5. The CEO's Office shall process an approved request to distribute items branded with the CHPIV's master logo within three (3) business days of approval.
 - 6. The requesting entity shall agree to return any items that it does not distribute at the conclusion of the event for which the item was used.

IV. DEFINITIONS

Whenever a word or term appears capitalized in this policy and procedure, the reader should refer to the "Definitions" below.

TERM	DEFINITION	
Chief Executive Officer (CEO)	CHPIV staff member who serves as the focal point for compliance activities as well as manages the Compliance Department of CHPIV. The CCO reports directly to the Chief Executive Officer and the Commission. The CCO is responsible for developing, operating, and monitoring the compliance program. This includes establishing an auditing and monitoring plan, overseeing compliance audit functions, continuously reviewing organizational risk areas to identify necessary auditing, and monitoring activities, assisting in the formulation of correction action plans, and overseeing and/or verifying implementation of corrective action.	
Participation	Financial, Goods & Services, Staff, or other CHPIV resources provided to an external entity.	







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Community Reinvestments

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Department	Executive Services	
Functional Area	Administration	
Impacted Delegate		⊠ NA

DATES			
Policy Effective Date		Last Revised Date	
Next Annual Review Due		Regulator Approval	

APPROVALS			
Internal		Regulator	
Name	Lawrence E. Lewis	☑ DHCS	□NA
Title	Chief Executive Officer	- □ DMHC	

ATTACHMENTS		
• None		

AUTHORITIES/REFERENCES

- DHCS All Plan Letter 25-004, "Community Reinvestment Requirements."
- 2024 Managed Care Contract, Exhibit B, §§ 1.1.17 (Community Reinvestment) & 1.1.18 (Quality Achievement Requirement).
- APL 24-018, Medical Loss Ratio reporting requirements for subcontractors (defines "Qualifying Subcontractor")
- APL 23-012, Managed Care Accountability Set enforcement framework that establishes quality tiers.
- 42 CFR § 438.8(e)(3), federal definition of quality-improvement activities excluded from allowable spending.
- DHCS Comprehensive Quality Strategy (state quality improvement roadmap).
- DHCS Population Health Management Policy Guide (community health assessment alignment).

HISTORY	
Revision Date Description of Revision	



I. OVERVIEW

- **A.** CHPIV shall reinvest a specified portion of its annual net income into locally driven initiatives that improve member health and advance equity beginning with calendar-year **2025** earnings.
- **B.** This requirement applies to CHPIV itself and any Qualifying Subcontractor that assumes risk for \geq 100,000 members or \geq 50 percent of CHPIV's Medi-Cal members in a county.

II. POLICY

- A. Funding Obligations
 - a. BASE COMMUNITY REINVESTMENT: 5 percent of net income ≤ 7.5 percent of revenues and 7.5 percent of net income > 7.5 percent of revenues each year CHPIV reports positive income.
 - b. QUALITY ACHIEVEMENT COMMUNITY REINVESTMENT: an additional 7.5 percent of net income assigned to counties in ENFORCEMENT TIERS 2 or 3, with 100 percent of those dollars invested in the "Cultivating Improved Health" category
- **B.** <u>Permitted use categories:</u> Cultivating 1) <u>Neighborhoods</u> & Built <u>Environment</u>, 2) Health-Care <u>Workforce</u>, 3) Well-Being for <u>Priority Populations</u>, 4) <u>Local Communities</u>, and 5) <u>Improved Health</u>; each Community Reinvestment activity must fall into at least one category.
- **C.** Prohibited expenditures: Medi-Cal covered services, activities defined as quality improvement at 42 CFR 438.8(e)(3), administrative costs, procedural planning costs, and member incentives or grants
- **D.** Planning and **engagement**
 - a. CHPIV must consult **Community Advisory Committees** and its **Chief Medical & Health Equity Officer**; activities must align with Local Health Jurisdiction (Imperial County Public Health Department) "**Community Health Assessments**" and carry **signed attestations from Public Health and County Behavioral Health Directors.**
 - b. CHPIV shall coordinate with other MCPs and may <u>engage broader stakeholders</u> during planning.

E. Community Reinvestment Plan (CRP)

- a. Initial three-year CRP due early Q3 2027 and every three years thereafter; annual updates each Q3.
- b. Each submission must list activities, dollar allocations, populations served, evaluation metrics, stakeholder input, and required attestations.
- c. DHCS approval is required, and the approved CRP must be posted publicly within 30 days.

F. Funding <u>calculation</u> & county <u>allocation</u>

- a. DHCS uses annual Medical Loss Ratio reports to calculate obligations and notifies CHPIV in Q2 2026 and annually thereafter.
- b. Base dollars: 5 percent distributed equally across counties, 95 percent proportional to Medi-Cal membership; Quality dollars apportioned only to Tier 2/3 counties by membership share.

G. <u>Implementation</u> timeline



- a. Approved activities must start no later than the end of the approval year; funds tied to CY 2025-27 income must be spent by 12/31/2030 unless DHCS authorizes carry-over.
- H. Reporting and compliance
 - a. A public Community Reinvestment Report is due Q2 2031 and **every three years** thereafter summarizing spending and outcomes and including CAC letters.

III. PROCEDURE

- **A.** Annual determination of funding obligations
 - a. DHCS derives CHPIV's Base and Quality Achievement amounts from the prior-year MLR reports and issues a notice in Q2; CHPIV must relay any subcontractor obligations within seven calendar days.
 - b. Base dollars are allocated 5 % equally across counties and 95 % by Medi-Cal membership, while Quality dollars are apportioned only to Tier 2/3 counties in proportion to membership.
- **B.** Planning & community engagement
 - a. Starting early CY 2026, CHPIV must solicit input from its Community Advisory Committees, Chief Health Equity Officer, Local Health Jurisdictions' Community Health Assessments, County Behavioral Health, and coordinate with other MCPs serving the same county.
- C. Community Reinvestment Plan (CRP) submission
 - a. File the initial three-year CRP in early Q3 2027 and every three years thereafter, with annual updates each Q3, using Appendix B templates and including signed Public Health and Behavioral Health attestations.
 - b. DHCS reviews within $\sim\!60$ days; CHPIV must post the approved CRP on its website within 30 days.
- **D.** Implementation of activities
 - a. Begin funding approved initiatives no later than December 31 of the approval year, and expend all dollars tied to CY 2025-27 income by 12/31/30 unless DHCS approves a carry-over.
 - b. Reporting & evaluation Publish a public Community Reinvestment Report in Q2 2031 and every three years thereafter detailing spending, outcomes, alignment with guiding principles, and including CAC letters; maintain evidence that funds were not used for prohibited costs. 10 12
- **E.** Non-compliance may trigger corrective action plans or sanctions.

IV. DEFINITIONS

Whenever a word or term appears capitalized in this policy and procedure, the reader should refer to the "Definitions" below.

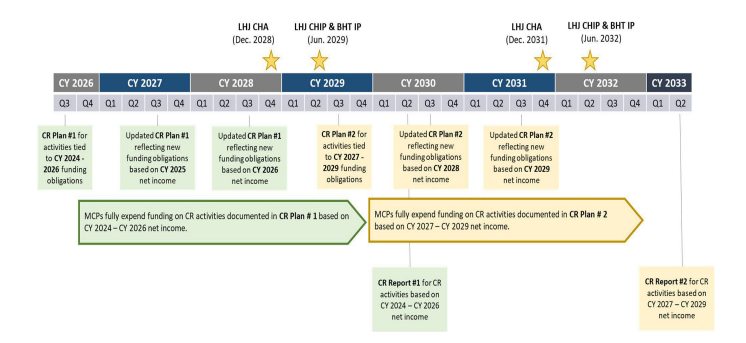
TERM	DEFINITION	
Base Community	minimum annual funding equal to 5 percent of net income up to 7.5	
Reinvestment	percent of revenues and 7.5 percent of net income above that threshold	
Enforcement Tiers	ment Tiers county-level quality status—Tier 1 (≥1 measure below MPL), Tier 2 (≥2	
	below within one domain), Tier 3 (≥3 below in ≥2 domains)	



Community Reinvestments

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TERM	DEFINITION
Quality	additional 7.5 percent of net income CHPIV must invest in Tier 2 or 3
Achievement	counties, exclusively in the Cultivating Improved Health category.
Community	
Reinvestment	





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Department	Operations
Functional Area	Claims, Provider Dispute Resolution
Impacted Delegate	

DATES			
Policy Effective Date	6/12/2023	Reviewed/Revised Date	6/30/2025
Next Annual Review Due	6/30/2026	Regulator Approval	12/15/2023

APPROVALS				
Internal			Regulator	
Name	Julia Hutchins	☐ DHCS	□NA	
Title	Chief Operating Officer	│ ⊠ DMHC		

ATTACHM	ENTS
NA	

AUTHORITIES/REFERENCES

- Internal
 - o CHPIV, Delegation Oversight Policy and Procedure, CMP-002
- Federal
 - o 42 Code of Federal Regulations ("CFR") 438.114(b)(c)(d)
- State
 - California Health and Safety Code Sections ("H&S Code") 1317, 1317.1, 1363.5, 1367
 (g) (j), 1367.01, 1367.02 (c) (d), 1368(a), 1370, 1370.2, 1371, 1371.1, 1371.2, 1371.8, 1371.22, 1371.30, 1371.31, 1371.35, 1371.36, 1371.37, 1371.38, 1371.39, 1371.4, 1371.5, 1371.8, 1371.9, 1375.1, 1375.4, 1399.55, 1399.56
 - Title 28 California Code of Regulations Rules ("CCR") 1300.67.3, 1300.68(d), 1300.71, 1300.71.31, 1300.71.38, 1300.71.39, 1300.71.4, 1300.74.30 (a) (c), 1300.77.4, 1300.75.4.1(b), 1300.75.4.5, 1300.77.2, 1300.77.4, 1300.85.1
 - DMHC: Technical Assistance Guide ("TAG") "Claims Management and Processing" (last published 01/31/2020); All Plan Letter ("APL") 23-008
 - DHCS: DHCS 2024 Medi-Cal Managed Care Agreement, Exhibit A, Attachment III, Section 3.2.2, 3.2.3, 3.3.5

HISTORY		
Revision Date	Description of Revision	
6/12/2023	Policy creation	
5/13/2024	Policy revision to include additional Knox Keene provisions	



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6/30/2025	Updates to procedure
	Updated to comply with DMHC APL 25-007

I. OVERVIEW

A. This policy addresses Community Health Plan of Imperial Valley's ("CHPIV" or the "Plan") Claims and Provider Dispute Resolution ("PDR") requirements, policies, and procedures. The purpose of this policy is to establish a comprehensive Claims and Provider Dispute Resolution process.

II. POLICY

- A. CHPIV ensures payment of all CLEAN CLAIMS submitted by Network Providers in accordance with the Department of Health Care Services (DHCS) Medi-Cal Contract, and federal and state laws and regulations, unless agreed in writing to an alternate payment schedule.
- B. CHPIV ensures compliance with 42 USC section 1396u-2(f) and Health and Safety Code sections 1371-1371.36 and their implementing regulations, unless agreed in writing to an alternate payment schedule. CHPIV shall be subject to any penalties and sanctions, including interest payments, provided by law if CHPIV fails to meet the standards specified in the DHCS Medi-Cal Contract.
- C. Beginning January 1, 2026, CHPIV and the CHPIV's delegated entities will reimburse a complete claim, or portion of a claim, received on or after January 1, 2026, as soon as practicable, but no later than 30 calendar days after the DATE OF RECEIPT of the claim by CHPIV. For purposes of determining timeliness, the DATE OF RECEIPT shall be the date CHPIV receives the claim, as indicated by CHPIV's date stamp on the claim. The date of CHPIV's payment shall be the date of CHPIV's check or other form of payment.
- D. If a claim or portion thereof does not meet the criteria for a complete claim or the criteria for coverage under the plan contract, the claimant shall be notified, in writing, that the claim or portion thereof is contested or denied, as soon as practicable, but no later than 30 calendar days after receipt of the claim by the plan. The notice that a claim or portion thereof is contested will identify the portion of the claim that is contested, by procedure or revenue code, and the specific information needed from the provider to reconsider the claim, including any defect or impropriety or additional information needed to adjudicate the claim. CHPIV may not contest a claim that is consistent with the procedure or revenue codes and services approved by prior authorization with appropriate documentation included on the claim. If a claim or portion thereof is contested on the basis that CHPIV has not received information reasonably necessary to determine payer liability for the claim or portion thereof, reconsideration of the claim must be completed within 30 calendar days after receipt of the additional information.
- E. CHPIV will automatically pay interest on complete claims received on or after January 1, 2026, that are not reimbursed within 30 calendar days at a rate of 15 percent per year beginning on the first calendar day after the 30-calendar-day period. Failure to comply with this requirement on a claim will trigger payment by CHPIV to the claimant a fee of the greater of an additional fifteen dollars (\$15) or 10 percent (10%) of the accrued interest on the claim.





- F. CHPIV maintains procedures for pre-payment and post-payment claims review, including review of any data associated with Providers, MEMBERS, and the Covered Services for which payment is claimed, to ensure the proper and efficient payment of claims.
- G. CHPIV ensures sufficient claims processing, tracking, and payment systems capability to comply with applicable State and federal law, regulations, and Contract requirements, to determine the status of received claims and to estimate incurred and unreported claims (IBNR) amounts as specified by 28 CCR sections 1300.77.1 and 1300.77.2.
- H. CHPIV ensures development and maintenance of protocols for payment of claims to Out-of-Network Providers, and for communicating and interacting with Out-of-Network Providers regarding services and claims payment.
- I. CHPIV ensures clinical protocols and evidence-based practice guidelines governing Prior Authorization, Utilization Management and Retrospective Review are provided to all Out-of-Network Providers providing services to its MEMBERS. Contractor must arrange to provide these protocols and guidelines at the time that Contractor enters into an agreement with an Out-of-Network Provider or anytime an Out-of-Network Provider submits a claim for services provided to Contractor's MEMBERS.
- J. CHPIV ensures in accordance with the Health and Safety (H&S) Code section 1367, Contractor must have a fast, fair, and cost-effective dispute resolution process in place for Providers, Network Providers, Subcontractors, and Downstream Subcontractors to submit disputes. CHPIV maintains separate dispute resolution mechanism for contracted and non-contracted provider disputes and separate dispute resolution mechanisms for claims and other types of billing and contract disputes.
- K. CHPIV ensures there is a formal procedure to accept, acknowledge, and resolve Provider, Network Provider, Subcontractor, and Downstream Subcontractor disputes. The resolution process must occur in accordance with the timeframes set forth in H&S Code sections 1371 and 1371.35 for both contracted and non-contracted Providers. Any Provider of Medi-Cal services may submit a dispute to Contractor regarding:
 - 1. The authorization or denial of a service;
 - 2. The processing of a payment or non-payment of a claim by Contractor; or
 - 3. The timeliness of the reimbursement on an uncontested CLEAN CLAIM and any interest Contractor is required to pay on claims reimbursement.
- L. Contractor's Provider Dispute Resolution process must be set forth in all Network Provider Agreements, Subcontractor Agreements, and Downstream Subcontractor Agreements.
- M. Any provider that submits a claim dispute to the plan's capitated provider's dispute resolution mechanism involving an issue of medical necessity or utilization review shall have an unconditional right of appeal for that claim dispute to CHPIV's dispute resolution process for a de novo review and resolution for a period of 60 working days from the capitated provider's DATE OF DETERMINATION.
- N. CHPIV assumes the responsibility for the processing and timely reimbursement of provider claims if the claims processing organization or the capitated provider fails to timely and accurately reimburse its claims (including the payment of interest and penalties). CHPIV obligation to assume responsibility for the processing and timely reimbursement of a capitated provider's provider claims may be altered to the extent that the capitated provider has established an approved corrective action plan.



- 1. CHPIV's contract with a claims processing organization or a capitated provider shall not relieve CHPIV of its obligations to comply with sections 1371, 1371.1, 1371.2, 1371.22, 1371.35, 1371.36, 1371.37, 1371.4, and 1371.8 of the Health and Safety Code and sections 1300.71, 1300.71.38, 1300.71.4, and 1300.77.4 of title 28.
- O. Contractor must inform all Providers, Network Providers, Subcontractors, and Downstream Subcontractors that provide services to Contractor's MEMBERS of its Provider Dispute Resolution process, regardless of contracting status.
- P. Contractor must resolve Provider, Network Provider, Subcontractor, and Downstream Subcontractor disputes within the timeframes set forth in H&S Code section 1371.35 of receipt of the dispute, including supporting documentation. Contractor and Provider, Network Provider, Subcontractor, or Downstream Subcontractor may agree that additional time is needed. If Contractor unilaterally requests additional time, it must show good cause for the extension and provide supporting good cause documentation to DHCS upon request.
- Q. Contractor must submit a Provider Dispute Resolution Report annually to DHCS which includes information on the number of Providers who utilized the dispute resolution mechanism, delineated by Providers, Network Providers, Subcontractors, and Downstream Subcontractors and a summary of the disposition of those disputes, in accordance with H&S Code section 1367(h)(3).
- R. On an annual basis Contractor must assess the Providers, Network Providers, Subcontractors, and Downstream Subcontractors that regularly utilize the Provider Dispute Resolution process to identify trends and systemic issues. Contractor must submit the results of its annual assessment to DHCS with discussion on how it is addressing trends and systemic issues identified based on the assessment.

III. PROCEDURE

- A. CHPIV delegates the Claims and Provider Dispute Resolution process to its Subcontractor, Health Net.
- B. CHPIV retains the right to resolve claims payment disputes in the event that Health Net fails to timely and accurately reimburse its claims, including the payment of interest and penalties, or fails to timely resolve provider disputes including the issuance of a written decision.
- C. Delegation Oversight
 - CHPIV shall provide oversight and continually assess the aforementioned functions, responsibilities, processes, and performance of Health Net. CHPIV ensures Health Net's compliance with regulatory and contractual requirements through the following activities which are detailed in CHPIV Policy CMP-002: Delegation Oversight Policy and Procedure:
 - a. Ongoing monitoring
 - b. Performance reviews
 - c. Data analysis
 - d. Utilization of benchmarks, if available
 - e. Annual desktop and on-site audits

IV. DEFINITIONS



Whenever a word or term appears capitalized in this policy and procedure, the reader should refer to the "Definitions" below.

TERM	DEFINITION
Member	A beneficiary enrolled in a CHPIV program.
Authorized Representative	Means any individual appointed in writing by a competent Member or Potential Member, to act in place or on behalf of the Member or Potential Member for purposes of assisting or representing the Member or Potential Member with Grievances and Appeals, State Fair Hearings, Independent Medical Reviews and in any other capacity, as specified by the Member or Potential Member.
Clean Claim	Means a claim that can be processed without obtaining additional
Caratura ata al	information from the Provider or from a third party.
Contracted Provider Dispute or Appeal	A contracted provider's written notice to the Plan and/or its delegate HNCS challenging, appealing or requesting post-service reconsideration of a claim (including a bundled group of substantially similar multiple claims that are individually numbered) that has been denied (including due to being "not medically necessary"), adjusted or contested, or seeking resolution of a billing determination or other contract dispute (or a bundled group of substantially similar multiple billing or other contractual disputes that are individually numbered) or a request for reimbursement of an overpayment of a claim. The dispute must contain, at a minimum, the following information: the provider's name; the provider's identification number; contact information; and If the appeal concerns a claim or a request for reimbursement of an overpayment of a claim, a clear identification of the disputed item, including the original claim ID or submission ID number, the date of service and a clear explanation of the basis upon which the provider believes the payment amount, request for additional information, request for reimbursement for the overpayment of a claim, contest, denial, adjustment or other action is incorrect; If the appeal is not about a claim, a clear explanation of the issue and the provider's position thereon (e.g. not medically necessary denial or contract dispute); and/or If the appeal involves a member or group of members: the name and identification number(s) of the member or members, a clear explanation of the disputed item, including the date of service, original claim ID or submission ID number, and the provider's
Contested Claim	position thereon. When the Plan and/or its delegated HNCS has determined that it has not received the Complete Claim and all of the information necessary to determine payer liability for the claim, or has not been granted reasonable access to information concerning practitioner services. Information necessary to determine payer liability for the claim includes, but is not limited to, reports of investigations concerning fraud and misrepresentation, and necessary consents, releases, and assignments, a claim on appeal, or other information necessary for the Plan and/or its



TERM	DEFINITION
	delegate HNCS to determine the medical necessity for the health care services provided. The notice that a claim, or portion thereof, is contested by the Plan and/or its delegate HNCS will identify the portion of the claim that is contested, by revenue code, and the specific information needed from the provider to reconsider the claim.
Date of Contest/Date of Denial/Date of Notice	The date of postmark or electronic mark accurately setting forth the date when the contest, denial, or notice was electronically transmitted or deposited in the US Mail or another mail or delivery service, correctly addressed to the claimant's office or other address of record with proper postage.
Date of Determination	The date of postmark or electronic mark on the written provider dispute determination or amended provider dispute determination that is delivered, by physical or electronic means, to the claimant's office or other address of record. To the extent that a postmark or electronic mark is unavailable to confirm the Date of Determination, the Plan and/or its delegate HNCS will consider the date the check is printed for any monies determined to be due and owing to the provider and the date the check is presented for payment.
Date of Receipt	The Working Day when the provider dispute or amended provider dispute, by physical or electronic means, is first delivered to the Plan and/or its delegate HNCS' designated Provider Appeals Unit or post office box.
Non-Contracted Provider Dispute or Appeal	A non-contracted provider's written notice to the Plan and/or its delegate HNCS challenging, appealing or requesting post-service reconsideration of a claim (including a bundled group of substantially similar claims that are individually numbered), which has been denied (including for not being "not medically necessary"), adjusted or contested, or disputing a request for reimbursement of an overpayment of a claim. The dispute must contain, at a minimum, the following information: the provider's name, the provider's identification number, contact information and: • If the dispute concerns a claim or a request for reimbursement of an overpayment of a claim, a clear identification of the disputed item, including the original claim ID or submission ID number, including the date of service, and a clear explanation of the basis upon which the provider believes the payment amount, request for additional information, contest, denial, request for reimbursement of an overpayment of a claim or other action is incorrect. • If the dispute is not about a claim, a clear explanation of the issue and the provider's position thereon (e.g. medical necessity); and • If the dispute involves a member or group of members, the name and identification number(s) of the member or members, a clear explanation of the disputed item, including the date of service, original claim ID or submission ID number, and the provider's position thereon.
Overpayment	Reimbursement of a claim that has been determined to have been



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TERM	DEFINITION
	overpaid. The Plan and/or its delegate HNCS notifies the provider in writing through a separate notice identifying the overpayment and the amount of the overpayment, the provider shall reimburse the Plan and/or its delegate HNCS within 30 working days of receipt by the provider of the notice of overpayment unless the overpayment or portion thereof is contested by the provider in which case the Plan and/or its delegate HNCS shall be notified, in writing, within 30 working days. The provider's notice contesting the validity of an overpayment shall identify the portion of the overpayment that is contested and the specific reasons for contesting the overpayment.
Reasonably Relevant Information	The minimum amount of itemized, accurate and material information generated by or in the possession of the provider related to the billed services that enables a claims adjudicator with appropriate training, experience, and competence to timely and accurately process claims to determine the nature, cost, if applicable, and extent of the Plan and/or its delegate HNCS' liability, if any, and to comply with any governmental information requirements.
Working Days	Means Monday through Friday, except for state holidays as identified at the California Department of Human Resources State Holidays page.



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Department	Operations
Functional Area	Claims, Provider Dispute Resolution
Impacted Delegate	

DATES				
Policy Effective Date	6/12/2023	Reviewed/Revised Date 6/30/2025		
Next Annual Review Due	6/30/2026	Regulator Approval	12/15/2023	

	APPROVALS				
Internal Regulator					
Name	Julia Hutchins	☐ DHCS	□ NA		
Title	Chief Operating Officer	- ⊠ DMHC			

ATTACHMENTS				
NA				

AUTHORITIES/REFERENCES

- Internal
 - o CHPIV, Delegation Oversight Policy and Procedure, CMP-002
- Federal
 - o 42 Code of Federal Regulations ("CFR") 438.114(b)(c)(d)
- State
 - California Health and Safety Code Sections ("H&S Code") 1317, 1317.1, 1363.5, 1367
 (g) (j), 1367.01, 1367.02 (c) (d), 1368(a), 1370, 1370.2, 1371, 1371.1, 1371.2, 1371.8, 1371.22, 1371.30, 1371.31, 1371.35, 1371.36, 1371.37, 1371.38, 1371.39, 1371.4, 1371.5, 1371.8, 1371.9, 1375.1, 1375.4, 1399.55, 1399.56
 - Title 28 California Code of Regulations Rules ("CCR") 1300.67.3, 1300.68(d), 1300.71, 1300.71.31, 1300.71.38, 1300.71.39, 1300.71.4, 1300.74.30 (a) (c), 1300.77.4, 1300.75.4.1(b), 1300.75.4.5, 1300.77.2, 1300.77.4, 1300.85.1
 - DMHC: Technical Assistance Guide ("TAG") "Claims Management and Processing" (last published 01/31/2020); All Plan Letter ("APL") 23-008
 - DHCS: DHCS 2024 Medi-Cal Managed Care Agreement, Exhibit A, Attachment III, Section 3.2.2, 3.2.3, 3.3.5

HISTORY			
Revision Date	Description of Revision		
6/12/2023	Policy creation		
5/13/2024	Policy revision to include additional Knox Keene provisions		



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6/30/2025	Updates to procedure
	Updated to comply with DMHC APL 25-007

I. OVERVIEW

A. This policy addresses Community Health Plan of Imperial Valley's ("CHPIV" or the "Plan") Claims and Provider Dispute Resolution ("PDR") requirements, policies, and procedures. The purpose of this policy is to establish a comprehensive Claims and Provider Dispute Resolution process.

II. POLICY

- A. CHPIV ensures payment of all CLEAN CLAIMS submitted by Network Providers in accordance with the Department of Health Care Services (DHCS) Medi-Cal Contract, and federal and state laws and regulations, unless agreed in writing to an alternate payment schedule.
- B. CHPIV ensures compliance with 42 USC section 1396u-2(f) and Health and Safety Code sections 1371-1371.36 and their implementing regulations, unless agreed in writing to an alternate payment schedule. CHPIV shall be subject to any penalties and sanctions, including interest payments, provided by law if CHPIV fails to meet the standards specified in the DHCS Medi-Cal Contract.
- E:—Beginning January 1, 2026, CHPIV and the CHPIV's delegated entities will reimburse a complete claim, or portion of a claim, received on or after January 1, 2026, as soon as practicable, but no later than 30 calendar days after the DATE OF RECEIPT of the claim by CHPIV. CHPIV ensures payment of 90% of all CLEAN CLAIMS from Providers within 30 calendar days of the DATE OF RECEIPT, and 99% of all CLEAN CLAIMS from Providers' claims, within 90 calendar days of the DATE OF RECEIPT. For purposes of determining timeliness, the DATE OF RECEIPT shall be the date CHPIV receives the claim, as indicated by CHPIV's date stamp on the claim. The date of CHPIV's payment shall be the date of CHPIV's check or other form of payment.

<u>C.</u>

- D. If a claim or portion thereof does not meet the criteria for a complete claim or the criteria for coverage under the plan contract, the claimant shall be notified, in writing, that the claim or portion thereof is contested or denied, as soon as practicable, but no later than 30 calendar days after receipt of the claim by the plan. The notice that a claim or portion thereof is contested will identify the portion of the claim that is contested, by procedure or revenue code, and the specific information needed from the provider to reconsider the claim, including any defect or impropriety or additional information needed to adjudicate the claim. CHPIV may not contest a claim that is consistent with the procedure or revenue codes and services approved by prior authorization with appropriate documentation included on the claim. If a claim or portion thereof is contested on the basis that CHPIV has not received information reasonably necessary to determine payer liability for the claim or portion thereof, reconsideration of the claim must be completed within 30 calendar days after receipt of the additional information.
- D.E. CHPIV will automatically pay interest on complete claims received on or after January 1, 2026, that are not reimbursed within 30 calendar days at a rate of 15 percent per year





beginning on the first calendar day after the 30-calendar-day periodensures accrued interest at the rate of 15% per annum for non-paid CLEAN CLAIMS beginning with the first calendar day after 45-working-days from the DATE OF RECEIPT. Failure to comply with this requirement on a claim will trigger payment by CHPIV to the claimant a fee of the greater of an additional fifteen dollars (\$15) or 10 percent (10%) of the accrued interest on the claim.

- E.F.CHPIV maintains procedures for pre-payment and post-payment claims review, including review of any data associated with Providers, MEMBERS, and the Covered Services for which payment is claimed, to ensure the proper and efficient payment of claims.
- F.G. CHPIV ensures sufficient claims processing, tracking, and payment systems capability to comply with applicable State and federal law, regulations, and Contract requirements, to determine the status of received claims and to estimate incurred and unreported claims (IBNR) amounts as specified by 28 CCR sections 1300.77.1 and 1300.77.2.
- G.<u>H.</u> CHPIV ensures development and maintenance of protocols for payment of claims to Out-of-Network Providers, and for communicating and interacting with Out-of-Network Providers regarding services and claims payment.
- H.I. CHPIV ensures clinical protocols and evidence-based practice guidelines governing Prior Authorization, Utilization Management and Retrospective Review are provided to all Out-of-Network Providers providing services to its MEMBERS. Contractor must arrange to provide these protocols and guidelines at the time that Contractor enters into an agreement with an Out-of-Network Provider or anytime an Out-of-Network Provider submits a claim for services provided to Contractor's MEMBERS.
- H.J. CHPIV ensures in accordance with the Health and Safety (H&S) Code section 1367, Contractor must have a fast, fair, and cost-effective dispute resolution process in place for Providers, Network Providers, Subcontractors, and Downstream Subcontractors to submit disputes. CHPIV maintains separate dispute resolution mechanism for contracted and non-contracted provider disputes and separate dispute resolution mechanisms for claims and other types of billing and contract disputes.
- ±K. CHPIV ensures there is a formal procedure to accept, acknowledge, and resolve Provider, Network Provider, Subcontractor, and Downstream Subcontractor disputes. The resolution process must occur in accordance with the timeframes set forth in H&S Code sections 1371 and 1371.35 for both contracted and non-contracted Providers. Any Provider of Medi-Cal services may submit a dispute to Contractor regarding:
 - 1. The authorization or denial of a service;
 - 2. The processing of a payment or non-payment of a claim by Contractor; or
 - 3. The timeliness of the reimbursement on an uncontested CLEAN CLAIM and any interest Contractor is required to pay on claims reimbursement.
- K.L. Contractor's Provider Dispute Resolution process must be set forth in all Network Provider Agreements, Subcontractor Agreements, and Downstream Subcontractor Agreements.
- E.M. Any provider that submits a claim dispute to the plan's capitated provider's dispute resolution mechanism involving an issue of medical necessity or utilization review shall have an unconditional right of appeal for that claim dispute to CHPIV's dispute resolution process for a de novo review and resolution for a period of 60 working days from the capitated provider's DATE OF DETERMINATION.



- M.N. CHPIV assumes the responsibility for the processing and timely reimbursement of provider claims if the claims processing organization or the capitated provider fails to timely and accurately reimburse its claims (including the payment of interest and penalties). CHPIV obligation to assume responsibility for the processing and timely reimbursement of a capitated provider's provider claims may be altered to the extent that the capitated provider has established an approved corrective action plan.
 - 1. CHPIV's contract with a claims processing organization or a capitated provider shall not relieve CHPIV of its obligations to comply with sections 1371, 1371.1, 1371.2, 1371.22, 1371.35, 1371.36, 1371.37, 1371.4, and 1371.8 of the Health and Safety Code and sections 1300.71, 1300.71.38, 1300.71.4, and 1300.77.4 of title 28.
- N.O. Contractor must inform all Providers, Network Providers, Subcontractors, and Downstream Subcontractors that provide services to Contractor's MEMBERS of its Provider Dispute Resolution process, regardless of contracting status.
- O:P. Contractor must resolve Provider, Network Provider, Subcontractor, and Downstream Subcontractor disputes within the timeframes set forth in H&S Code section 1371.35 of receipt of the dispute, including supporting documentation. Contractor and Provider, Network Provider, Subcontractor, or Downstream Subcontractor may agree that additional time is needed. If Contractor unilaterally requests additional time, it must show good cause for the extension and provide supporting good cause documentation to DHCS upon request.
- P.Q. Contractor must submit a Provider Dispute Resolution Report annually to DHCS which includes information on the number of Providers who utilized the dispute resolution mechanism, delineated by Providers, Network Providers, Subcontractors, and Downstream Subcontractors and a summary of the disposition of those disputes, in accordance with H&S Code section 1367(h)(3).
- On an annual basis Contractor must assess the Providers, Network Providers, Subcontractors, and Downstream Subcontractors that regularly utilize the Provider Dispute Resolution process to identify trends and systemic issues. Contractor must submit the results of its annual assessment to DHCS with discussion on how it is addressing trends and systemic issues identified based on the assessment.

III. PROCEDURE

- A. CHPIV delegates the Claims and Provider Dispute Resolution process to its Subcontractor, Health Net.
- B. CHPIV retains the right to resolve claims payment disputes in the event that Health Net fails to timely and accurately reimburse its claims, including the payment of interest and penalties, or fails to timely resolve provider disputes including the issuance of a written decision.
- C. Delegation Oversight
 - 1. CHPIV shall provide oversight and continually assess the aforementioned functions, responsibilities, processes, and performance of Health Net. CHPIV ensures Health Net's compliance with regulatory and contractual requirements through the following activities which are detailed in CHPIV Policy CMP-002: Delegation Oversight Policy and Procedure:
 - a. Ongoing monitoring
 - b. Performance reviews





- c. Data analysisd. Utilization of benchmarks, if available
- e. Annual desktop and on-site audits

IV. DEFINITIONS

Whenever a word or term appears capitalized in this policy and procedure, the reader should refer to the "Definitions" below.

TERM	DEFINITION					
Member	A beneficiary enrolled in a CHPIV program.					
Authorized	Means any individual appointed in writing by a competent Member or					
Representative	Potential Member, to act in place or on behalf of the Member or Potential					
	Member for purposes of assisting or representing the Member or					
	Potential Member with Grievances and Appeals, State Fair Hearings,					
	Independent Medical Reviews and in any other capacity, as specified by the Member or Potential Member.					
Clean Claim	Means a claim that can be processed without obtaining additional					
Clean Claim	information from the Provider or from a third party.					
Contracted	A contracted provider's written notice to the Plan and/or its delegate					
Provider Dispute	HNCS challenging, appealing or requesting post-service reconsideration					
or Appeal	of a claim (including a bundled group of substantially similar multiple					
5. 1 . p p 5 a	claims that are individually numbered) that has been denied (including					
	due to being "not medically necessary"), adjusted or contested, or					
	seeking resolution of a billing determination or other contract dispute (or					
	a bundled group of substantially similar multiple billing or other					
	contractual disputes that are individually numbered) or a request for					
	eimbursement of an overpayment of a claim. The dispute must contain,					
	t a minimum, the following information: the provider's name; the rovider's identification number; contact information; and					
	 rovider's identification number; contact information; and If the appeal concerns a claim or a request for reimbursement of 					
	an overpayment of a claim, a clear identification of the disputed					
	item, including the original claim ID or submission ID number, the					
	date of service and a clear explanation of the basis upon which					
	the provider believes the payment amount, request for additional information, request for reimbursement for the overpayment of a					
	claim, contest, denial, adjustment or other action is incorrect;					
	If the appeal is not about a claim, a clear explanation of the issue					
	and the provider's position thereon (e.g. not medically necessary					
	denial or contract dispute); and/or					
	If the appeal involves a member or group of members: the name					
	and identification number(s) of the member or members, a clear					
	explanation of the disputed item, including the date of service,					
	original claim ID or submission ID number, and the provider's					
	position thereon.					
Contested Claim	When the Plan and/or its delegated HNCS has determined that it has not					
	received the Complete Claim and all of the information necessary to					



TERM	DEFINITION
	determine payer liability for the claim, or has not been granted reasonable access to information concerning practitioner services. Information necessary to determine payer liability for the claim includes, but is not limited to, reports of investigations concerning fraud and misrepresentation, and necessary consents, releases, and assignments, a claim on appeal, or other information necessary for the Plan and/or its delegate HNCS to determine the medical necessity for the health care services provided. The notice that a claim, or portion thereof, is contested by the Plan and/or its delegate HNCS will identify the portion of the claim that is contested, by revenue code, and the specific information needed from the provider to reconsider the claim.
Date of Contest/Date of Denial/Date of Notice	The date of postmark or electronic mark accurately setting forth the date when the contest, denial, or notice was electronically transmitted or deposited in the US Mail or another mail or delivery service, correctly addressed to the claimant's office or other address of record with proper postage.
Date of Determination	The date of postmark or electronic mark on the written provider dispute determination or amended provider dispute determination that is delivered, by physical or electronic means, to the claimant's office or other address of record. To the extent that a postmark or electronic mark is unavailable to confirm the Date of Determination, the Plan and/or its delegate HNCS will consider the date the check is printed for any monies determined to be due and owing to the provider and the date the check is presented for payment.
Date of Receipt	The Working Day when the provider dispute or amended provider dispute, by physical or electronic means, is first delivered to the Plan and/or its delegate HNCS' designated Provider Appeals Unit or post office box.
Non-Contracted Provider Dispute or Appeal	A non-contracted provider's written notice to the Plan and/or its delegate HNCS challenging, appealing or requesting post-service reconsideration of a claim (including a bundled group of substantially similar claims that are individually numbered), which has been denied (including for not being "not medically necessary"), adjusted or contested, or disputing a request for reimbursement of an overpayment of a claim. The dispute must contain, at a minimum, the following information: the provider's name, the provider's identification number, contact information and: • If the dispute concerns a claim or a request for reimbursement of an overpayment of a claim, a clear identification of the disputed item, including the original claim ID or submission ID number, including the date of service, and a clear explanation of the basis upon which the provider believes the payment amount, request for reimbursement of an overpayment of a claim or other action is incorrect. • If the dispute is not about a claim, a clear explanation of the issue and the provider's position thereon (e.g. medical necessity); and



TERM	DEFINITION
	 If the dispute involves a member or group of members, the name and identification number(s) of the member or members, a clear explanation of the disputed item, including the date of service, original claim ID or submission ID number, and the provider's position thereon.
Overpayment	Reimbursement of a claim that has been determined to have been overpaid. The Plan and/or its delegate HNCS notifies the provider in writing through a separate notice identifying the overpayment and the amount of the overpayment, the provider shall reimburse the Plan and/or its delegate HNCS within 30 working days of receipt by the provider of the notice of overpayment unless the overpayment or portion thereof is contested by the provider in which case the Plan and/or its delegate HNCS shall be notified, in writing, within 30 working days. The provider's notice contesting the validity of an overpayment shall identify the portion of the overpayment that is contested and the specific reasons for contesting the overpayment.
Reasonably Relevant Information	The minimum amount of itemized, accurate and material information generated by or in the possession of the provider related to the billed services that enables a claims adjudicator with appropriate training, experience, and competence to timely and accurately process claims to determine the nature, cost, if applicable, and extent of the Plan and/or its delegate HNCS' liability, if any, and to comply with any governmental information requirements.
Working Days	Means Monday through Friday, except for state holidays as identified at the California Department of Human Resources State Holidays page.

	Gri	Grievance Process GA-001		
	Department	Health Services		
	Functional Area	Grievances & Appeals		
	Impacted Delegate			

DATES				
Policy Effective Date	6/12/2023	Reviewed/Revised Date	11/18/2024	
Next Annual Review Due	11/19/2025	Regulator Approval	12/15/2023	

	APPROVALS				
	Internal		Regulator		
Name	Gordon Arakawa, MD	☐ DHCS	□NA		
Title	Chief Medical Officer	⊠ DMHC			

ATTACHMENTS						
N/A						

AUTHORITIES/REFERENCES

Internal

o CHPIV, Delegation Oversight Policy and Procedure, CMP-002

• Federal

o 42 CFR Sections 438.3, 438.400, 438.402, 438.406, 438.408, 438.410, 438.416, 438.420, 438.424, 18446

State

- o California Health and Safety Code Sections ("H&S Code") 1367.01, 1367.042, 1368, 1368.01, 1368.015, 1368.016, 1368.02, 1368.2, 1370.F2, 1374.31, 1374.34
- o California Welfare and Institutions Code Sections ("W&I Code") 10950
- o Title 22 California Code of Regulations Rules ("CCR") 51014.1, 51014.2, 53858
- o Title 28 CCR Rules 1300.68, 1300.68.01, 1300.74.30
- o DMHC All Plan Letter ("APL") 22-021
- 2024 DHCS Contract Exhibit A, Attachment III, 4.6 Member Grievance and Appeal System
- o DHCS APLs 21-011, 21-004, 20-022, 20-020, 20-015

Accreditation

o NCQA: Member Experience (ME) 7, Element A and Elements C-F

	HISTORY
Revision Date Description of Revision	



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6/12/2023	Policy creation
7/10/2023	Added the requirements related to expedited grievances
10/01/2024	Annual review- no changes
11/12/2024	Updated to align with NCQA standards
11/18/2024	Updated to align with NCQA standards
	Updated to comply with DMHC APL 25-007

I. OVERVIEW

A. This policy addresses Community Health Plan of Imperial Valley's ("CHPIV" or the "Plan") GRIEVANCES requirements, policies, and procedures. The purpose of this policy is to establish a comprehensive GRIEVANCES process.

II. POLICY

- A. CHPIV ensures establishment and maintenance of a GRIEVANCE Process as outlined below pursuant to which a MEMBER, or a provider or AUTHORIZED REPRESENTATIVE acting on behalf of a MEMBER and with the MEMBER's written consent, may submit a GRIEVANCE for review and RESOLUTION:
 - 1. CHPIV ensures MEMBERS are allowed to file a GRIEVANCE at any time to express dissatisfaction about any matter other than a notice of ABD:
 - a. GRIEVANCES may include, but are not limited to, the quality of care or services provided, aspects of interpersonal relationships such as rudeness of a provider or employee, and the MEMBER's right to dispute an extension of time proposed by the MCP to make an authorization decision.
 - A COMPLAINT is the same as a GRIEVANCE. If the MCP is unable to distinguish between a GRIEVANCE and an INQUIRY, it must be considered a GRIEVANCE.
 - c. An INQUIRY is a request for information that does not include an expression of dissatisfaction. Inquiries may include, but are not limited to, questions pertaining to eligibility, benefits, or other MCP processes.
 - d. A COMPLAINT made by an MEMBER to a plan about a delay or denial of a payment of a claim will be treated by the plan as a GRIEVANCE, regardless of whether the MEMBER uses the term "grievance" as part of the COMPLAINT.
 - 2. CHPIV ensures MEMBERS are allowed to file a GRIEVANCE to contest the unilateral decision to extend the timeframe for RESOLUTION of an APPEAL or expedited
 - CHPIV ensures every GRIEVANCE involving clinical issues is reported to qualified medical professionals with appropriate clinical expertise and is escalated to the MEDICAL DIRECTOR as needed, to ensure the GRIEVANCE is properly handled.
 - 4. CHPIV ensures GRIEVANCES are monitored to identify issues that require Corrective Action. GRIEVANCES related to medical Quality of Care issues must be referred to qualified medical professionals with appropriate clinical expertise and is escalated to the MEDICAL DIRECTOR as needed.
 - CHPIV ensures written acknowledgement is provided within five (5) calendar days of receipt of the GRIEVANCE. The acknowledgement letter must advise the MEMBER that the GRIEVANCE has been received, provide the date of the receipt, and provide

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- the name, telephone number, and address of the representative who the MEMBER or their Provider or AUTHORIZED REPRESENTATIVE may contact about the GRIEVANCE.
- The GRIEVANCES Process shall address the receipt, handling, and disposition of MEMBER GRIEVANCES and APPEALS, in accordance with the Department of Health Care Services (DHCS) Contract and applicable state and federal statutes, regulations and DHCS All Plan Letters.
- 7. CHPIV will ensure The Plan's GRIEVANCE system is established in writing (approved by the Department of Health Care Services (DHCS) Title 22 CCR Section 53858(a)(1)) and provides for procedures that receive, review and resolve GRIEVANCES as quickly as MEMBER'S health condition requires, not to exceed 30 calendar days of receipt by the plan, or any provider or entity with delegated authority to administer and resolve the plan's GRIEVANCE system [Title 28, CCR1300.68(a), §438.408(b)(1), RR3.A.4]. The Plan's internal GRIEVANCE process includes only one level of review [Title 28, CCR 1300.68(a) (4)(A)].
- 8. The GRIEVANCE and APPEAL process ensures that MEMBERS s are given a reasonable opportunity to present evidence and testimony, and make legal or factual arguments, in person, by telephone or in writing, in support of their GRIEVANCE or APPEAL. The Plan will inform MEMBERS that they must submit additional evidence for Contractor to consider within the 30-calendar day review timeframe for an APPEAL and within 72 hours timeframe for resolving an expedited APPEAL. In the case of a GRIEVANCE subject to expedited review, MEMBER Services informs the MEMBER of the limited time available to present evidence. Specific to APPEALS, the process provides the MEMBER and his or her representative opportunity, before and during APPEALS process, to examine the MEMBER'S case file, including medical records, and any other documents and records considered during the APPEALS process or within 30 calendar days for an APPEAL and within 72 hours for an expedited APPEAL. [§ 438.406(b)(3), DHCS Contract Exhibit A, Attachment 14, 2H, DHCS Contract Exhibit A, Attachment 14, 4C].
- Medi-Cal MEMBERS are notified within 7 days of enrollment and annually thereafter about The Plan's GRIEVANCE process, including information on the plan's procedures for filing and resolving an issue, and the toll-free telephone number and address for obtaining forms, requesting information or presenting an issue [Title 28, CCR 1300.68(b)(2), 1300.68(b)(4), Title 22 CCR Section 53858(a)(2)(A)]. Notices additionally include:
 - a. A statement that GRIEVANCE forms are available in the office of each primary care provider, or in each MEMBER services department of the plan [Title 22 CCR Section 53858(a)(2)(B)].
 - b. A statement that GRIEVANCES may be filed in writing (by mail, facsimile, email, or The Plan's website) or verbally (by telephone) or in person directly at The Plan's local office or with the plan in which the MEMBER is enrolled or at any office or facility of the contracted plan's providers [Title 22 CCR Section 53858(a)(2)(C)].
 - An explanation of the state's Medi-Cal Managed Care Ombudsman program and the program's voice number [Title 22 CCR Section 53858(a)(2)(F)].



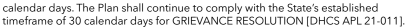
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- 10. CHPIV provides forms for GRIEVANCESs to be given to subscribers and enrollees who wish to register written GRIEVANCES. The forms are approved by the regulator director in advance as to formal [1368(a)(3)] and are available at primary care providers' offices [Title 22 CCR Section 53858(f)].
- 11. The MEMBER Handbook also informs MEMBERS s of their right to file a GRIEVANCE directly with the Department of Managed Health Care (DMHC), the California Department of Health Care Services (DHCS) Ombudsman Program, and the California Department of Social Services (DSS) Hearing process.
- 12. CHPIV allows our MEMBERS, or a Provider or AUTHORIZED REPRESENTATIVE with the MEMBER'S written consent, to file a GRIEVANCE, or request an APPEAL either orally, or in writing, or online through CHPIV's MEMBER web portal, or by completing a MEMBER
 - GRIEVANCE Form. A description of the GRIEVANCE procedure and GRIEVANCE. Form are available on The Plan's Medi-Cal MEMBER website [Title 28, CCR 1300.68(b)(7)]. The Plan's MEMBER Services Representatives are available to assist the MEMBERS by filling out the form over the telephone and all other procedural steps. No fees are imposed on the MEMBER for filing a GRIEVANCE.
- 13. CHPIV provides assistance in filing GRIEVANCES at each site where GRIEVANCES may be submitted [Title 28, CCR1300.68(b) (6)]. Each practitioner site is given an Operations Manual that includes a description of the GRIEVANCE procedures, instructions as to how MEMBERS may file an issue, the telephone number and address at The Plan for filing a GRIEVANCE, a GRIEVANCE Form, and whom they or the MEMBER may contact The Plan for assistance in filing a GRIEVANCE. The Operations Manual is updated at least annually.
 [Title 28, CCR 1300.68(b) (7)]
- 14. CHPIV will ensure The Plan provides:
 - a. Free aids and services to people with disabilities to communicate effectively with us, such as qualified sign language interpreters and written information in other formats (large print, accessible electronic formats, other formats) [Section 508 of the Rehabilitation Act of 1973 (29 United States Code (USC) section 794d) and the Americans with Disabilities Act of 1990 (ADA) (42 USC sections 12101, et seq.)].
 - Free language services to people whose primary language is not English, such as qualified interpreters and information written in other languages [DHCS APL 21-011].
- 15. CHPIV ensures that every GRIEVANCE involving clinical issues is submitted and reported to qualified medical professionals with appropriate clinical expertise and is escalated to The Plan's MEDICAL DIRECTOR as needed, to ensure the GRIEVANCE is properly handled. The Plan ensures that the individuals who make decisions on GRIEVANCES and APPEALS are individuals [§ 438.406(a)(3), DHCS Contract Exhibit A, Attachment 14, 2D, E and G]:
 - a. Who were not involved in any previous level of review or decision-making.
 - b. Who is not a subordinate of someone who has participated in a prior decision; and
 - c. Who, if deciding any of the following, are health care professionals who has clinical expertise in treating a MEMBER'S condition or disease if any of the following apply:



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- i. An APPEAL of a denial that is based on lack of medical necessity.
- A GRIEVANCE regarding denial of expedited RESOLUTION of an APPEAL.
- iii. A GRIEVANCE or APPEAL that involves clinical issues.
- d. Who has authority to require corrective action.
- 16. Although, existing state regulations [Title 28, CCR, Section 1300.68(b)(9)] limits the timeframe for filing GRIEVANCES of at least 180 calendar days from the date of the incident subject to the enrollee's dissatisfaction, The Plan shall allow enrollees to file GRIEVANCES anytime and according to the current federal regulations [Title 42, CFR, Section 438.402(c)(2)(i)]. The GRIEVANCE process is a 30-calendar-day maximum process, from the date the initial request was received by The Plan, until written response is sent to the COMPLAINANT [Title 28, CCR 1300.68(d)(3), 1368.01(a), Title 22 CCR Section 53858(g)(1), DHCS Contract Exhibit A, Attachment 14,
 - a. If the case exceeds the 30-calendar daytime requirement, it is considered out of compliance and the MEMBER is sent a letter notifying them of the reason for delay and is given an expected timeframe for RESOLUTION.
 - b. The delay notice includes a statement notifying the MEMBERS that they may exercise their right to request a DSS hearing [Title 22 CCR Section 53858(g) (3)].
- 17. CHPIV will ensure the GRIEVANCE process addresses the linguistic and cultural needs of the MEMBER, as well as the needs of MEMBERS with disabilities, including but not limited to any described in contracts between The Plan and DHCS [Title 22 CCR Section 53858(e)(6)] but more specifically, The Plan provides assistance, including but not limited to, translation of APPEAL and GRIEVANCE procedures, forms, and plan responses to issues, as well as access to interpreters, telephone relay systems and other devices that aid disabled individuals to communicate [Title 28, CCR 1300.68(b)(3), § 438.406(a)(1), DHCS Contract Exhibit A, Attachment 14, 2B].
- 18. CHPIV will ensure GRIEVANCE processing varies based on whether the MEMBER'S GRIEVANCE is an Administrative GRIEVANCE or Clinical GRIEVANCE. The Plan investigates the substance of all GRIEVANCES, including any clinical aspects [RR3. A.2]. PQI issues are internally investigated using the plan's GRIEVANCE investigation protocols.
- 19. Although there may be multiple reasons for a GRIEVANCE within one COMPLAINT (such as interpersonal, wait time and administrative issues), a primary reason should be identified. The following methodology can be used to select the primary reason. If there is a perceived quality of care failure, the case should be filed as a quality-of-care issue even though administrative or interpersonal issues may be associated. However, all concerns are to be noted in the file documentation and RESOLVED with the provider and/or PPG, as appropriate. Multiple cases may be generated from one COMPLAINT to address all issues raised by the MEMBER.
- 20. CHPIV will ensure Timeframes for resolving GRIEVANCES and sending written RESOLUTION
 - to the beneficiary are delineated in both federal [Title 42, CFR, Section 438.408(b)(1)] and state [HSC Section 1368.01(a); Title 28, CCR, Sections 1300.68(a) and (d)(3)] regulations. Federal regulations, which remain unchanged, allow the State to establish a timeframe for GRIEVANCE RESOLUTION that does not exceed 90 calendar days from the date of receipt of the GRIEVANCE. The State's established timeframe is 30



- a. "RESOLVED" means that the GRIEVANCE has reached a final conclusion with respect to the beneficiary's submitted GRIEVANCE as delineated in existing state regulations [Title 28, CCR, Section 1300.68(a)(4)]
- b. CHPIV's written RESOLUTION shall contain a clear and concise explanation of the CHPIV's decision [HSC Section 1368(a)(5); Title 28, CCR, Section 1300.68(d)(3)] [UM12 Element B2].
- c. In the event that RESOLUTION of a standard GRIEVANCE is not reached within 30 calendar days as required, The Plan shall make reasonable efforts to provide the MEMBER with oral notice of the delay [Title 42, CFR, Section 438.408(c)(2)(i)]. The MEMBER is sent a written notification within two (2) calendar days and notify the MEMBER of the right to file a GRIEVANCE if the MEMBER disagrees with the extension [Title 42, CFR, Section 438.408(c)(2)(ii)].
- 21. CHPIV will ensure the GRIEVANCE process also supports procedures for the expedited review of GRIEVANCESs may involve an imminent and serious threat to the health of a beneficiary, including, but not limited to, severe pain or potential loss of life, limb or major bodily function that do not involve the APPEAL of an Adverse Benefit Determination, yet are "urgent" or "expedited" in nature [DHCS APL 21-011, Title 28, CCR 1300.68.01(a), Title 22 CCR Section 53858(e)(7), RR3.A.4]. The Plan's GRIEVANCE system and procedures for the expedited review of GRIEVANCESs includes consideration of the MEMBER'S's medical condition when determining the response time [Title 28, CCR 1300.68.01(a) (3)]. At minimum, The Plan will:
 - a. Immediately notify the MEMBER of his/her right to contact the DMHC regarding the GRIEVANCE. The plan expedites the review when the MEMBER, an AUTHORIZED REPRESENTATIVE, or treating physician provides notice to the plan. The notice need not be in writing but may be accomplished by a documented telephone call [Title 28, CCR 1300.68.01(a) (1)].
 - b. The written statement to the Department and the MEMBER on the disposition or pending status of the urgent GRIEVANCE within 72 hours based on the specific time and date of receipt of the GRIEVANCE [DHCS APL 21-011, Title 28, CCR 1300.68.01(a)(2)]. The Plan attempt to provide oral notice of the RESOLUTION of an expedited GRIEVANCE to the MEMBER, provider or AUTHORIZED REPRESENTATIVE within 72 hours, followed up with a written notice [DHCS Contract Exhibit A, Attachment 14, 2A] [Title 42, CFR, Section 438.408(d)(2)(ii)].
 - i. "If you need help with a GRIEVANCE involving an emergency, a GRIEVANCE that has not been satisfactorily RESOLVED by your health plan, or a GRIEVANCE that has remained unresolved for more than 30 days, you may call the department for assistance."
- 22. CHPIV will ensure all appeals and grievances are documented within The Plan's on-line system and contains date received, member's name, plan representative receiving or recording the appeal, case substance and description, actions taken including follow-up activities, resolution, name of the person resolving the case, date member was notified of the resolution, case correspondence, medical records, Member Handbook, research, issue determination (disposition), complaint history and other relevant information upon which the plan relied in reaching its decision



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B. Standard GRIEVANCES

- CHPIV ensures GRIEVANCES are RESOLVED within the state's established timeframe of 30 calendar days.
- "RESOLVED" means that the GRIEVANCE has reached a conclusion with respect to the MEMBER'S submitted GRIEVANCE as delineated in state regulations.
- The written RESOLUTION must contain a clear and concise explanation of the MCP's decision.
- 4. If RESOLUTION of a standard GRIEVANCE is not reached within 30 calendar days as required, the MEMBER must be notified in writing of the status of the GRIEVANCE and the estimated date of RESOLUTION.

C. Expedited GRIEVANCES

- For instances that may involve an imminent and serious threat to the health of a MEMBER including, but not limited to, severe pain or potential loss of life, limb or major bodily function that do not involve the APPEAL of an ADVERSE BENEFIT DETERMINATION yet are "urgent" or "expedited" in nature, CHPIV ensures GRIEVANCES are RESOLVED within a timeframe of 72 hours.
- 2. The 72-hour timeframe requires the date and time of receipt of the GRIEVANCE is recorded as the specific time of receipt dictates the timeframe for RESOLUTION.
- 3. CHPIV ensures reasonable efforts are made to provide the MEMBER with oral notice of the expedited RESOLUTION.
- 4. CHPIV ensures that the MEMBER, or a provider or AUTHORIZED REPRESENTATIVES acting on behalf of a MEMBER and with the MEMBER'S written consent with a written statement on the disposition or pending status of the GRIEVANCE no later than three days from receipt of the GRIEVANCE.
- 5. CHPIV ensures that the MEMBER, or a provider or AUTHORIZED REPRESENTATIVES are immediately notified in writing of their right to notify DMHC of the GRIEVANCE.
- 6. CHPIV ensures all other state requirements pertaining to expedited GRIEVANCE handling comply in accordance with state law.

D. Exempt GRIEVANCES

- 1. GRIEVANCES received over the telephone that are not coverage disputes or disputed health care services involving medical necessity or experimental or investigational treatment, and that are RESOLVED by the close of the next business day, are exempt from the requirement to send a written acknowledgment and response. CHPIV ensures the maintenance of a log of all such GRIEVANCES containing the date of the call, the name of the COMPLAINANT, MEMBER identification number, nature of the GRIEVANCE, nature of the RESOLUTION, and the name of the representative who took the call and RESOLVED the GRIEVANCE.
- 2. The information contained in the log must be reviewed by CHPIV.
- 3. CHPIV ensures exempt GRIEVANCES are incorporated into the quarterly GRIEVANCE and APPEAL report that is submitted to DHCS.
- 4. Under federal regulations, coverage disputes, disputed health care services involving medical necessity, or experimental or investigational treatment qualify as APPEALS and not GRIEVANCES. Therefore, APPEALS are not exempt from written acknowledgment and RESOLUTION.



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- E. CHPIV ensures prompt review and investigation of MEMBER GRIEVANCES are conducted by the appropriate department and/or staff delegated the responsibility to handle CHPIV's internal GRIEVANCE operations.
- F. CHPIV ensures that every GRIEVANCE submitted by a MEMBER, or a provider or AUTHORIZED REPRESENTATIVE acting on behalf of a MEMBER and with the MEMBER's written consent, is reported to an appropriate level within its network (i.e., quality of care versus quality of service).
- G. CHPIV ensures the immediate referral of all medical quality of care issues to a MEDICAL DIRECTOR or Designee for review.
- H. CHPIV ensures MEMBERS, MEMBER's AUTHORIZED REPRESENTATIVES, or providers are not discriminated against or retaliated against on grounds that he or she filed a GRIEVANCE as required by federal and State nondiscrimination law.
- I. CHPIV ensures GRIEVANCES alleging discrimination are forwarded to the Department of Health Care Services (DHCS) Office of Civil Rights (OCR).
- J. CHPIV GRIEVANCES processed for pharmacy services rendered or requested before implementation of Medi-Cal Rx.
- K. CHPIV ensures the maintenance and availability for DHCS review, GRIEVANCE logs, including GRIEVANCE logs delineated by Subcontractor and Downstream Subcontractor. The record of each GRIEVANCE must contain, at a minimum, all the following information and must be accurately maintained in a manner accessible to the state and available upon request to CMS:
 - 1. A general description of the reason for the GRIEVANCE.
 - 2. The date received.
 - 3. The date of each review or, if applicable, review meeting.
 - 4. A description of the action taken by the plan or provider to investigate and resolve the GRIEVANCE.
 - 5. RESOLUTION at each level of the GRIEVANCE, if applicable.
 - The name of the plan provider or staff person responsible for resolving the GRIEVANCE
 - 7. Date of RESOLUTION at each level, if applicable.
 - 8. Name of the covered person for whom the GRIEVANCE was filed.
- L. CHPIV will ensure that The Plan has established a system that provides for the prompt receipt of DMHC contacts regarding urgent GRIEVANCESs and APPEALS twenty-four (24) hours a day, seven (7) days a week. During normal business hours, the system provides for The Plan to contact the DMHC within 30 minutes following the DMHC contact regarding an urgent issue [Title 28, CCR 1300.68.01(b)]. After normal business hours, on weekends or holidays, the system provides for The Plan to contact the DMHC within one (1) hour following the DMHC contact regarding an urgent issue. This system provides for the availability of The Plan's representative with authority on the plan's behalf to resolve urgent GRIEVANCES and authorize the provision of health care services covered under the MEMBER'S contract in a medically appropriate and timely manner. Such authority includes making financial decisions for expenditure of funds on behalf of The Plan without first having to obtain approval from supervisors or other superiors within the plan. Refer to compliance filing: Title 28, CCR Section 1300.68.01(b)(1).
- M. CHPIV will ensure after either completing the GRIEVANCE process or participating in the process for at least 30 days, a subscriber or enrollee may submit the GRIEVANCE to the DMHC for review. In any case determined by DMHC to be a case involving an imminent and serious threat to the health of the patient, including, but not limited to, severe pain, the



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potential loss of life, limb, or major bodily function, cancellations, rescissions, or the nonrenewal of a health care service plan contract, or in any other case where the department determines that an earlier review is warranted, a subscriber or enrollee shall not be required to complete the GRIEVANCE process or to participate in the process for at least 30 days before submitting a GRIEVANCE to the DMHC for review [1368(b)(1)(A)].

- N. The Intake Specialist verifies that an urgent care issue does not exist according to the MEMBER'S perception, with support from the A&G CLIINICAL SPECIALIST II as necessary. This is noted in the file documentation. CASE COORDINATOR shall immediately refer any clinically urgent care issues related to medical quality of care to a A&G CLIINICAL SPECIALIST II for the referral to the plan's Medical/Dental Director for decision or action and to arrange medical care for MEMBER, if required (see B. Procedure for Handling and Resolving Clinical GRIEVANCES).
- O. CHPIV will ensure written communications to MEMBERSs are provided in the threshold languages defined by the DHCS [RR3. A.5] [DHCS APL 21-011]. Written communications shall also be provided in alternative formats (including Braille, large-size print font no smaller than 20-point, or audio format) and through auxiliary aids upon request and in a timely fashion appropriate for the format being requested and taking into consideration the special needs of MEMBERS with disabilities or LEP [Titles II and III of the Americans with Disabilities Act of 1990, section 1557 of the Affordable Care Act of 2010, sections 504 and 508 of the Rehabilitation Act of 1973, Government Code sections 11135 and 7405]. Written notices to MEMBERS also enclose information regarding The Plan's Notice of Nondiscrimination, Notice of Language Assistance, and DMHC Independent Medical Review/ COMPLAINT application form and process.
- P. Procedures for Handling and Resolving Clinical GRIEVANCES
 - 1. A MEMBER'S concern is received orally or in writing by the health plan.
 - 2. The Intake Specialist shall immediately refer any Clinically Urgent quality of care GRIEVANCE case to the A&G CLIINICAL SPECIALIST II (A&G Nurse) who will present the case immediately to the plan MEDICAL DIRECTOR to arrange medical care for the MEMBER (see Attachment 3) [Title 22 CCR Section 53858(e)(2)].
 - a. All situations where the MEMBER has been determined to have a serious or imminent health risk and has voiced a concern about the quality of care that they are currently receiving, applicable alternative treatment arrangements will be made by the plan MEDICAL DIRECTOR, A&G CLIINICAL SPECIALIST II or PPG 72 hours based on the specific time and date of receipt of the GRIEVANCE [DHCS APL 21-011], depending upon the clinical urgency and applicability.
 - b. Upon completion of the immediate actions and interventions, the case will then be handled via the process as outlined below. The actions and interventions taken will be documented in the file.
 - 3. CASE COORDINATOR acknowledges receipt of the Clinical GRIEVANCE in writing to the MEMBER mailed and postmarked within five (5) calendar days [§ 438.406(a)(2)] [DHCS APL 21-011, Health & Safety Code, Section 1368(a)(4)(A); Title 28, CCR, Section 1300.68(d)(1)]. The acknowledgement advises the MEMBER that the GRIEVANCE has been received, the date of the receipt, and provides the name of the plan representative, telephone number and address of the plan representative who may be contacted about the GRIEVANCE [Title 28, CCR 1300.68(d)(1), 1368(a)(4)(A)]. Information is included informing the MEMBER of his or her right to request a DSS hearing or APPEAL to the DHCS or DMHC [Title 22 CCR Section 53858(e)(5)].



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- 4. Written communications to MEMBERS s are provided in the threshold languages as defined by the DHCS [RR3. A.5]. Written communications shall also be provided in alternative formats (including Braille, large-size print font no smaller than 20-point, or audio format) and through auxiliary aids upon request and in a timely fashion appropriate for the format being requested and taking into consideration the special needs of MEMBERS with disabilities or LEP [Titles II and III of the Americans with Disabilities Act of 1990, section 1557 of the Affordable Care Act of 2010, sections 504 and 508 of the Rehabilitation Act of 1973, Government Code sections 11135 and 7405].
- 5. The case is then assigned to a CASE COORDINATOR for handling.
- 6. The CASE COORDINATOR determines the appropriate GRIEVANCE Type Code for entry into the on-line system according to requirements for tracking and reporting purposes. (See Attachment 2) The CASE COORDINATOR'S logging includes:
 - a. A description of the MEMBER'S issue (MEMBER Issue)
 - b. A description of the actions taken by the plan or provider to investigate the GRIEVANCE. (Action Taken).
 - c. The proposed RESOLUTION by the plan or provider, (RESOLUTION Notes)
 - d. The name of the person responsible for resolving the GRIEVANCE, and
 - e. The date of the notification to the MEMBER.
- 7. The CASE COORDINATOR uses a Provider Information Request (PIR) to obtain the response, and any other pertinent information required for review, including medical records. The CASE COORDINATOR then creates a summary of the GRIEVANCE that provides specific information on the Provider(s), date of service and information needed with the PPG's written response. The CASE COORDINATOR sends the PIR to the appropriate PPG/Provider or hospital contact.
- 8. The PPG/Provider has seven (7) calendar days to respond to the request for information. If no response has been received, the CASE COORDINATOR contacts his/her manager for assistance. The plan may send a copy service for medical records.
- Upon receipt of medical records, information and responses from the PPG, the CASE COORDINATOR forwards the case to the A&G CLIINICAL SPECIALIST II.
- 10. The A&G CLIINICAL SPECIALIST II verifies that all information has been received. The A& Clinical Specialist II summarizes the COMPLAINT and forwards all cases to the plan MEDICAL DIRECTOR for review. The summary includes the MEMBER'S perception with pertinent information along with the PPG's response and records, if applicable.
- 11. A determination is made as to the specialty required to review the case.
- 12. If needed the practitioner in a similar specialty that would typically treat the medical condition, performs the procedure or provides the treatment at issue, will be consulted and documentation of the consult will be included with the GRIEVANCE file.
- 13. The MEDICAL DIRECTOR may request that the case be referred to the plan's contracted third-party review organization for a similar specialty review. Refer to desktop protocol: A&G Department Protocol Consultation Review.
- 14. The plan MEDICAL DIRECTOR Review:
 - a. The Plan's MEDICAL DIRECTOR conducts a peer review assessment of the care provided. The MEDICAL DIRECTOR conducting the review for the proposed RESOLUTION of the GRIEVANCE will not have participated in any prior decisions related to the GRIEVANCE. The MEDICAL DIRECTOR will code the peer review form with an appropriate severity outcome level code.

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- b. The Plan's MEDICAL DIRECTOR, upon completion of the review of the case returns the case to the A&G CLIINICAL SPECIALIST II. The A&G CLIINICAL SPECIALIST II takes any appropriate follow-up action on behalf of the MEDICAL DIRECTOR. In any case where the MEDICAL DIRECTOR has severity outcome level coded the case to be a moderate or major quality of care event (e.g., severity outcome level code 3 and 4), the A&G CLIINICAL SPECIALIST II will refer the case to QI for intervention and next steps.
- c. Corrective actions will be followed by the QI team to RESOLUTION [28 CCR sections 1300.70(b)(2)(H) and (c)].
- 15. A final RESOLUTION letter is sent to the MEMBER that clearly and concisely describes any administrative or service outcome information [1368(a)(5)]. The RESOLUTION letter is sent within 30 calendar days of receipt of the GRIEVANCE [Health & Safety Code, Section 1368.01(a); Title 28, CCR, Sections 1300.68(a) and (d)(3)]. Additionally, the RESOLUTION letter describes the MEMBER'S options if the MEMBER is not satisfied with the GRIEVANCE outcome. The final letter advises the MEMBER of The Plans determination without releasing peer-protected information. Information is included informing the MEMBER of his or her right to APPEAL to the DHCS or DMHC [Title 22 CCR Section 53858(e)(5), RR3. A.3].
- 16. MEMBERS have the right to APPEAL an adverse decision. If CHPIV makes an adverse decision as part of resolving a COMPLAINT, it notifies MEMBERS s of the decision and of their right to APPEAL. If the organization cannot resolve a COMPLAINT within the time frame stated in its policies or cannot notify the MEMBER of the final decision for legal or statutory reasons, at a minimum, it must notify the MEMBER that the COMPLAINT was received and investigated.
- 17. Written communications to the MEMBER are provided in the threshold languages defined by the DHCS [RR3. A.5]. Written communications shall also be provided in alternative formats (including Braille, large-size print font no smaller than 20-point, or audio format) and through auxiliary aids upon request and in a timely fashion appropriate for the format being requested and taking into consideration the special needs of MEMBERS with disabilities or LEP [Titles II and III of the Americans with Disabilities Act of 1990, section 1557 of the Affordable Care Act of 2010, sections 504 and 508 of the Rehabilitation Act of 1973, Government Code sections 11135 and 7405]. Written notices to MEMBERS also enclose information regarding The Plan's Notice of Nondiscrimination, Notice of Language Assistance, and DMHC Independent Medical Review/ COMPLAINT application form and process.
- 18. The PPG/Provider receives a copy of the final MEMBER letter.
- 19. When applicable, final letters should contain specific information for referrals generated during the GRIEVANCE process, such as the name of the specialist and for what timeframe the MEMBER has been referred.
- 20. The CASE COORDINATOR documents in the file and the online system after review has been conducted and proposed RESOLUTIONS have been determined:
 - a. The date the case was sent to the A&G CLIINICAL SPECIALIST II for review.
 - b. The date of the A&G CLIINICAL SPECIALIST II review
 - c. The date the case was sent to the plan MEDICAL DIRECTOR for review.
 - d. The date of the plan MEDICAL DIRECTOR Review
 - e. The date of notification to the MEMBER of the RESOLUTION
 - f. A description of the MEMBER'S issue (MEMBER Issue)



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- g. A description of the actions taken by the plan or provider to investigate the GRIEVANCE. (Action taken)
- h. The proposed RESOLUTION by the plan or provider, (RESOLUTION Notes)
- i. The name of the person responsible for resolving the GRIEVANCE, and
- j. The date of the notification to the MEMBER.

III. PROCEDURE

- A. CHPIV delegates the GRIEVANCE process to its Subcontractor, Health Net.
- B. Delegation Oversight
 - 1. CHPIV shall provide oversight and continually assess the delegated functions, responsibilities, processes, and performance of Health Net. CHPIV ensures Health Net's compliance with regulatory and contractual requirements through the following activities which are detailed in CHPIV Policy CMP-002: Delegation Oversight Policy and Procedure:
 - a. Ongoing monitoring
 - b. Performance reviews
 - c. Data analysis
 - d. Utilization of benchmarks, if available
 - e. Annual desktop and on-site audits

IV. DEFINITIONS

Whenever a word or term appears capitalized in this policy and procedure, the reader should refer to the "Definitions" below.

TERM	DEFINITION
Member	A beneficiary enrolled in a CHPIV program.
Adverse Benefit Determination ("ABD")	 Means any of the following actions taken by Contractor: The denial or limited authorization of a requested service, including determinations based on the type or level of a Covered Service, Medical Necessity, appropriateness, setting, or effectiveness of a Covered Service. The reduction, suspension, or termination of a previously authorized Covered Service. The denial, in whole or in part, of payment for a Covered Service. A denial, in whole or in part, of a payment for a service solely because the claim does not meet the definition of Clean Claim is not an Adverse Benefit Determination. The failure to provide Covered Services in a timely manner. The failure to act within the required timeframes for standard resolution of Grievances and Appeals. The denial of the Member's request to obtain services out of Network when a Member is in an area with only one Medi-Cal managed care health plan; or The denial of a Member's request to dispute financial liability.



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Authorized Representative	Means any individual appointed in writing by a competent Member or Potential Member, to act in place or on behalf of the Member or Potential Member for purposes of assisting or representing the Member or Potential Member with Grievances and Appeals, State Fair Hearings, Independent Medical Reviews, and in any other capacity, as specified by the Member or Potential Member.
Grievance	Means an oral or written expression of dissatisfaction about any matter other than an ABD, and may include, but is not limited to: the quality of care or services provided, interpersonal relationships with a Provider or Contractor's employee, failure to respect a Member's rights regardless of whether remedial action is requested, and the right to dispute an extension of time proposed by Contractor to make an authorization decision.
Inquiry	An inquiry is a request for information that does not include an expression of dissatisfaction. Inquiries may include, but are not limited to, questions pertaining to eligibility, benefits, or other CHPIV processes.
Resolution	Means that the Grievance has reached a conclusion with respect to the enrollee's submitted grievance, and there are no pending enrollee appeals within the grievance system, including entities with delegated authority.
State Fair Hearing (SFH)	Means a hearing with a State Administrative Law Judge to resolve a member's dispute about an action taken by Contractor, its Network Providers, Subcontractors, or Downstream Subcontractors.
Appeal	Is federally defined as a review by The Plan of an adverse benefit determination [42 CFR 438.400(b)]. While California regulations do not explicitly define the term "appeal," they do delineate specific requirements for certain types of grievances that would fall under the federal definition of appeal be-cause they involve the delay, modification, or denial of services based on medical necessity or a determination that the requested service is not a covered benefit [28 CCR 1300.68(d)(4)-(5)]. The Plan shall treat these grievances as appeals under federal regulations.
Notice Of Appeal Resolution (NAR)	A formal letter from The Plan informing a member of the outcome of the appeal of an adverse benefit determination [42 CFR 438.408(d)(2)]. The NAR informs the member whether The Plan has overturned or upheld its decision on the adverse benefit determination. The contents of the NAR shall meet all the language and accessibility standards including translation, font, and format requirements as set forth in DHCS APL 21-004 [Title 42 CFR section 438.10, 438.402(c)(1)(i)(A), 438.404, and 438.408(c)(3) and (i); WIC 14029.91 and 10951(b)(1)(A); and Title 45 CFR, Part 92].
A&G Clinical Specialist II	A Registered Nurse who provides clinical expertise in Clinical Grievance resolution and coordinates case as appropriate with the Medical/Dental Director, PPG/Provider and Third-Party Reviewer Organization.



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Case Coordinator	A non-clinician knowledgeable associate involved in grievance	
	resolution.	
Complaint	is the same as "grievance."	
Complainant	is the same as "grievant," and means the person who filed the grievance	
	including the enrollee, a representative designated by the enrollee, or	
	other individual with authority to act on behalf of the enrollee.	
Medical Director	A physician reviewer who is involved in grievance review and resolution.	
Resolved	Means that the grievance has reached a final conclusion with respect to	
	the enrollee's submitted grievance, and there are no pending enrollee	
	appeals within the plan's grievance system, including entities with	
	delegated authority.	

Grievance Process		GA-001
Department Health Services		
Functional Area Grievances & Appeals		
 Impacted Delegate		

DATES			
Policy Effective Date	6/12/2023	Reviewed/Revised Date	11/18/2024
Next Annual Review Due	11/19/2025	Regulator Approval	12/15/2023

APPROVALS				
Internal		Regulator		
Name	Gordon Arakawa, MD	☐ DHCS	□NA	
Title	Chief Medical Officer	□ DMHC		

	ATTACHMENTS
N/A	

AUTHORITIES/REFERENCES

Internal

o CHPIV, Delegation Oversight Policy and Procedure, CMP-002

Federal

o 42 CFR Sections 438.3, 438.400, 438.402, 438.406, 438.408, 438.410, 438.416, 438.420, 438.424, 18446

State

- o California Health and Safety Code Sections ("H&S Code") 1367.01, 1367.042, 1368, 1368.01, 1368.015, 1368.016, 1368.02, 1368.2, 1370.F2, 1374.31, 1374.34
- o California Welfare and Institutions Code Sections ("W&I Code") 10950
- o Title 22 California Code of Regulations Rules ("CCR") 51014.1, 51014.2, 53858
- o Title 28 CCR Rules 1300.68, 1300.68.01, 1300.74.30
- o DMHC All Plan Letter ("APL") 22-021
- 2024 DHCS Contract Exhibit A, Attachment III, 4.6 Member Grievance and Appeal System
- o DHCS APLs 21-011, 21-004, 20-022, 20-020, 20-015

Accreditation

o NCQA: Member Experience (ME) 7, Element A and Elements C-F

	HISTORY
Revision Date Description of Revision	



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6/12/2023	Policy creation	
7/10/2023	Added the requirements related to expedited grievances	
10/01/2024	Annual review- no changes	
11/12/2024	Updated to align with NCQA standards	
11/18/2024	8/2024 Updated to align with NCQA standards	
	Updated to comply with DMHC APL 25-007	

I. OVERVIEW

A. This policy addresses Community Health Plan of Imperial Valley's ("CHPIV" or the "Plan") GRIEVANCES requirements, policies, and procedures. The purpose of this policy is to establish a comprehensive GRIEVANCES process.

II. POLICY

- A. CHPIV ensures establishment and maintenance of a GRIEVANCE Process as outlined below pursuant to which a MEMBER, or a provider or AUTHORIZED REPRESENTATIVE acting on behalf of a MEMBER and with the MEMBER's written consent, may submit a GRIEVANCE for review and RESOLUTION:
 - 1. CHPIV ensures MEMBERS are allowed to file a GRIEVANCE at any time to express dissatisfaction about any matter other than a notice of ABD:
 - a. GRIEVANCES may include, but are not limited to, the quality of care or services provided, aspects of interpersonal relationships such as rudeness of a provider or employee, and the MEMBER's right to dispute an extension of time proposed by the MCP to make an authorization decision.
 - A COMPLAINT is the same as a GRIEVANCE. If the MCP is unable to distinguish between a GRIEVANCE and an INQUIRY, it must be considered a GRIEVANCE.
 - c. An INQUIRY is a request for information that does not include an expression of dissatisfaction. Inquiries may include, but are not limited to, questions pertaining to eligibility, benefits, or other MCP processes.
 - ed. A COMPLAINT made by an MEMBER to a plan about a delay or denial of a payment of a claim will be treated by the plan as a GRIEVANCE, regardless of whether the MEMBER uses the term "grievance" as part of the COMPLAINT.
 - CHPIV ensures MEMBERS are allowed to file a GRIEVANCE to contest the unilateral decision to extend the timeframe for RESOLUTION of an APPEAL or expedited APPEAL.
 - CHPIV ensures every GRIEVANCE involving clinical issues is reported to qualified medical professionals with appropriate clinical expertise and is escalated to the MEDICAL DIRECTOR as needed, to ensure the GRIEVANCE is properly handled.
 - 4. CHPIV ensures GRIEVANCES are monitored to identify issues that require Corrective Action. GRIEVANCES related to medical Quality of Care issues must be referred to qualified medical professionals with appropriate clinical expertise and is escalated to the MEDICAL DIRECTOR as needed.
 - 5. CHPIV ensures written acknowledgement is provided within five (5) calendar days of receipt of the GRIEVANCE. The acknowledgement letter must advise the MEMBER

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- that the GRIEVANCE has been received, provide the date of the receipt, and provide the name, telephone number, and address of the representative who the MEMBER or their Provider or AUTHORIZED REPRESENTATIVE may contact about the GRIEVANCE.
- The GRIEVANCES Process shall address the receipt, handling, and disposition of MEMBER GRIEVANCES and APPEALS, in accordance with the Department of Health Care Services (DHCS) Contract and applicable state and federal statutes, regulations and DHCS All Plan Letters.
- 7. CHPIV will ensure The Plan's GRIEVANCE system is established in writing (approved by the Department of Health Care Services (DHCS) Title 22 CCR Section 53858(a)(1)) and provides for procedures that receive, review and resolve GRIEVANCES as quickly as MEMBER'S health condition requires, not to exceed 30 calendar days of receipt by the plan, or any provider or entity with delegated authority to administer and resolve the plan's GRIEVANCE system [Title 28, CCR1300.68(a), §438.408(b)(1), RR3.A.4]. The Plan's internal GRIEVANCE process includes only one level of review [Title 28, CCR 1300.68(a) (4)(A)].
- 8. The GRIEVANCE and APPEAL process ensures that MEMBERS s are given a reasonable opportunity to present evidence and testimony, and make legal or factual arguments, in person, by telephone or in writing, in support of their GRIEVANCE or APPEAL. The Plan will inform MEMBERS that they must submit additional evidence for Contractor to consider within the 30-calendar day review timeframe for an APPEAL and within 72 hours timeframe for resolving an expedited APPEAL. In the case of a GRIEVANCE subject to expedited review, MEMBER Services informs the MEMBER of the limited time available to present evidence. Specific to APPEALS, the process provides the MEMBER and his or her representative opportunity, before and during APPEALS process, to examine the MEMBER'S case file, including medical records, and any other documents and records considered during the APPEALS process or within 30 calendar days for an APPEAL and within 72 hours for an expedited APPEAL. [§ 438.406(b)(3), DHCS Contract Exhibit A, Attachment 14, 4C].
- Medi-Cal MEMBERS are notified within 7 days of enrollment and annually thereafter about The Plan's GRIEVANCE process, including information on the plan's procedures for filing and resolving an issue, and the toll-free telephone number and address for obtaining forms, requesting information or presenting an issue [Title 28, CCR 1300.68(b)(2), 1300.68(b)(4), Title 22 CCR Section 53858(a)(2)(A)]. Notices additionally include:
 - a. A statement that GRIEVANCE forms are available in the office of each primary care provider, or in each MEMBER services department of the plan [Title 22 CCR Section 53858(a)(2)(B)].
 - b. A statement that GRIEVANCES may be filed in writing (by mail, facsimile, email, or The Plan's website) or verbally (by telephone) or in person directly at The Plan's local office or with the plan in which the MEMBER is enrolled or at any office or facility of the contracted plan's providers [Title 22 CCR Section 53858(a)(2)(C)].
 - c. An explanation of the state's Medi-Cal Managed Care Ombudsman program and the program's voice number [Title 22 CCR Section 53858(a)(2)(F)].



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- 10. CHPIV provides forms for GRIEVANCESs to be given to subscribers and enrollees who wish to register written GRIEVANCES. The forms are approved by the regulator director in advance as to formal [1368(a)(3)] and are available at primary care providers' offices [Title 22 CCR Section 53858(f)].
- 11. The MEMBER Handbook also informs MEMBERS s of their right to file a GRIEVANCE directly with the Department of Managed Health Care (DMHC), the California Department of Health Care Services (DHCS) Ombudsman Program, and the California Department of Social Services (DSS) Hearing process.
- 12. CHPIV allows our MEMBERS, or a Provider or AUTHORIZED REPRESENTATIVE with the MEMBER'S written consent, to file a GRIEVANCE, or request an APPEAL either orally, or in writing, or online through CHPIV's MEMBER web portal, or by completing a MEMBER
 - GRIEVANCE Form. A description of the GRIEVANCE procedure and GRIEVANCE. Form are available on The Plan's Medi-Cal MEMBER website [Title 28, CCR 1300.68(b)(7)]. The Plan's MEMBER Services Representatives are available to assist the MEMBERS by filling out the form over the telephone and all other procedural steps. No fees are imposed on the MEMBER for filing a GRIEVANCE.
- 13. CHPIV provides assistance in filing GRIEVANCES at each site where GRIEVANCES may be submitted [Title 28, CCR1300.68(b) (6)]. Each practitioner site is given an Operations Manual that includes a description of the GRIEVANCE procedures, instructions as to how MEMBERS may file an issue, the telephone number and address at The Plan for filing a GRIEVANCE, a GRIEVANCE Form, and whom they or the MEMBER may contact The Plan for assistance in filing a GRIEVANCE. The Operations Manual is updated at least annually.
 [Title 28, CCR 1300.68(b) (7)]
- 14. CHPIV will ensure The Plan provides:
 - a. Free aids and services to people with disabilities to communicate effectively with us, such as qualified sign language interpreters and written information in other formats (large print, accessible electronic formats, other formats) [Section 508 of the Rehabilitation Act of 1973 (29 United States Code (USC) section 794d) and the Americans with Disabilities Act of 1990 (ADA) (42 USC sections 12101, et seq.)].
 - Free language services to people whose primary language is not English, such as qualified interpreters and information written in other languages [DHCS APL 21-011].
- 15. CHPIV ensures that every GRIEVANCE involving clinical issues is submitted and reported to qualified medical professionals with appropriate clinical expertise and is escalated to The Plan's MEDICAL DIRECTOR as needed, to ensure the GRIEVANCE is properly handled. The Plan ensures that the individuals who make decisions on GRIEVANCES and APPEALS are individuals [§ 438.406(a)(3), DHCS Contract Exhibit A, Attachment 14, 2D, E and G]:
 - a. Who were not involved in any previous level of review or decision-making.
 - b. Who is not a subordinate of someone who has participated in a prior decision; and
 - c. Who, if deciding any of the following, are health care professionals who has clinical expertise in treating a MEMBER'S condition or disease if any of the following apply:



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- i. An APPEAL of a denial that is based on lack of medical necessity.
- A GRIEVANCE regarding denial of expedited RESOLUTION of an APPEAL.
- iii. A GRIEVANCE or APPEAL that involves clinical issues.
- d. Who has authority to require corrective action.
- 16. Although, existing state regulations [Title 28, CCR, Section 1300.68(b)(9)] limits the timeframe for filing GRIEVANCES of at least 180 calendar days from the date of the incident subject to the enrollee's dissatisfaction, The Plan shall allow enrollees to file GRIEVANCES anytime and according to the current federal regulations [Title 42, CFR, Section 438.402(c)(2)(i)]. The GRIEVANCE process is a 30-calendar-day maximum process, from the date the initial request was received by The Plan, until written response is sent to the COMPLAINANT [Title 28, CCR 1300.68(d)(3), 1368.01(a), Title 22 CCR Section 53858(g)(1), DHCS Contract Exhibit A, Attachment 14,
 - a. If the case exceeds the 30-calendar daytime requirement, it is considered out of compliance and the MEMBER is sent a letter notifying them of the reason for delay and is given an expected timeframe for RESOLUTION.
 - The delay notice includes a statement notifying the MEMBERS that they may
 exercise their right to request a DSS hearing [Title 22 CCR Section 53858(g)
 (3)].
- 17. CHPIV will ensure the GRIEVANCE process addresses the linguistic and cultural needs of the MEMBER, as well as the needs of MEMBERS with disabilities, including but not limited to any described in contracts between The Plan and DHCS [Title 22 CCR Section 53858(e)(6)] but more specifically, The Plan provides assistance, including but not limited to, translation of APPEAL and GRIEVANCE procedures, forms, and plan responses to issues, as well as access to interpreters, telephone relay systems and other devices that aid disabled individuals to communicate [Title 28, CCR 1300.68(b)(3), § 438.406(a)(1), DHCS Contract Exhibit A, Attachment 14, 2B].
- 18. CHPIV will ensure GRIEVANCE processing varies based on whether the MEMBER'S GRIEVANCE is an Administrative GRIEVANCE or Clinical GRIEVANCE. The Plan investigates the substance of all GRIEVANCES, including any clinical aspects [RR3. A.2]. PQI issues are internally investigated using the plan's GRIEVANCE investigation protocols.
- 19. Although there may be multiple reasons for a GRIEVANCE within one COMPLAINT (such as interpersonal, wait time and administrative issues), a primary reason should be identified. The following methodology can be used to select the primary reason. If there is a perceived quality of care failure, the case should be filed as a quality-of-care issue even though administrative or interpersonal issues may be associated. However, all concerns are to be noted in the file documentation and RESOLVED with the provider and/or PPG, as appropriate. Multiple cases may be generated from one COMPLAINT to address all issues raised by the MEMBER.
- 20. CHPIV will ensure Timeframes for resolving GRIEVANCES and sending written RESOLUTION
 - to the beneficiary are delineated in both federal [Title 42, CFR, Section 438.408(b)(1)] and state [HSC Section 1368.01(a); Title 28, CCR, Sections 1300.68(a) and (d)(3)] regulations. Federal regulations, which remain unchanged, allow the State to establish a timeframe for GRIEVANCE RESOLUTION that does not exceed 90 calendar days from the date of receipt of the GRIEVANCE. The State's established timeframe is 30



calendar days. The Plan shall continue to comply with the State's established timeframe of 30 calendar days for GRIEVANCE RESOLUTION [DHCS APL 21-011].

- a. "RESOLVED" means that the GRIEVANCE has reached a final conclusion with respect to the beneficiary's submitted GRIEVANCE as delineated in existing state regulations [Title 28, CCR, Section 1300.68(a)(4)]
- b. CHPIV's written RESOLUTION shall contain a clear and concise explanation of the CHPIV's decision [HSC Section 1368(a)(5); Title 28, CCR, Section 1300.68(d)(3)] [UM12 Element B2].
- c. In the event that RESOLUTION of a standard GRIEVANCE is not reached within 30 calendar days as required, The Plan shall make reasonable efforts to provide the MEMBER with oral notice of the delay [Title 42, CFR, Section 438.408(c)(2)(i)]. The MEMBER is sent a written notification within two (2) calendar days and notify the MEMBER of the right to file a GRIEVANCE if the MEMBER disagrees with the extension [Title 42, CFR, Section 438.408(c)(2)(ii)].
- 21. CHPIV will ensure the GRIEVANCE process also supports procedures for the expedited review of GRIEVANCESs may involve an imminent and serious threat to the health of a beneficiary, including, but not limited to, severe pain or potential loss of life, limb or major bodily function that do not involve the APPEAL of an Adverse Benefit Determination, yet are "urgent" or "expedited" in nature [DHCS APL 21-011, Title 28, CCR 1300.68.01(a), Title 22 CCR Section 53858(e)(7), RR3.A.4]. The Plan's GRIEVANCE system and procedures for the expedited review of GRIEVANCESs includes consideration of the MEMBER'S's medical condition when determining the response time [Title 28, CCR 1300.68.01(a) (3)]. At minimum, The Plan will:
 - a. Immediately notify the MEMBER of his/her right to contact the DMHC regarding the GRIEVANCE. The plan expedites the review when the MEMBER, an AUTHORIZED REPRESENTATIVE, or treating physician provides notice to the plan. The notice need not be in writing but may be accomplished by a documented telephone call [Title 28, CCR 1300.68.01(a) (1)].
 - b. The written statement to the Department and the MEMBER on the disposition or pending status of the urgent GRIEVANCE within 72 hours based on the specific time and date of receipt of the GRIEVANCE [DHCS APL 21-011, Title 28, CCR 1300.68.01(a)(2)]. The Plan attempt to provide oral notice of the RESOLUTION of an expedited GRIEVANCE to the MEMBER, provider or AUTHORIZED REPRESENTATIVE within 72 hours, followed up with a written notice [DHCS Contract Exhibit A, Attachment 14, 2A] [Title 42, CFR, Section 438.408(d)(2)(ii)].
 - i. "If you need help with a GRIEVANCE involving an emergency, a GRIEVANCE that has not been satisfactorily RESOLVED by your health plan, or a GRIEVANCE that has remained unresolved for more than 30 days, you may call the department for assistance."
- 22. CHPIV will ensure all appeals and grievances are documented within The Plan's on-line system and contains date received, member's name, plan representative receiving or recording the appeal, case substance and description, actions taken including follow-up activities, resolution, name of the person resolving the case, date member was notified of the resolution, case correspondence, medical records, Member Handbook, research, issue determination (disposition), complaint history and other relevant information upon which the plan relied in reaching its decision



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B. Standard GRIEVANCES

- CHPIV ensures GRIEVANCES are RESOLVED within the state's established timeframe of 30 calendar days.
- "RESOLVED" means that the GRIEVANCE has reached a conclusion with respect to the MEMBER'S submitted GRIEVANCE as delineated in state regulations.
- 3. The written RESOLUTION must contain a clear and concise explanation of the MCP's decision.
- 4. If RESOLUTION of a standard GRIEVANCE is not reached within 30 calendar days as required, the MEMBER must be notified in writing of the status of the GRIEVANCE and the estimated date of RESOLUTION.

C. Expedited GRIEVANCES

- 1. For instances that may involve an imminent and serious threat to the health of a MEMBER including, but not limited to, severe pain or potential loss of life, limb or major bodily function that do not involve the APPEAL of an ADVERSE BENEFIT DETERMINATION yet are "urgent" or "expedited" in nature, CHPIV ensures GRIEVANCES are RESOLVED within a timeframe of 72 hours.
- 2. The 72-hour timeframe requires the date and time of receipt of the GRIEVANCE is recorded as the specific time of receipt dictates the timeframe for RESOLUTION.
- 3. CHPIV ensures reasonable efforts are made to provide the MEMBER with oral notice of the expedited RESOLUTION.
- 4. CHPIV ensures that the MEMBER, or a provider or AUTHORIZED REPRESENTATIVES acting on behalf of a MEMBER and with the MEMBER'S written consent with a written statement on the disposition or pending status of the GRIEVANCE no later than three days from receipt of the GRIEVANCE.
- 5. CHPIV ensures that the MEMBER, or a provider or AUTHORIZED REPRESENTATIVES are immediately notified in writing of their right to notify DMHC of the GRIEVANCE.
- 6. CHPIV ensures all other state requirements pertaining to expedited GRIEVANCE handling comply in accordance with state law.

D. Exempt GRIEVANCES

- 1. GRIEVANCES received over the telephone that are not coverage disputes or disputed health care services involving medical necessity or experimental or investigational treatment, and that are RESOLVED by the close of the next business day, are exempt from the requirement to send a written acknowledgment and response. CHPIV ensures the maintenance of a log of all such GRIEVANCES containing the date of the call, the name of the COMPLAINANT, MEMBER identification number, nature of the GRIEVANCE, nature of the RESOLUTION, and the name of the representative who took the call and RESOLVED the GRIEVANCE.
- 2. The information contained in the log must be reviewed by CHPIV.
- 3. CHPIV ensures exempt GRIEVANCES are incorporated into the quarterly GRIEVANCE and APPEAL report that is submitted to DHCS.
- 4. Under federal regulations, coverage disputes, disputed health care services involving medical necessity, or experimental or investigational treatment qualify as APPEALS and not GRIEVANCES. Therefore, APPEALS are not exempt from written acknowledgment and RESOLUTION.



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- E. CHPIV ensures prompt review and investigation of MEMBER GRIEVANCES are conducted by the appropriate department and/or staff delegated the responsibility to handle CHPIV's internal GRIEVANCE operations.
- F. CHPIV ensures that every GRIEVANCE submitted by a MEMBER, or a provider or AUTHORIZED REPRESENTATIVE acting on behalf of a MEMBER and with the MEMBER's written consent, is reported to an appropriate level within its network (i.e., quality of care versus quality of service).
- G. CHPIV ensures the immediate referral of all medical quality of care issues to a MEDICAL DIRECTOR or Designee for review.
- H. CHPIV ensures MEMBERS, MEMBER's AUTHORIZED REPRESENTATIVES, or providers are not discriminated against or retaliated against on grounds that he or she filed a GRIEVANCE as required by federal and State nondiscrimination law.
- I. CHPIV ensures GRIEVANCES alleging discrimination are forwarded to the Department of Health Care Services (DHCS) Office of Civil Rights (OCR).
- J. CHPIV GRIEVANCES processed for pharmacy services rendered or requested before implementation of Medi-Cal Rx.
- K. CHPIV ensures the maintenance and availability for DHCS review, GRIEVANCE logs, including GRIEVANCE logs delineated by Subcontractor and Downstream Subcontractor. The record of each GRIEVANCE must contain, at a minimum, all the following information and must be accurately maintained in a manner accessible to the state and available upon request to CMS:
 - 1. A general description of the reason for the GRIEVANCE.
 - 2. The date received.
 - 3. The date of each review or, if applicable, review meeting.
 - 4. A description of the action taken by the plan or provider to investigate and resolve the GRIEVANCE.
 - 5. RESOLUTION at each level of the GRIEVANCE, if applicable.
 - 6. The name of the plan provider or staff person responsible for resolving the GRIEVANCE
 - 7. Date of RESOLUTION at each level, if applicable.
 - 8. Name of the covered person for whom the GRIEVANCE was filed.
- L. CHPIV will ensure that The Plan has established a system that provides for the prompt receipt of DMHC contacts regarding urgent GRIEVANCESs and APPEALS twenty-four (24) hours a day, seven (7) days a week. During normal business hours, the system provides for The Plan to contact the DMHC within 30 minutes following the DMHC contact regarding an urgent issue [Title 28, CCR 1300.68.01(b)]. After normal business hours, on weekends or holidays, the system provides for The Plan to contact the DMHC within one (1) hour following the DMHC contact regarding an urgent issue. This system provides for the availability of The Plan's representative with authority on the plan's behalf to resolve urgent GRIEVANCES and authorize the provision of health care services covered under the MEMBER'S contract in a medically appropriate and timely manner. Such authority includes making financial decisions for expenditure of funds on behalf of The Plan without first having to obtain approval from supervisors or other superiors within the plan. Refer to compliance filing: Title 28, CCR Section 1300.68.01(b)(1).
- M. CHPIV will ensure after either completing the GRIEVANCE process or participating in the process for at least 30 days, a subscriber or enrollee may submit the GRIEVANCE to the DMHC for review. In any case determined by DMHC to be a case involving an imminent and serious threat to the health of the patient, including, but not limited to, severe pain, the



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potential loss of life, limb, or major bodily function, cancellations, rescissions, or the nonrenewal of a health care service plan contract, or in any other case where the department determines that an earlier review is warranted, a subscriber or enrollee shall not be required to complete the GRIEVANCE process or to participate in the process for at least 30 days before submitting a GRIEVANCE to the DMHC for review [1368(b)(1)(A)].

- N. The Intake Specialist verifies that an urgent care issue does not exist according to the MEMBER'S perception, with support from the A&G CLIINICAL SPECIALIST II as necessary. This is noted in the file documentation. CASE COORDINATOR shall immediately refer any clinically urgent care issues related to medical quality of care to a A&G CLIINICAL SPECIALIST II for the referral to the plan's Medical/Dental Director for decision or action and to arrange medical care for MEMBER, if required (see B. Procedure for Handling and Resolving Clinical GRIEVANCES).
- O. CHPIV will ensure written communications to MEMBERSs are provided in the threshold languages defined by the DHCS [RR3. A.5] [DHCS APL 21-011]. Written communications shall also be provided in alternative formats (including Braille, large-size print font no smaller than 20-point, or audio format) and through auxiliary aids upon request and in a timely fashion appropriate for the format being requested and taking into consideration the special needs of MEMBERS with disabilities or LEP [Titles II and III of the Americans with Disabilities Act of 1990, section 1557 of the Affordable Care Act of 2010, sections 504 and 508 of the Rehabilitation Act of 1973, Government Code sections 11135 and 7405]. Written notices to MEMBERS also enclose information regarding The Plan's Notice of Nondiscrimination, Notice of Language Assistance, and DMHC Independent Medical Review/ COMPLAINT application form and process.
- P. Procedures for Handling and Resolving Clinical GRIEVANCES
 - 1. A MEMBER'S concern is received orally or in writing by the health plan.
 - 2. The Intake Specialist shall immediately refer any Clinically Urgent quality of care GRIEVANCE case to the A&G CLIINICAL SPECIALIST II (A&G Nurse) who will present the case immediately to the plan MEDICAL DIRECTOR to arrange medical care for the MEMBER (see Attachment 3) [Title 22 CCR Section 53858(e)(2)].
 - a. All situations where the MEMBER has been determined to have a serious or imminent health risk and has voiced a concern about the quality of care that they are currently receiving, applicable alternative treatment arrangements will be made by the plan MEDICAL DIRECTOR, A&G CLIINICAL SPECIALIST II or PPG 72 hours based on the specific time and date of receipt of the GRIEVANCE [DHCS APL 21-011], depending upon the clinical urgency and applicability.
 - b. Upon completion of the immediate actions and interventions, the case will then be handled via the process as outlined below. The actions and interventions taken will be documented in the file.
 - 3. CASE COORDINATOR acknowledges receipt of the Clinical GRIEVANCE in writing to the MEMBER mailed and postmarked within five (5) calendar days [§ 438.406(a)(2)] [DHCS APL 21-011, Health & Safety Code, Section 1368(a)(4)(A); Title 28, CCR, Section 1300.68(d)(1)]. The acknowledgement advises the MEMBER that the GRIEVANCE has been received, the date of the receipt, and provides the name of the plan representative, telephone number and address of the plan representative who may be contacted about the GRIEVANCE [Title 28, CCR 1300.68(d)(1), 1368(a)(4)(A)]. Information is included informing the MEMBER of his or her right to request a DSS hearing or APPEAL to the DHCS or DMHC [Title 22 CCR Section 53858(e)(5)].



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- 4. Written communications to MEMBERS s are provided in the threshold languages as defined by the DHCS [RR3. A.5]. Written communications shall also be provided in alternative formats (including Braille, large-size print font no smaller than 20-point, or audio format) and through auxiliary aids upon request and in a timely fashion appropriate for the format being requested and taking into consideration the special needs of MEMBERS with disabilities or LEP [Titles II and III of the Americans with Disabilities Act of 1990, section 1557 of the Affordable Care Act of 2010, sections 504 and 508 of the Rehabilitation Act of 1973, Government Code sections 11135 and 7405].
- 5. The case is then assigned to a CASE COORDINATOR for handling.
- 6. The CASE COORDINATOR determines the appropriate GRIEVANCE Type Code for entry into the on-line system according to requirements for tracking and reporting purposes. (See Attachment 2) The CASE COORDINATOR'S logging includes:
 - a. A description of the MEMBER'S issue (MEMBER Issue)
 - b. A description of the actions taken by the plan or provider to investigate the GRIEVANCE. (Action Taken).
 - c. The proposed RESOLUTION by the plan or provider, (RESOLUTION Notes)
 - d. The name of the person responsible for resolving the GRIEVANCE, and
 - e. The date of the notification to the MEMBER.
- 7. The CASE COORDINATOR uses a Provider Information Request (PIR) to obtain the response, and any other pertinent information required for review, including medical records. The CASE COORDINATOR then creates a summary of the GRIEVANCE that provides specific information on the Provider(s), date of service and information needed with the PPG's written response. The CASE COORDINATOR sends the PIR to the appropriate PPG/Provider or hospital contact.
- 8. The PPG/Provider has seven (7) calendar days to respond to the request for information. If no response has been received, the CASE COORDINATOR contacts his/her manager for assistance. The plan may send a copy service for medical records.
- Upon receipt of medical records, information and responses from the PPG, the CASE COORDINATOR forwards the case to the A&G CLIINICAL SPECIALIST II.
- 10. The A&G CLIINICAL SPECIALIST II verifies that all information has been received. The A& Clinical Specialist II summarizes the COMPLAINT and forwards all cases to the plan MEDICAL DIRECTOR for review. The summary includes the MEMBER'S perception with pertinent information along with the PPG's response and records, if applicable.
- 11. A determination is made as to the specialty required to review the case.
- 12. If needed the practitioner in a similar specialty that would typically treat the medical condition, performs the procedure or provides the treatment at issue, will be consulted and documentation of the consult will be included with the GRIEVANCE file.
- 13. The MEDICAL DIRECTOR may request that the case be referred to the plan's contracted third-party review organization for a similar specialty review. Refer to desktop protocol: A&G Department Protocol Consultation Review.
- 14. The plan MEDICAL DIRECTOR Review:
 - a. The Plan's MEDICAL DIRECTOR conducts a peer review assessment of the care provided. The MEDICAL DIRECTOR conducting the review for the proposed RESOLUTION of the GRIEVANCE will not have participated in any prior decisions related to the GRIEVANCE. The MEDICAL DIRECTOR will code the peer review form with an appropriate severity outcome level code.

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- b. The Plan's MEDICAL DIRECTOR, upon completion of the review of the case returns the case to the A&G CLIINICAL SPECIALIST II. The A&G CLIINICAL SPECIALIST II takes any appropriate follow-up action on behalf of the MEDICAL DIRECTOR. In any case where the MEDICAL DIRECTOR has severity outcome level coded the case to be a moderate or major quality of care event (e.g., severity outcome level code 3 and 4), the A&G CLIINICAL SPECIALIST II will refer the case to QI for intervention and next steps.
- c. Corrective actions will be followed by the QI team to RESOLUTION [28 CCR sections 1300.70(b)(2)(H) and (c)].
- 15. A final RESOLUTION letter is sent to the MEMBER that clearly and concisely describes any administrative or service outcome information [1368(a)(5)]. The RESOLUTION letter is sent within 30 calendar days of receipt of the GRIEVANCE [Health & Safety Code, Section 1368.01(a); Title 28, CCR, Sections 1300.68(a) and (d)(3)]. Additionally, the RESOLUTION letter describes the MEMBER'S options if the MEMBER is not satisfied with the GRIEVANCE outcome. The final letter advises the MEMBER of The Plans determination without releasing peer-protected information. Information is included informing the MEMBER of his or her right to APPEAL to the DHCS or DMHC [Title 22 CCR Section 53858(e)(5), RR3. A.3].
- 16. MEMBERS have the right to APPEAL an adverse decision. If CHPIV makes an adverse decision as part of resolving a COMPLAINT, it notifies MEMBERS s of the decision and of their right to APPEAL. If the organization cannot resolve a COMPLAINT within the time frame stated in its policies or cannot notify the MEMBER of the final decision for legal or statutory reasons, at a minimum, it must notify the MEMBER that the COMPLAINT was received and investigated.
- 17. Written communications to the MEMBER are provided in the threshold languages defined by the DHCS [RR3. A.5]. Written communications shall also be provided in alternative formats (including Braille, large-size print font no smaller than 20-point, or audio format) and through auxiliary aids upon request and in a timely fashion appropriate for the format being requested and taking into consideration the special needs of MEMBERS with disabilities or LEP [Titles II and III of the Americans with Disabilities Act of 1990, section 1557 of the Affordable Care Act of 2010, sections 504 and 508 of the Rehabilitation Act of 1973, Government Code sections 11135 and 7405]. Written notices to MEMBERS also enclose information regarding The Plan's Notice of Nondiscrimination, Notice of Language Assistance, and DMHC Independent Medical Review/ COMPLAINT application form and process.
- 18. The PPG/Provider receives a copy of the final MEMBER letter.
- 19. When applicable, final letters should contain specific information for referrals generated during the GRIEVANCE process, such as the name of the specialist and for what timeframe the MEMBER has been referred.
- 20. The CASE COORDINATOR documents in the file and the online system after review has been conducted and proposed RESOLUTIONS have been determined:
 - a. The date the case was sent to the A&G CLIINICAL SPECIALIST II for review.
 - b. The date of the A&G CLIINICAL SPECIALIST II review
 - c. The date the case was sent to the plan MEDICAL DIRECTOR for review.
 - d. The date of the plan MEDICAL DIRECTOR Review
 - e. The date of notification to the MEMBER of the RESOLUTION
 - f. A description of the MEMBER'S issue (MEMBER Issue)



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- g. A description of the actions taken by the plan or provider to investigate the GRIEVANCE. (Action taken)
- h. The proposed RESOLUTION by the plan or provider, (RESOLUTION Notes)
- i. The name of the person responsible for resolving the GRIEVANCE, and
- j. The date of the notification to the MEMBER.

III. PROCEDURE

- A. CHPIV delegates the GRIEVANCE process to its Subcontractor, Health Net.
- B. Delegation Oversight
 - 1. CHPIV shall provide oversight and continually assess the delegated functions, responsibilities, processes, and performance of Health Net. CHPIV ensures Health Net's compliance with regulatory and contractual requirements through the following activities which are detailed in CHPIV Policy CMP-002: Delegation Oversight Policy and Procedure:
 - a. Ongoing monitoring
 - b. Performance reviews
 - c. Data analysis
 - d. Utilization of benchmarks, if available
 - e. Annual desktop and on-site audits

IV. DEFINITIONS

Whenever a word or term appears capitalized in this policy and procedure, the reader should refer to the "Definitions" below.

TERM	DEFINITION
Member	A beneficiary enrolled in a CHPIV program.
Adverse Benefit Determination ("ABD")	 Means any of the following actions taken by Contractor: The denial or limited authorization of a requested service, including determinations based on the type or level of a Covered Service, Medical Necessity, appropriateness, setting, or effectiveness of a Covered Service. The reduction, suspension, or termination of a previously authorized Covered Service. The denial, in whole or in part, of payment for a Covered Service. A denial, in whole or in part, of a payment for a service solely because the claim does not meet the definition of Clean Claim is not an Adverse Benefit Determination. The failure to provide Covered Services in a timely manner. The failure to act within the required timeframes for standard resolution of Grievances and Appeals. The denial of the Member's request to obtain services out of Network when a Member is in an area with only one Medi-Cal managed care health plan; or The denial of a Member's request to dispute financial liability.



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Authorized Representative	Means any individual appointed in writing by a competent Member or Potential Member, to act in place or on behalf of the Member or Potential Member for purposes of assisting or representing the Member or Potential Member with Grievances and Appeals, State Fair Hearings, Independent Medical Reviews, and in any other capacity, as specified by the Member or Potential Member.
Grievance	Means an oral or written expression of dissatisfaction about any matter other than an ABD, and may include, but is not limited to: the quality of care or services provided, interpersonal relationships with a Provider or Contractor's employee, failure to respect a Member's rights regardless of whether remedial action is requested, and the right to dispute an extension of time proposed by Contractor to make an authorization decision.
Inquiry	An inquiry is a request for information that does not include an expression of dissatisfaction. Inquiries may include, but are not limited to, questions pertaining to eligibility, benefits, or other CHPIV processes.
Resolution	Means that the Grievance has reached a conclusion with respect to the enrollee's submitted grievance, and there are no pending enrollee appeals within the grievance system, including entities with delegated authority.
State Fair Hearing (SFH)	Means a hearing with a State Administrative Law Judge to resolve a member's dispute about an action taken by Contractor, its Network Providers, Subcontractors, or Downstream Subcontractors.
Appeal	Is federally defined as a review by The Plan of an adverse benefit determination [42 CFR 438.400(b)]. While California regulations do not explicitly define the term "appeal," they do delineate specific requirements for certain types of grievances that would fall under the federal definition of appeal be-cause they involve the delay, modification, or denial of services based on medical necessity or a determination that the requested service is not a covered benefit [28 CCR 1300.68(d)(4)-(5)]. The Plan shall treat these grievances as appeals under federal regulations.
Notice Of Appeal Resolution (NAR)	A formal letter from The Plan informing a member of the outcome of the appeal of an adverse benefit determination [42 CFR 438.408(d)(2)]. The NAR informs the member whether The Plan has overturned or upheld its decision on the adverse benefit determination. The contents of the NAR shall meet all the language and accessibility standards including translation, font, and format requirements as set forth in DHCS APL 21-004 [Title 42 CFR section 438.10, 438.402(c)(1)(i)(A), 438.404, and 438.408(c)(3) and (i); WIC 14029.91 and 10951(b)(1)(A); and Title 45 CFR, Part 92].
A&G Clinical Specialist II	A Registered Nurse who provides clinical expertise in Clinical Grievance resolution and coordinates case as appropriate with the Medical/Dental Director, PPG/Provider and Third-Party Reviewer Organization.



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Case Coordinator	A non-clinician knowledgeable associate involved in grievance		
	resolution.		
Complaint	is the same as "grievance."		
Complainant	is the same as "grievant," and means the person who filed the grievance		
	including the enrollee, a representative designated by the enrollee, or		
	other individual with authority to act on behalf of the enrollee.		
Medical Director	A physician reviewer who is involved in grievance review and resolution.		
Resolved	Means that the grievance has reached a final conclusion with respect to		
	the enrollee's submitted grievance, and there are no pending enrollee		
	appeals within the plan's grievance system, including entities with		
	delegated authority.		

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	Department	Health Services	
	Functional Area	Pharmacy Services	
	Impacted Delegate	oxtimes Subcontractor $oxtimes$ NA	

DATES			
Policy Effective Date Reviewed/Revised Date			
Next Annual Review Due		Regulator Approval	

APPROVALS			
Internal		Regulator	
Name	Gordon Arakawa, MD	□ DHCS	⊠ CMS
Title	Chief Medical Officer	☐ DMHC	

		ATTACHMENTS
•	NA	

AUTHORITIES/REFERENCES

Federal

- o 42 CFR § 423.120(b)(3)
- Medicare Prescription Drug Benefit Manual, Chapter 6 Part D Drugs and Formulary Requirements
- o MA-PD Soliciation
- o CMS Transition Process Requirements for Part D Sponsors, April 2007
- o CMS Medicare MA-PD Sponsor Par D Audit Guide Version 1.0, April 10, 2006

HISTORY		
Revision Date	Description of Revision	
	Policy Creation	

I. OVERVIEW

Community Health Plan of Imperial Valley's ("CHPIV" or the "Plan") is responsible for ensuring compliance with established CMS transition requirements.



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- 1. To ensure access to needed drugs for:
 - a. New enrollees transitioning into Community Health Plan of Imperial Valley (CHPIV) following the annual coordinated election period,
 - b. Newly eligible beneficiaries transitioning from other coverage,
 - Individuals transitioning from one plan to another after the start of a contract year,
 - d. Current enrollees affected by negative formulary changes across contract years: and
 - e. Enrollees residing in long-term care (LTC) facilities.

CHPIV transition policy will apply to non-formulary drugs, meaning both (1) drugs that are not on the plan's formulary and (2) drugs that are on the plan's formulary but require prior authorization or step therapy, or that have an approved quantity limit lower than the MEMBER'S current dose, under CHPIV's utilization management rules. CHPIV's policy addresses procedures for review of non-formulary drug requests, and when appropriate, a process for switching new MMP enrollees to therapeutically appropriate formulary alternatives failing an affirmative medical necessity determination.

In accordance with CMS requirements, CHPIV will ensure that drugs excluded from Part D coverage due to Medicare statute are not eligible through the transition process. However, to the extent that CHPIV covers certain excluded drugs under an Enhanced benefit, those drugs should be treated the same as Part D for the purposes of the transition process.

To accommodate the immediate needs of an enrollee, as well as to allow CHPIV and/or the
enrollee sufficient time to work with the prescriber to switch to a therapeutically equivalent
medication or the completion of an exception request to maintain coverage of an existing
drug based on reasons of medical necessity.

II. POLICY

- 1. CHPIV will ensure to have an appropriate transition process in place for new and existing enrollees who are prescribed Part D drugs that are not on CHPIV's integrated formulary (nonformulary drugs), drugs previously approved for coverage under an exception once the exception expires, and drugs that are on the integrated formulary but require prior authorization or step therapy (formulary with utilization management rules), or that have an approved quantity limit lower than the beneficiary's current dose, and are not otherwise excluded from coverage.
- 2. CHPIV's policy and process will be consistent with written policy guidelines and other instructions from Centers for Medicare and Medicaid Services (CMS).
- 3. This policy applies to the following CHPIV MEMBERS:
 - new enrollees into prescription drug plans on January 1, of each year following the annual coordinated election period;
 - b. newly eligible beneficiaries transitioned from other coverage;



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- c. individuals transitioning from one plan to another after January 1;
- d. enrollees residing in long-term care (LTC) facilities;
- e. and enrollees whose drugs will be affected by negative formulary changes across contract years.
- 4. CHPIV will ensure to expedite transitions to formulary drugs for enrollees who change treatment settings due to changes in level of care.
- 5. CHPIV will ensure to provide a temporary supply fill anytime during the first 90 days of a beneficiary's enrollment from the effective date of coverage, including long-term care facility resident enrollees. CHPIV will provide a temporary 31-day fill when a beneficiary presents at a retail pharmacy or Long Term Care (LTC) pharmacy to request a refill of a non-formulary drug, drugs previously approved for coverage under an exception once the exception expires, or a formulary drug requiring prior authorization or step therapy or that have an approved quantity limit lower than the beneficiary's current dose under CHPIV's utilization management rules. If the enrollee presents with a prescription written for less than a 31-day supply, CHPIV will allow multiple fills to provide up to a 31-day supply of medication.
- 6. CHPIV, through its Pharmacy Benefit Manager (PBM), has established on-line edits associated with temporary supplies of non-formulary drugs at the point of sale to ensure that the beneficiary is able to leave the pharmacy with a sufficient quantity of medication. Only the following drug utilization management edits may apply during a beneficiary's transition period:
 - a. Edits to help determine Part A or B vs. Part D coverage
 - b. Edits to help determine Part D drugs and products coverage and to prevent coverage of non-part D (i.e. excluded drugs)
 - c. Edits to promote safe utilization of a Part D drug (e.g., quantity limits based upon FDA maximum recommended daily dose; early refill edits).
- If a utilization management edit is overridden at the point of sale for transition purposes only, but not permanently, the beneficiary must be notified so that he or she can begin the exception process if necessary.
- 8. CHPIV may implement quantity limits for safety purposes or drug utilization edits that are based upon approved product labeling during a beneficiary's transition period. To the extent that the prescription is dispensed for less than the written amount due to a plan edit, CHPIV will provide refills for that transition supply (up to a 31-day supply in a retail setting and a 31-day supply in a long-term care setting).
- 9. These edits are subject to exceptions and appeals and CHPIV will expeditiously process such exception requests so that beneficiaries will not experience unintended interruptions in medically necessary Part D and and/or inappropriately pay additional cost-sharing associated with multiple fills of lesser quantities when the originally prescribed doses of Part D drugs are medically necessary.

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- 10. If a distinction cannot be made at the pharmacy whether the beneficiary is presenting with a refill of on-going medication therapy vs. a new prescription for a non-formulary drug at the point of sale, CHPIV will ensure to apply all transition process standards specified by CMS.
- 11. CHPIV will ensure to provide enrollees with appropriate notice regarding their transition process within three (3) business days of providing a temporary supply of non-formulary Part D drugs (including Part D drugs that are on the formulary but require prior authorization or step therapy under CHPIV's utilization management rules or that have an approved quantity limit lower than the beneficiary's current dose). For long term care residents dispensed multiple supplies of a Part D drug in increments of 14 days or less, the written notice will be provided within three (3) business days after adjudication of the first temporary transition fill. CHPIV uses the CMS model Transition Notice via the file-and-use process or will submit a non-model Transition Notice to CMS for marketing review subject to a 45-day review. CHPIV does not delegate the sending of required transition fill notices to network long term care pharmacies. CHPIV will ensure to send a written notice, via U.S. first class mail, to each enrollee who receives a transition fill.

The notice will include the following elements:

- An explanation of the temporary nature of the transition supply that the enrollee received:
- b. Instructions for working with CHPIV and the enrollee's prescriber to satisfy utilization management requirements or to identify appropriate therapeutic alternatives that are on CHPIV's formulary;
- c. An explanation of the enrollee's right to request a formulary exception;
- d. A description of the procedures for requesting a formulary exception;
- e. Reason for the transition fill; and
- f. Alternate formulary drugs.

CHPIV will ensure that reasonable efforts are made to notify prescribers of affected enrollees who receive a transition notice. Prescribers receive a written and faxed notification when affected enrollees receive a transition notice.

- CHPIV will ensure to make authorization or exception request forms available upon request to both enrollees and prescribing physicians via a variety of mechanisms including mail, fax, e-mail, and CHPIV's web site.
- 13. CHPIV will ensure to make general information about the transition process available to beneficiaries via a link from the Medicare Prescription Drug Plan Finder to CHPIV's web site and will include information about the policy in pre- and post-enrollment marketing materials as directed by CMS.
- 14. For a new enrollee in the LTC setting, CHPIV will ensure to provide a 31-day fill consistent with the applicable dispensing increment in the long-term care setting (unless the enrollee presents with a prescription written for less), with refills provided if needed during the first 90 days of a beneficiary's enrollment. However, to the extent that an enrollee in an LTC is

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outside his or her 90-day transition period, CHPIV will provide an emergency supply of non-formulary drugs (or those on formulary with utilization management rules) while an exception or prior authorization is being requested. These emergency fills will be for at least 31 days of medication, unless the prescription is written for less than 31 days.

- 15. For unplanned transitions, e.g., enrollee discharged from the hospital to an LTC or home, CHPIV will ensure to make coverage determinations and re-determinations as expeditiously as the enrollee's health condition requires. Enrollees involved in unplanned transitions will be provided an emergency supply of non-formulary drugs, including Part D formulary drugs requiring utilization management.
- 16. CHPIV will ensure to not reject claims based on early refill edits when an enrollee is admitted or discharged from an LTC facility. This means that early refill edits are not used to limit appropriate and necessary access to their Part D benefit, and such enrollees are allowed to access a refill upon admission or discharge.
- 17. For current enrollees whose drugs are no longer on CHPIV's formulary, or remain on the formulary but to which new prior authorization or step therapy restrictions are applied, CHPIV will ensure to provide a transition process consistent with the transition process required for new enrollees beginning in the new contract year.
- 18. If a beneficiary enroll in a plan with an effective enrollment date of either November 1 or December 1 and need access to a transition supply, CHPIV will extend the transition policy across contract years.

III. PROCEDURE

- CHPIV delegates the Medicare transition process to its Subcontractor, Community Health Group.
- 2. Delegation Oversight
 - A. CHPIV shall provide oversight and continually assess the delegated functions, responsibilities, processes, and performance of Community Health Group. CHPIV ensures Community Health Group's compliance with regulatory and contractual requirements through the following activities which are detailed in CHPIV Policy CMP-002: Delegation Oversight Policy and Procedure:
 - a. Ongoing monitoring
 - b. Performance reviews
 - c. Data analysis
 - d. Utilization of benchmarks, if available
 - e. Annual desktop and on-site audits
- The PBM will apply the transition process to all non-formulary Part D drugs and integrated formulary drugs that have step therapy, quantity limits or prior authorization as part of CHPIV's utilization management rules. During transition, MEMBERS will be allowed fills of these drugs



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automatically, at the point of sale, by establishing a point of service (POS) transition edit. The number of transition days and quantity day supply for both retail and long term care settings will be set. Claims for drugs allowed through the transition process will be marked in such a way that allows them to be tracked and reported to beneficiaries and to CMS.

- 4. Notification will happen in two ways:
 - a. Point of Sale notification: Shall go to the pharmacy at time of adjudication with messaging that may be passed to the MEMBER regarding the status of the particular non-formulary drug or drug with utilization management rules. The transition messaging goes to pharmacies in a retail setting (including home infusion, safety-net and Indian Tribal Union) as well as pharmacies in an LTC setting. The transition messaging is passed in the proper messaging fields as specified by CMS and NCPDP standards.
 - b. **Daily File extract**: the PBM will supply CHPIV with a daily file of any MEMBERS with a transition claim and provided with formulary alternate therapy options. CHPIV will ensure to notify the MEMBER and/or provider with these options and/or information on pursuing a medical exception request as described above. CHPIV also contracts with a print vendor. The print vendor receives the transition care notification file from the PBM and facilitates the fulfillment process of MEMBER notification.
- 5. For low-income subsidy (LIS) eligible MEMBERS, the cost-sharing amount applied during claims adjudication does not exceed the statutory maximum co-payment amounts. For non-LIS eligible MEMBERS, CHPIV will ensure that cost-sharing for a temporary supply of drugs provided under the transition process is consistent with approved cost-sharing tiers and is consistent with cost-sharing for non-formulary drugs approved under a coverage exception and the same cost sharing for formulary drugs subject to utilization management edits provided during the transition that would apply once the utilization management criteria are met.
- Drugs dispensed during the transitional period will be reported as covered integrated formulary drugs with appropriate plan and beneficiary cost sharing amounts on the prescription drug event (PDE).
- 7. Enrollees transitioning to CHPIV on a drug within the six (6) therapeutic classes listed below will be allowed continued coverage of therapy for the duration of treatment, up to the full duration of active enrollment in CHPIV Utilization management restrictions (PA, step therapy and non-formulary status), which may apply to new patients naive to therapy, will not apply to enrollees transitioning to the MMP plan on agents within these key categories:
 - a. Antidepressants
 - b. Antipsychotics
 - c. Anticonvulsants
 - d. Antineoplastics
 - e. Immunosuppressants (for prophylaxis of organ transplant rejection)
 - f. Antiretroviral

For new MEMBERS, protected class drug logic will always override transition logic



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to processthe claim. Additionally for new MEMBERS, a 120-day transition period from their MEMBER start date is provided.

- 8. CHPIV's PBM will follow an overall transition plan for Part D beneficiaries. A component will include the exceptions process. The PBM's exceptions process will integrate with the overall transition plan for Part D beneficiaries in the following areas:
 - a. PBM's exceptions process will complement other processes and strategies to support the overall transition plan. The exception process will follow the guidelines set forth by the transition plan when applicable.
 - b. When evaluating an exception request for transitioning beneficiaries from a non-formulary drug, CHPIV's medical review process will consider the clinical aspects of the drug, including any risks involved in switching to therapeutically appropriate formulary alternatives.
 - c. The exception policy includes a process for switching new Part D plan enrollees to therapeutically appropriate formulary alternatives failing an affirmative medical necessity determination.
 - 1. The Prescriber Transition Letter provides prescribers with instructions to access the Plan's formulary, as well as instructions on additional information to provide in a supporting statement for an exception request.
 - When evaluating an exception request for transitioning MEMBERS, the Plan's exception evaluation process includes a medical review that considers the clinical aspects of the drug, including any risks involved in switching.
 - a. This medical review process includes the following steps:
 - i. Outreach is made to the provider to offer therapeutically appropriate formulary alternatives.
 - ii. This provides the prescriber an opportunity to switch the MEMBER to a covered formulary medication.
 - iii. If the prescriber feels the formulary alternatives are not clinically appropriate for the MEMBER, they can provide attestation that the alternatives would not be as effective or would cause adverse effects which would lead to an approval of the requested medication.
- 9. Transition Extension: CHPIV will ensure to make arrangements to continue to provide necessary Part D drugs to enrollees via an extension of the transition period, on a case-by-case basis, to the extent that an exception request or appeal has not been processed by the end of the minimum transition period and until such time as a transition has been made (either through a switch to an appropriate formulary drug or a decision on an exception request).



Transition Across Contract Years: For current enrollees whose drugs will be affected by negative formulary changes in the upcoming year, CHPIV will effectuate a meaningful transition by either: 1) providing a transition process at the start of the new contract year or 2) effectuating a transition prior to the start of the new contract year. The PBM's Point of Sale (POS) logic is able to accommodate option #1 by allowing current MEMBERS to access transition supplies at the point-of-sale when their claims history from the previous calendar year contains an approved claim for the same drug that the MEMBER is attempting to fill through the transition and the drug is considered a negative change from one plan year to the next. To accomplish this, POS will look back 180 days for Part D claims in the MEMBER'S claim history that were approved prior to January 1 of the new plan year, and that have the same HICL value as the transition claim. Additionally, if a brand medication is being filled under transition, the previous claim must also be brand (based on the NSDE marketing status). If a generic medication is being filled under transition, the previous claim can be either brand or generic (based on NSDE marketing status). Negative changes are changes to a formulary that result in a potential reduction in benefit to MEMBERS. These changes can be associated with removing the covered Part D drug from the formulary, changing its preferred or tiered cost-sharing status, or adding utilization management. The transition across contract years is applicable to all drugs associated to mid-year and across plan-year negative changes.

Since CHPIV has adopted a standard PBM formulary for its Medicare beneficiaries, the PBM's Pharmacy and Therapeutics (P&T) Committee (vs. CHPIV's P&T Committee) maintains a role in the transition process in the following areas:

- The PBM's P&T Committee reviews and recommends all PBM formulary step therapy and prior authorization guidelines for clinical considerations; and
- b. The PBM's P&T Committee reviews and recommends procedures for medical review of non-formulary drug requests, including the PBM's exception process.
- 11. The majority of the membership of the PBM's P&T Committee used to develop and review the formulary submission for each benefit year is comprised of practicing physicians and/or practicing pharmacists. Membership includes at least one practicing physician and at least one practicing pharmacist who are experts in the care of the elderly or disabled persons and at least one practicing physician and at least one practicing pharmacist who are both free of conflict with respect to Community Health Group and pharmaceutical manufacturers.
- 12. CHPIV will ensure that the parameters of the transition plan are accurately reflected in the PBM's POS system. Additionally, CHPIV will validate that the PBM's customer service notes and documentation accurately reflect CHPIV's plan and that the PBM customer service and prior authorization staff are trained on CHPIV's transition plan.
- 13. CHPIV will ensure to regularly conduct training with its internal customer service and case management staff to ensure that as they work with enrollees on their individual care plans or when transitioning MEMBERS between treatment settings, staff is aware of the transition policy.



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This will provide staff with the opportunity to proactively work with enrollees and CHPIV's pharmacy services staff to facilitate transition to a formulary drug, where applicable

- 14. Until such time as alternative transactional coding is implemented in a new version of the HIPAA standard, CHPIV will promptly implement either:
 - Appropriate systems changes to achieve the goals of any additional new messaging approved by the industry through NCPDP to address clarifying information needed to adjudicate a Part D claim, or
 - Alternative approaches that achieve the goals intended in the messaging guidance.
- 15. CHPIV works closely with its PBM to ensure accurate implementation within the claims adjudication system. The following is an implementation statement that is included in the PBM policy, "Transition Process Requirements for Medicare Part D".
 - a. Claims Adjudication System: MedImpact has systems capabilities that allow MedImpact to provide a temporary supply of non-formulary Part D drugs in order to accommodate the immediate needs of an enrollee, as well as to allow the plan and/or the enrollee sufficient time to work with the prescriber to make an appropriate switch to the therapeutically equivalent medication or the completion of an exception request to maintain coverage of an existing drug based on medical necessity reasons.
 - a) Pharmacy Notification at Point-of-Sale: Until such time as alternative transaction coding is implemented in new version of the HIPAA standard, MedImpact will promptly implement either:
 - Appropriate systems changes to achieve the goals of any additional new messaging approved by the industry through NCPDP to address clarifying information needed to adjudicate a Part D claim (see the 5.1 Editorial Document), or
- 16. Alternative approaches that achieve the goals intended in the messaging guidance.
 - a. **Edits During Transition:** During an enrollee's transition period, the only edits that are enforced by MedImpact's claims adjudication system are:
 - 1) Edits to help determine Part A or B vs. Part D coverage,
 - Edits to help determine Part D drugs and products coverage to help prevent Coverage of non-Part D drugs (i.e., excluded drugs), and
 - Edits to help promote safe utilization of a Part D drug (i.e., quantity limits based on FDA maximum recommended daily dose, early refill edits.

MedImpact will ensure that the transition policy provides refills for transition prescriptions dispensed for less than the written amount due to quantity limits



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for safety purposes or drug utilization edits that are based on approved product labeling.

b. **Pharmacy Overrides at Point-of-Sale:** During the MEMBER'S transition period, all edits (with the exception of those outlined in Part C above) associated with non-formulary drugs are automatically overridden by MedImpact's claims adjudication system at the point-of-sale.

MedImpact will ensure that pharmacies can override step therapy and prior authorization edits - other than those that are in place to determine Part A or B vs. Part D coverage, determine Part D coverage and prevent coverage of non-Part D drugs, and promote safe utilization of a Part D drug (e.g., quantity limits based on FDA maximum recommended dose, early refill edits) - during transition at point-of-sale.

Pharmacies can also contact MedImpact's Pharmacy Help Desk directly for immediate assistance with point-of-sale overrides, MedImpact can also accommodate overrides at point-of-sale for emergency fills as described in section 1.6.

IV. DEFINITIONS

Whenever a word or term appears capitalized in this policy and procedure, the reader should refer to the "Definitions" below.

TERM	DEFINITION
Centers for Medicare & Medicaid Services (CMS)	The federal agency responsible for the administration of Medicare, Medicaid, the Children's Health Insurance Program (CHIP), and the Health Insurance Marketplace. CMS develops and enforces regulations, oversees health care quality standards, and ensures compliance for public health insurance programs nationwide.
Medically Necessary/Medical Necessity	Means all Covered Services that are reasonable and necessary to protect life, prevent illness or disability, alleviate severe pain through the diagnosis or treatment of disease, illness or injury, achieve ageappropriate growth and development, and attain, maintain, or regain functional capacity per Title 22 CCR Section 51303(a) and 42 CFR 438.210(a)(5). When determining the Medical Necessity of Covered Services for a Medi-Cal beneficiary under the age of 21, "Medical Necessity" is expanded to include the standards set forth in 42 USC Section 1396d(r), and W & I Code Section 14132 (v). For individuals under 21 years of age, EPSDT service is considered medically necessary or a medical necessity when it is necessary to correct or ameliorate defects and physical and mental illnesses and conditions that are discovered by screening services. A service need not cure a condition in order to be covered under



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	EPSDT. Services that maintain or improve the child's current health condition are also covered under EPSDT because they "ameliorate" a condition. Maintenance services are defined as services that sustain or support rather than those that cure or improve health problems. Services are covered when they prevent a condition from worsening or prevent development of additional health problems. The common definition of "ameliorate" is to "make more tolerable". Additional services must be provided if determined to be medically necessary for an individual child.	
Member	A beneficiary enrolled in a CHPIV program.	
Provider	Individual or entity that is engaged in the delivery of services, or ordering or referring for those services, and is licensed or certified to do so.	
Subcontractor	An individual or entity that has a subcontract with the MCP that relates directly or indirectly to the performance of the MCP's obligations under the contract with DHCS. A network provider is not a subcontractor by virtue of the network provider agreement, as per 42 CFR § 438.2.	

COMMUNITY HEALTH PLAN OF IMPERIAL VALLEY



Community Advisory Committee Report, Qtr 3

Meeting Date: Sep 16, 2025, 12-2pm

Agenda Items Reviewed:

- PNA/SMART goal update: enhance access to medical and dental care for all members
- Non-specialty mental health outreach and education plan
- Health literacy program overview
- DayOut El Centro program overview, Guest: Maribell Menendez
- Community sharing and open forum

Key Observations:

- The last two meetings have been run in Spanish, and we are receiving more active member participation.
- Members commented on challenges with getting behavioral health meds through PCPs, lack of access to oral health specialists, and challenges arranging transportation through the plan.

Actions Taken:

- Approval of Q2 meeting minutes
- Approval of charter amendments to conform with regulatory changes

Recommendations:

- Once member seat is filled on Commission, may want that Commissioner to serve as Chair of Community Advisory Committee.
- Staff are preparing a Cultural and Linguistic score card to be reviewed by the Community Advisory Committee in Quarter 4. This scorecard could inform selection of 2026 CAC goals.



Information Items



Community Health Plan of Imperial Valley **2025 Audit Planning**

Discussion with Management and the Audit Committee

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Agenda

- 1. Your Service Team
- 2. Scope of Services
- 3. Auditor's Responsibility in a Financial Statement Audit
- 4. Significant Risks Identified
- 5. Risks Discussion
- 6. Consideration of Fraud in a Financial Statement Audit
- 7. Audit Timeline
- 8. Audit Deliverables
- 9. Expectations
- 10. Recent Accounting Developments
- 11. Executive Health Care Conference
- 12. Executive Session



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Other team members:

Nick Scott, Assurance Manager Renee Navarro, Assurance Senior Javier Zamora, Assurance Staff Nicole Martin, Assurance Staff



Scope of Services

Relationships between Baker Tilly and Community Health Plan of Imperial Valley:

Annual Audit

 Annual financial statement audit of Community Health Plan of Imperial Valley for the year ended December 31, 2025.

Non-Attest Services

• Assist in drafting the financial statements and related footnotes as of and for the year ended December 31, 2025.

Auditor's Responsibilities in a Financial Statement Audit

Auditor is responsible for:

- Forming and expressing an opinion on whether the financial statements are prepared, in all material respects, in conformity with U.S. generally accepted accounting principles;
- Performing an audit in accordance with generally accepted auditing standards issued by the American Institute of Certified Public Accountants;
- Communicating significant matters, as defined by professional standards, arising during the audit that are relevant to you; and
- When applicable, communicating particular matters required by law or regulation, by agreement with you, or by other requirements applicable to the engagement.

The audit of the financial statements doesn't relieve management or you of your responsibilities.

The auditor is not responsible for designing procedures for the purpose of identifying other matters to communicate to you.

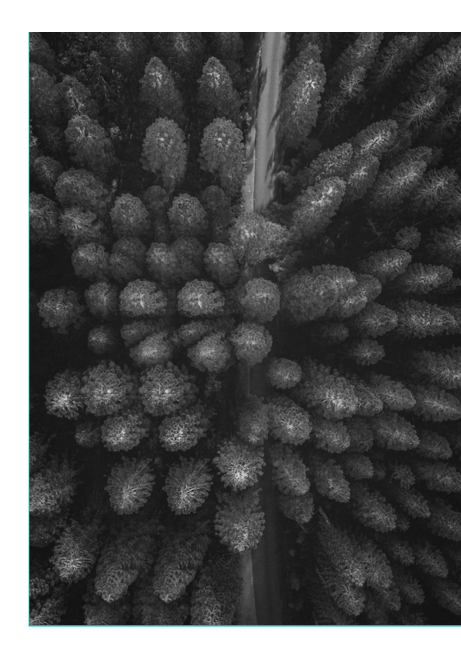
Significant Risks Identified

During the planning of the audit, we have identified the following significant risks:

Significant Risks	Procedures
Management Override of Controls	During journal entry testing, we will test the workflow of the users entering and posting journal entries to verify that manual adjustments are reviewed and approved. Additionally, we will perform required fraud inquiries with various levels of management and those charged with governance (TCWG).
Capitation Revenue	We will perform test of details of capitation revenue by comparing YTD capitation revenue recorded to cash receipts and investigating significant differences.

Risks Discussion

- 1. What are your views regarding:
 - Community Health Plan of Imperial Valley's objectives, strategies, and business risks that may result in material misstatements
 - Significant communications between the entity and regulators
 - Attitudes, awareness, and actions concerning:
 - Community Health Plan of Imperial Valley's internal control and importance
 - How those charged with governance oversee the effectiveness of internal control
 - · Detection or the possibility of fraud
 - Other matters relevant to the audit
- 2. Do you have any areas of concern?



Consideration of Fraud in a Financial Statement Audit

Auditor's responsibility: Obtain reasonable assurance the financial statements as a whole are free from material misstatement – whether caused by fraud or error

To identify fraud-related risks of material misstatement, we:

- Brainstorm with team
- Conduct personnel interviews
- Document understanding of internal control
- Consider unusual or unexpected relationships identified in planning and performing the audit

Procedures we perform:

- Examine general journal entries for nonstandard transactions
- Evaluate policies and accounting for revenue recognition
- Test and analyze significant accounting estimates for biases
- Evaluate rationale for significant unusual transactions



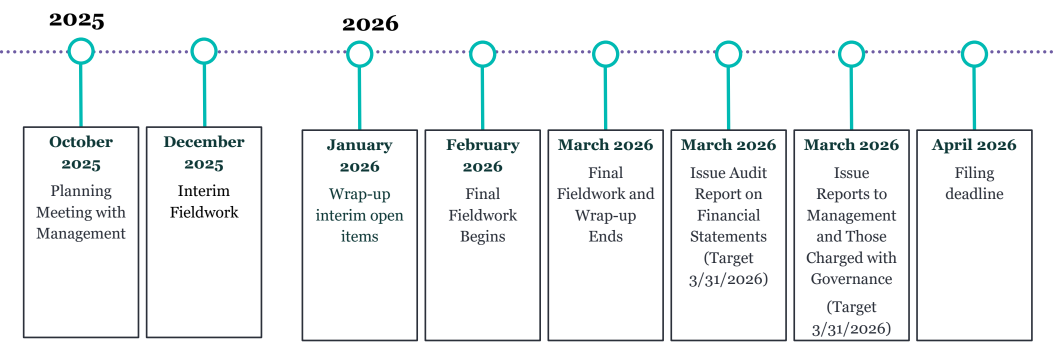
Prior Year Report to Management

During the prior year audit we noted the following material weaknesses:

Financial Close and Reporting	Lack of timely reconciliations on various major accounts.
Formal documentation of policies, procedures, and accounting conclusions	Lack formal documentation of various policies and procedures for the full year-ended December 31, 2024.
QuickBooks	Quickbook users are able to re-open and adjust previous accounting periods; the software does not maintain robust documentation trails (for management review); and there is a lack of segregation of duties.
Segregation of duties	Employees with access to cash receipts and disbursement areas of the general ledger should not have the authority to sign checks or have access to the check stock. Implement controls to review and approve posted journal entries.



Audit Timeline



Audit Deliverables



Report of Independent Auditors

on financial statements for Community Health Plan of Imperial Valley for the year ended December 31, 2024



Report to Management

(communicating internal control related matters identified in an audit)



Report to Those Charged With Governance

(communicating required matters and other matters of interest)



Expectations

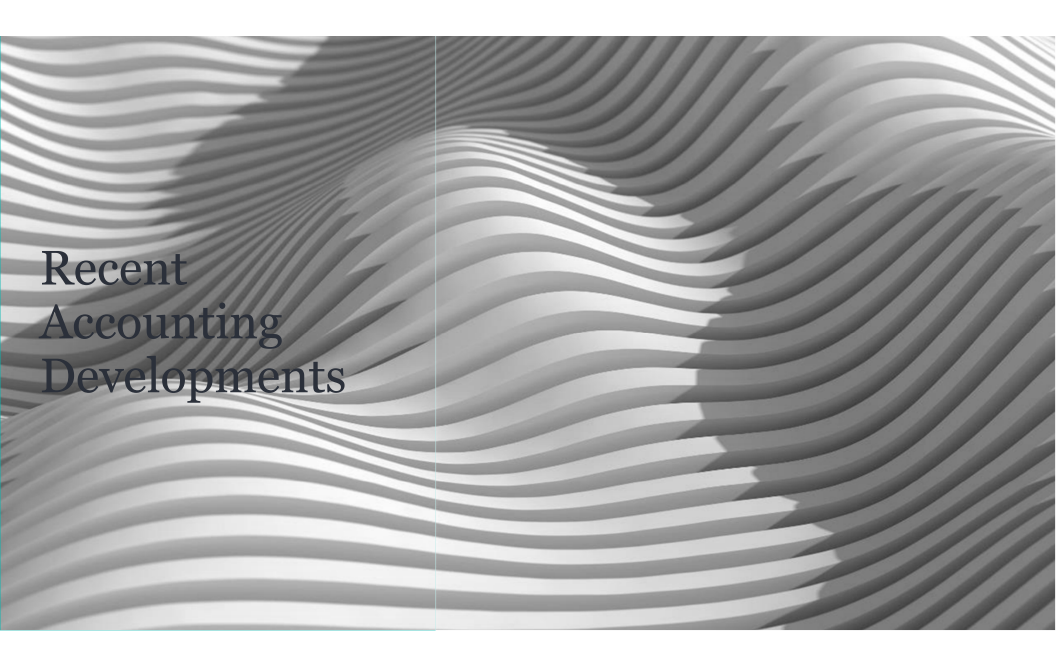
CHPIV will:

- Have no adjusting journal entries after beginning of field work.
- Close books and records before beginning of field work.
- Provide auditor requested information in request portal one week prior to the beginning of fieldwork.

Baker Tilly will:

- Communicate proposed adjustments with management when identified.
- Communicate control deficiencies with management when identified.
- Discuss any additional fees over the estimate in engagement letter with management.





RECENT ACCOUNTING DEVELOPMENTS

Accounting Standards Update – GASB

Statement	Title	Effective
No. 102	Certain Risk Disclosures - The objective of this Statement is to provide users of government financial statements with essential information about risks related to a government's vulnerabilities due to certain concentrations or constraints. This Statement defines a concentration as a lack of diversity related to an aspect of a significant inflow of resources or outflow of resources. A constraint is a limitation imposed on a government by an external party or by formal action of the government's highest level of decision-making authority.	Fiscal years beginning after June 15, 2024 (Effective for FY25).
No. 103	Financial Reporting Model Improvements – The objective of this Statement is to improve key components of the financial reporting model to enhance its effectiveness in providing information that is essential for decision making and assessing a government's accountability. This Statement also addresses certain application issues.	Fiscal years beginning after June 15, 2025 (Effective for FY26).
No. 104	Disclosure of Certain Capital Assets – State and local governments are required to provide detailed information about capital assets in notes to financial statements. Statement No. 34, Basic Financial Statements—and Management's Discussion and Analysis—for State and Local Governments, requires certain information regarding capital assets to be presented by major class.	Fiscal years beginning after June 15, 2025 (Effective for FY26).

Insights and Resources

In today's fast-paced world, we know how precious your time is. We also know that knowledge is key. These resources offer what you need to know, when you need to know it, and are presented in the format that fits your life.

We'll keep you informed to help you stay abreast of critical industry issues.

Baker Tilly closely monitors regulatory agencies, participates in industry and technical forums, and writes about a wide range of relevant accounting, tax, and business issues to keep you informed.

We also offer CPE webinars and events, which are archived and available on demand, allowing you to watch them on your schedule.

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2025 Executive Health Care Conference

Join C-suite professionals from across the health care ecosystem to discuss the state of the industry and prepare leaders for 2026.

HIGHLIGHTS

Nov 12: Women's Executive Healthcare Leadership Forum

Nov 13: State of the Union Political Point-Counterpoints Reception with Keynotes

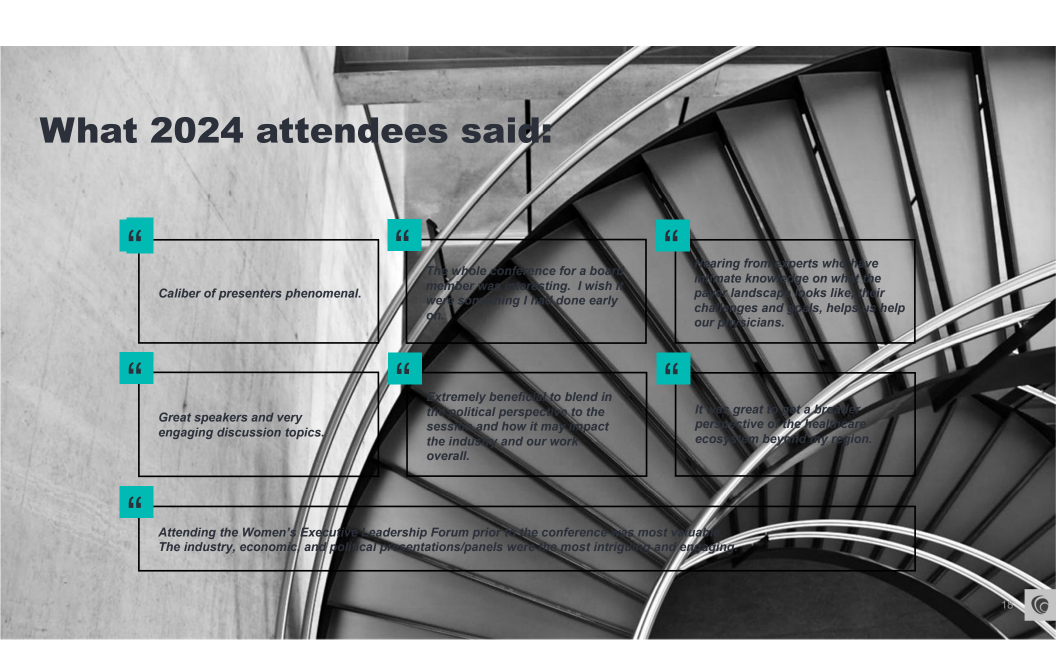
Nov 14: Economic Forecast

November 12-14, 2025

Red Rock Casino Resort & Spa Las Vegas, NV

REGRISTRATION OPENS APRIL 2025









COMMUNITY HEALTH PLAN OF IMPERIAL VALLEY



Operations Report, October 2025

Period Covered: Sep 2025

Highlights:

- **Team:** Veronica Arroyo, receptionist, promoted to Member Experience Representative. Hiring now for receptionist position.
- Community Advisory Committee (CAC) Goal: Increase member utilization of treatment for depression and anxiety by 10%.
 - Scheduling in-person member education sessions across the county on how to access tele-mental health and other non-specialty mental health services.

D-SNP Go Live:

- o Community Care Advantage marketing for 2026 has begun. Supplemental benefits include:
 - Non- emergency transportation to local doctor appointments.
 - \$0 copay for certain generic and chronic medications.
 - Debit card benefit:
 - \$55 per month for qualified over the counter medications or use for fitness expenses.
 - \$55 per month for eligible members for food and groceries (not all members will qualify).
 - \$2,000 dental benefit for crowns and dentures.
 - Eye exam + \$250 for glasses/frames every 2 years.
- o All CHPIV Sales reps are licensed and trained, enrollment begins 10/15.
- Sales phone lines are operational and ring first to CHPIV office and then roll over to Community Health Group member services if no local staff are available.
- o Community Advantage Plus website scheduled to be live by 10/15.
- o First CHPIV credentialing committee meeting on 10/14 (tentative).
- **Engage CBOs:** Project plans approved for:
 - DayOut (El Centro & Brawley)
 - Coordinate quarterly on-site member education sessions.
 - Participate in senior wellness activities and events.

- Develop a referral process for members requiring adult day services.
- Provide branded outreach materials for both sites.
- o Imperial County Behavioral Health (ICBH)
 - Align CHPIV care management team with ICBH for warm handoffs.
 - Collaborate on behavioral health awareness workshops.
 - Partner on crisis intervention awareness initiatives.
 - Hold quarterly coordination meetings between CHPIV and ICBH leadership.
- **Medi-Cal:** Established Joint Operating Committee with Health Net. Receiving additional operational reporting. Member escalation process implemented.

Key Metrics:

Status	Category	Goal	Prior Month
			Performance
	Provider Network	100% of direct provider contracts are	90% submitted to
		signed by 1/1	credentialing
	Member	20 outbound member calls per month	13, NPS = 92%
	engagement		[NPS = Net Promoter
			Score]
	Enrollment	417 new enrollments between 10/15	n/a
		and 12/31	
	Community	Increase # of members receiving care	565 members treated
	Advisory	for depression & anxiety by 10% from	as of Sep 30, 2025
	Committee	327 in 2024 to 360 in 2025	

Issues/Risks:

- UCSD counter-counter offer sent 10/3.
- IPA implementation and contracts behind schedule, but top priority in the next month.

Next 30 Days:

- IPA implementation and contracts.
- Enroll 85 new Community Advantage Plus members.





HUMAN RESOURCES REVIEW October 13, 2025

THE MONTH IN REVIEW

- 7 new hires (6 local!)
- 2 current open positions: Senior Compliance Advisor, Receptionist
- Assisting CHG with hiring a UM Nurse
- Continued work on benefit changes and enhancements for November open enrollment
- Implemented a platform that will automatically check licenses and exclusions monthly
- Planning 2026 wage budget

A PREVIEW OF THE NEXT MONTH

- Benefit open enrollment in mid-November
- Performance review and goal setting planning for December

HR NUMBERS AT A GLANCE (THROUGH OCTOBER 13, 2025)

Total number of employees	43
Local	31
Remote	12
Number of exits in 2025	4 (+1) No new exits this month
	- 1 involuntary
	 1 not returning from leave
	- 2 personal reasons