# Managed Care Program Annual Report (MCPAR) for Virginia: Cardinal Care

Due date Last edited Edited by Status

12/27/2024 12/18/2024 Ali Faruk Submitted

Indicator Response

## **Exclusion of CHIP from MCPAR**

Enrollees in separate CHIP programs funded under Title XXI should not be reported in the MCPAR. Please check this box if the state is unable to remove information about Separate CHIP enrollees from

its reporting on this program.

Not Selected

### **Section A: Program Information**

### **Point of Contact**

Number	Indicator	Response
A1	State name	Virginia
	Auto-populated from your account profile.	
A2a	Contact name	Ali Faruk
	First and last name of the contact person. States that do not wish to list a specific individual on the report are encouraged to use a department or program-wide email address that will allow anyone with questions to quickly reach someone who can provide answers.	
A2b	Contact email address	ali.faruk@dmas.virginia.gov
	Enter email address. Department or program-wide email addresses ok.	
A3a	Submitter name	Ali Faruk
	CMS receives this data upon submission of this MCPAR report.	
A3b	Submitter email address	ali.faruk@dmas.virginia.gov
	CMS receives this data upon submission of this MCPAR report.	
A4	Date of report submission	12/25/2024
	CMS receives this date upon submission of this MCPAR report.	

### **Reporting Period**

Indicator	Response
Reporting period start date	10/01/2023
Auto-populated from report dashboard.	
Reporting period end date	06/30/2024
Auto-populated from report dashboard.	
Program name	Cardinal Care
Auto-populated from report dashboard.	
	Reporting period start date Auto-populated from report dashboard.  Reporting period end date Auto-populated from report dashboard.  Program name Auto-populated from report

### Add plans (A.7)

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

Indicator	Response
Plan name	Aetna Better Health of Virginia
	Anthem Healthkeepers Plus
	Molina Healthcare
	Sentara Community Plan
	United Healthcare Community PLan

### Add BSS entities (A.8)

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

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

Indicator	Response
BSS entity name	Maximus (Enrollment Broker); Virginia Department for Aging and Rehabilitative Services; State Long Term Care Ombudsman

### Add In Lieu of Services and Settings (A.9)



A Beginning December 2025, this section must be completed by states that authorize ILOS. Submission of this data before December 2025 is optional.

This section must be completed if any ILOSs other than short term stays in an Institution for Mental Diseases (IMD) are authorized for this managed care program. Enter the name of each ILOS offered as it is identified in the managed care plan contract(s). Guidance on In Lieu of Services on Medicaid.gov.

In	dicator	Response
IL	OS name	

### **Section B: State-Level Indicators**

### **Topic I. Program Characteristics and Enrollment**

Number	Indicator	Response
BI.1	Statewide Medicaid enrollment	1,909,426
	Enter the average number of individuals enrolled in Medicaid per month during the reporting year (i.e., average member months). Include all FFS and managed care enrollees and count each person only once, regardless of the delivery system(s) in which they are enrolled.	
B1.2	Statewide Medicaid managed care enrollment	1,708,615
	Enter the average number of individuals enrolled in any type of Medicaid managed care per month during the reporting year (i.e., average member months).  Include all managed care programs and count each person only once, even if they are enrolled in multiple managed care programs or plans.	

### **Topic III. Encounter Data Report**

Number	Indicator	Response
BIII.1	Data validation entity	State Medicaid agency staff
	Select the state agency/division or contractor tasked with	EQRO
	evaluating the validity of encounter data submitted by MCPs.	Proprietary system(s)
	Encounter data validation includes verifying the accuracy, completeness, timeliness, and/or consistency of encounter data records submitted to the state by Medicaid managed care plans. Validation steps may include pre-acceptance edits and post-acceptance analyses. See Glossary in Excel Workbook for more information.	Other, specify – All vendors
BIII.2	HIPAA compliance of proprietary system(s) for encounter data validation	Yes
	Were the system(s) utilized fully HIPAA compliant? Select one.	

### **Topic X: Program Integrity**

### **BX.1**

### Payment risks between the state and plans

Describe service-specific or other focused PI activities that the state conducted during the past year in this managed care program.

Examples include analyses focused on use of long-term services and supports (LTSS) or prescription drugs or activities that focused on specific payment issues to identify, address, and prevent fraud, waste or abuse. Consider data analytics, reviews of under/overutilization, and other activities. If no Pl activities were performed, enter 'No PI activities were performed during the reporting period' as your response. 'N/A' is not an acceptable response.

We use many levels of Program Integrity oversight of the Plans as well as work in conjunction with the Plans - i.e.. Quarterly Collaborative meetings to discuss FWA across all Plans. DMAS PI also conducts data analysis across all Plans and FFS using our Fraud and Detection System - Examples of your analytics are: FADS, or the Fraud and Detection System, has various components and modules. This summary provides a high-level overview of the capabilities of the analytics focused components: 1. Algorithms are analytics

custom designed for a specific purpose and deployed by the Optum FADS team quarterly in collaboration with the DMAS PID FADS Analytics team. So far, the following eleven algorithms have been developed and deployed. Excessive Mental Health Services By Servicing NPI (FA207A) - Identifies providers rendering excessive mental health services, excluding mental health centers. The report displays a report with servicing providers that exceed the threshold of services provided per member. LTC Members with No Patient Pay Obligation Amount (FA469B) Detects LTC members with a patient pay obligation amount

of zero. Patient pay obligation is the amount a member in a LTC Facility is responsible for paying toward their Long-Term Services and Support (LTSS) bill that is based on their income. Excessive Physician Hours per Day Summary (FA446A) Detects servicing providers who bill an excessive number of hours per day. The hours billed may be distributed across multiple claims by the same physician and are billable by a variety of provider types. Excessive Use of Miscellaneous Codes Servicing Provider Summary (FA065A) Identifies summary information for servicing providers billing 5 or more unlisted procedure codes in a quarter. DRG Inpatient and Readmission /Transfers Summary (FA479A) Detects inpatient facilities that are readmitting/transferring patients within 30 days or less from being discharged. These situations are considered a single admittance rather than two. The first claim should be adjusted to include the payment for both claims. The readmit/transfer claim should be voided. Misuse of Evaluation and Management – New Office Visits and Established office Visits (FA438A) Identifies servicing providers who bill multiple new office visit evaluation and management (E&M) procedure codes or incorrectly use new office visits

evaluation and management procedure codes in place of established office visit E&M procedure codes for the same member within a three-year period. This algorithm also reports on any other evaluation and management services that are billed on the same date of service for the same member as a new or established office visit. Postmortem Services – Member (FA064A) Identifies paid claim lines with a date of service (DOS) that is after a member's date of death (DOD) and excludes certain reinstatement codes to prevent false positives. This algorithm focuses on all services that appear to have been rendered (based on the date of service) after the DOD and subsequently paid. The member's DOD comes from the member file. Time Limited services (FA484A) This algorithm identifies the servicing provider and corresponding claims where a provider has ordered time-limited services that exceeds identified time limits. The provider Summary will quickly identify which providers exceed the limit and how often they are exceeding the identified time limit. COVID-19 Lab Testing (FA482A) This algorithm identifies the billing provider on claims where a provider has ordered additional lab testing for a member in conjunction with a COVID-19

test. The summary report includes claim counts for COVID-19 testing and claim counts for additional lab tests performed on the same DOS for the same member. IDs In Multiple Algorithms This report compiles all of the providers by NPI that have appeared on multiple of the algorithms listed above. It details how many distinct algorithms the provider was found on, and how many times between them. Provider Activity Spike Detection This semiconfigurable report allows the user to select a recent time period to view providers with a significant increase/decrease (spike) in billing activity. Long Term Care Facility Review This report compiles a list of facilities and providers that bill Medicaid member's part of a Long-Term Care (LTC) facility, where ostensibly the majority of their care should be covered by the LTC facility itself. High Cost Members Report This list compiles the Medicaid members with the highest expenditures. Additional information is included in the report like the member's aid category, how many distinct diagnoses they have, how many providers they see, etc. Top N Reports A number of reports that compile the most commonly occurring data elements among DMAS claims data: • Top N Diagnosis Codes ● Procedure Codes ● Top

N NDC Codes • Top N DRG As well as DMAS PI analytics, each Plan has their own SIU team performing analytics.

## BX.2 Contract standard for overpayments

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

## BX.3 Location of contract provision stating overpayment standard

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

#### 19.3 Treatment of Recoveries

## Description of overpayment contract standard

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

19.3 Treatment of Recoveries Generally, the Contractor must be permitted to retain recoveries of overpayments identified through their own monitoring and investigative efforts. However, any overpayments for claims that were paid more than three (3) years prior to the date that the Contractor formally notified the Department of the overpayment will be retained by the Department. In addition, if the Contractor has not recovered an overpayment within one (1) year of being authorized to recovery such overpayment, then the Department is entitled to

recoup and retain such overpayment.

## BX.5 State overpayment reporting monitoring

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

The External Provider and Policy Review Unit (EPAP) was a new Program Integrity Unit in FY18. Each Managed Care Organization (MCO) is required to establish their own internal program integrity unit to guard against fraud, waste, and/or abuse of Medicaid program benefits and resources. The EPAP unit provides oversight to the MCO program integrity units and primarily focuses on ensuring compliance with the Cardinal Care contract. The EPAP unit will perform audits of contractor review documentation to ensure contract requirements are being met. EPAP follows policies and procedures within the Program Integrity section of the Cardinal Care contract that outline the requirements for the contractor to uphold and how EPAP will conduct the review process. We Track timeliness and compliance by review and reconciliation of the quarterly report. Annual Review Process EPAP does not follow an audit plan but will provide direct DMAS oversight of the MCO and contractor Program Integrity Plans. DMAS will select reviews to ensure they were completed in accordance with policies and procedures, contract requirements, and the Code of

Virginia. Contractors are required to submit electronically to DMAS each quarter all activities conducted on behalf of Program Integrity by the Contractor and include findings related to these activities. This report will serve as the annual report of overpayment recoveries required under 42 C.F.R. §§ 438.604(a)(7), 438.606, and 438.608(d)(3). The report must include, but is not limited to, the following: 1. Allegations received and results of preliminary review 2. Investigations conducted and outcome 3. Payment Suspension notices received and suspended payments summary 4. Claims Edits/Automated Review summary 5. Coordination of Benefits/Third-Party Liability savings and recoveries 6. Service Authorization/Medical Necessity savings 7. Provider Education Savings 8. Provider Screening reviews and denials 9. Providers Terminated 10. Unsolicited Refunds (Provideridentified Overpayments) 11. Archived Referrals (Historical Cases) 12. Other Activities Upon submission, DMAS will review the Quarterly Fraud/Waste/Abuse Overpayment Report. This evaluation will examine ongoing reporting as well as the contents of the report to ensure that all contractual requirements are

being met. Each MCO is required to complete an Internal Monitoring and Audit Plan which identifies the scope of reviews that will be performed during the year. DMAS will evaluate progress towards the Internal Monitoring and Audit Plan required to identify any major changes or shortcomings to projected program integrity activity. DMAS will evaluate this submission and provide feedback to the Contractor. A minimum number of investigations shall be conducted annually based on total dollars in medical claims expenditures. Investigations conducted by the Contractor shall involve the review of medical records for claims representing at least 3 percent of total medical expenditures. Personnel Structure and Experience within EPAP EPAP unit is embedded in the Program Integrity Division. EPAP is comprised of 3 analysts, and one supervisor. Although there are no required certifications or licenses, the EPAP staff have experience in Medicaid auditing and contract compliance.

## Changes in beneficiary circumstances

Describe how the state ensures timely and accurate reconciliation of enrollment files between the state and plans to ensure appropriate

The Department posts an Enrollment Roster to its secure FTP EDI server using the X12 834 HIPAA compliant electronic data interchange (EDI) transaction set. These files will contain full member eligibility data (audit

payments for enrollees experiencing a change in status (e.g., incarcerated, deceased, switching plans).

records) for member assignments to the MCOs. The 834 Enrollment Roster provides the MCOs with ongoing information about its active and disenrolled members. Twice a month throughout the term of the Department's contract with the MCOs, the Department posts an enrollment change file to its secure FTP EDI server using the 834 EDI transaction set. These files contain all changes to the MCO's member eligibility data since the last 834 was produced. These changes will include "add" transactions (member is newly enrolled for the MCO), "terminate" transactions (member is disenrolled or dropped from the MCO), and "audit" information (any information that changed for the current member).

## BX.7a Changes in provider circumstances: Monitoring plans

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

Yes

## BX.7b Changes in provider circumstances: Metrics

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

Yes

### BX.7c

## Changes in provider circumstances: Describe metric

Describe the metric or indicator that the state uses.

As part of the overall MCO oversight conducted by the Program Integrity Division, the MCOs are required to document in their quarterly reports provider terminations. The provider terminations are documented on the designated tab of the quarterly report. The quarterly report is submitted to the Program Integrity Division for review of the MCOs program integrity efforts. As noted in the MCO contract, any MCO may terminate or suspend participating providers according to the terms described in its agreements with its network providers, including but not limited to "for cause" terminations, such as access, program integrity, or quality of care issues, as well as "not-forcause" or "at-will" terminations under authority granted by the MCO contract. MCOs should report all providers who were terminated, suspended, or otherwise removed from the provider network. Though DMAS understands that for the MCO's purposes, many providers with terminations related to PI investigative activity are listed as "not-forcause" or "at-will", DMAS requests that the MCO identify providers whose terminations were associated with PI-related findings for the purposes of the quarterly report.

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

No

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

## Website posting of 5 percent or more ownership control

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

No

### BX.10 Periodic audits

If the state conducted any audits during the contract year to determine the accuracy, truthfulness, and completeness of the encounter and financial data submitted by the plans, provide the link(s) to the audit results. Refer to 42 CFR 438.602(e). If no audits were conducted, please enter 'No such audits were conducted during the reporting year' as your response. 'N/A' is not an acceptable response.

https://dmas.virginia.gov/datareporting/quality-populationhealth/studies-and-reporting/

### **Section C: Program-Level Indicators**

**Topic I: Program Characteristics** 

Number	Indicator	Response
C1I.1	Program contract  Enter the title of the contract between the state and plans participating in the managed care program.	Cardinal Care Managed Care
N/A	Enter the date of the contract between the state and plans participating in the managed care program.	10/01/2023
C11.2	Contract URL  Provide the hyperlink to the model contract or landing page for executed contracts for the program reported in this program.	https://www.dmas.virginia.gov/media/cyod1lnw/cardinal-care-managed-care-fy2025-contract.pdf
C11.3	Program type  What is the type of MCPs that contract with the state to provide the services covered under the program? Select one.	Managed Care Organization (MCO)
C1I.4a	Special program benefits  Are any of the four special benefit types covered by the managed care program: (1)	Behavioral health  Long-term services and supports (LTSS)  Transportation

behavioral health, (2) long-term services and supports, (3) dental, and (4) transportation, or (5) none of the above? Select one or more. Only list the benefit type if it is a covered service as specified in a contract between the state and managed care plans participating in the program. Benefits available to eligible program enrollees via feefor-service should not be listed here.

## C11.4b Variation in special benefits

n/a

What are any variations in the availability of special benefits within the program (e.g. by service area or population)? Enter "N/A" if not applicable.

## C11.5 Program enrollment

1,742,971

Enter the average number of individuals enrolled in this managed care program per month during the reporting year (i.e., average member months).

## C11.6 Changes to enrollment or benefits

There were no major changes to the population or benefits during the reporting year.

Briefly explain any major changes to the population enrolled in or benefits provided by the managed care program during the reporting year. If there were no major changes, please enter 'There were no major changes to the population or benefits during the reporting year' as your response. 'N/A' is not an acceptable response.

### **Topic III: Encounter Data Report**

Number	Indicator	Response
C1III.1	Uses of encounter data	Rate setting
	For what purposes does the state use encounter data collected from managed care plans (MCPs)? Select one or more.  Federal regulations require that states, through their contracts with MCPs, collect and maintain sufficient enrollee encounter data to identify the provider who delivers any item(s) or service(s) to enrollees (42 CFR 438.242(c)(1)).	Quality/performance measurement  Monitoring and reporting  Contract oversight  Program integrity
		Policy making and decision support  Other, specify – Pharmacy rebates
C1III.2	Criteria/measures to evaluate MCP performance  What types of measures are used by the state to evaluate managed care plan performance in encounter data submission and correction? Select one or more. Federal regulations also require that states validate that submitted enrollee encounter data they receive is a complete and accurate representation of the services provided to enrollees under the contract between the state and the MCO, PIHP, or PAHP. 42 CFR 438.242(d).	Other, specify – Cardinal Care employs a data quality scorecard (DQSC) to measure the MCO's performance in encounter data submission. The DQSC evaluates payment cycle data, certification as well as payment timeliness, reasonableness and accuracy.
C1III.3	Encounter data performance criteria contract language  Provide reference(s) to the contract section(s) that describe the criteria by which managed care plan	Section 11, Information Management Systems

performance on encounter data submission and correction will be measured. Use contract section references, not page numbers.

## C1III.4 Financial penalties contract language

Provide reference(s) to the contract section(s) that describes any financial penalties the state may impose on plans for the types of failures to meet encounter data submission and quality standards. Use contract section references, not page numbers.

### Section 11.12 Data Quality Requirements

## C1III.5 Incentives for encounter data quality

Describe the types of incentives that may be awarded to managed care plans for encounter data quality. Reply with "N/A" if the plan does not use incentives to award encounter data quality.

Section 17, Oversight - MCO rates are based on the encounter data, this increasing commitment to data quality and completeness

## C1III.6 Barriers to collecting/validating encounter data

Describe any barriers to collecting and/or validating managed care plan encounter data that the state has experienced during the reporting year. If there were no barriers, please enter 'The state did not experience any barriers to collecting or validating encounter data during the reporting year' as your response. 'N/A' is not an acceptable response.

• Documentation of EDI translator rules (compliance check) • IT turnaround time for MCOs to comply with SMA changes • Restrictions on number of records in EDI files • Issues with submission of adjustments & voids for failed originals • Timeliness of code set updates for encounter edits • Onboarding of new MCO systems and subcontractors requires extensive testing and staff resources.

### **Topic IV. Appeals, State Fair Hearings & Grievances**

Number	Indicator	Response
C1IV.1	State's definition of "critical incident", as used for reporting purposes in its MLTSS program  If this report is being completed for a managed care program that covers LTSS, what is the definition that the state uses for "critical incidents" within the managed care program? Respond with "N/A" if the managed care program does not cover LTSS.	A critical incident is any incident that threatens or impacts the well-being of the Member. Critical incidents shall include, but are not limited to, the following incidents: medication errors, severe injury or fall, theft, suspected physical or mental abuse or neglect, financial exploitation, and death of a Member.
C1IV.2	State definition of "timely" resolution for standard appeals  Provide the state's definition of timely resolution for standard appeals in the managed care program.  Per 42 CFR §438.408(b)(2), states must establish a timeframe for timely resolution of standard appeals that is no longer than 30 calendar days from the day the MCO, PIHP or PAHP receives the appeal.	As expeditiously as the Member's health condition requires and not to exceed thirty (30) calendar days from the initial date of receipt of the internal appeal request.
C1IV.3	State definition of "timely" resolution for expedited appeals  Provide the state's definition of timely resolution for expedited appeals in the managed care program.  Per 42 CFR §438.408(b)(3), states must establish a timeframe for timely resolution of expedited appeals that is no longer than 72 hours after the MCO, PIHP or PAHP receives the appeal.	Within 72 hours from the initial receipt of the appeal.

## C1IV.4 State definition of "timely" resolution for grievances

Provide the state's definition of timely resolution for grievances in the managed care program. Per 42 CFR §438.408(b)(1), states must establish a timeframe for timely resolution of grievances that is no longer than 90 calendar days from the day the MCO, PIHP or PAHP receives the grievance.

As expeditiously as the Member's health condition requires, within state established timeframes not to exceed ninety (90) calendar days from the date the Contractor receives the grievance in a format and language that meets, at a minimum, the standards described in 42 CFR § 438.10.

## Topic V. Availability, Accessibility and Network Adequacy

**Network Adequacy** 

Number	Indicator	Response
C1V.1	Gaps/challenges in network adequacy  What are the state's biggest challenges? Describe any challenges MCPs have maintaining adequate networks and meeting access standards. If the state and MCPs did not encounter any challenges, please enter 'No challenges were encountered' as your response. 'N/A' is not an acceptable response.	Meeting network adequacy time and distance standards in areas that lack specific/critical provider types. Workforce adequacy is a challenge as it is in many other states.
C1V.2	State response to gaps in network adequacy  How does the state work with MCPs to address gaps in network adequacy?	The state is working with MCOs to provide continuous education and technical assistance to ensure compliance with network adequacy standards. We are also exploring telehealth options to expand access.

### **Access Measures**

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

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

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



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

1/32

**C2.V.2 Measure standard** 

Adult Primary Care

C2.V.3 Standard type

Maximum time or distance

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

Primary care Rural Adult

**C2.V.7 Monitoring Methods** 

Geomapping

**C2.V.8 Frequency of oversight methods** 

Quarterly



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

2/32

C2.V.2 Measure standard

Adult Primary Care

**C2.V.3 Standard type** 

Maximum time or distance

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

Primary care Urban Adult

**C2.V.7 Monitoring Methods** 

Geomapping

#### C2.V.8 Frequency of oversight methods

Quarterly



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

3/32

#### **C2.V.2 Measure standard**

Pediatrician (Pediatrics)

#### C2.V.3 Standard type

Maximum time or distance

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

Primary care Rural Pediatric

### **C2.V.7 Monitoring Methods**

Geomapping

### C2.V.8 Frequency of oversight methods

Quarterly



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

4/32

#### **C2.V.2 Measure standard**

Pediatrician (pediatrics)

#### C2.V.3 Standard type

Maximum time or distance

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

Primary care Urban Pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

C2.V.8 Frequency of oversight methods

Quarterly



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

5/32

**C2.V.2 Measure standard** 

Hospital (acute)

C2.V.3 Standard type

Maximum time or distance

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

Hospital Rural Adult

**C2.V.7 Monitoring Methods** 

Geomapping

C2.V.8 Frequency of oversight methods

Quarterly



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

6/32

**C2.V.2** Measure standard

Hospital (acute)

C2.V.3 Standard type

Maximum time or distance

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

Hospital Urban Adult

**C2.V.7 Monitoring Methods** 

Geomapping

**C2.V.8 Frequency of oversight methods** 

Quarterly



**C2.V.1** General category: LTSS-related standard: provider 7/32 travels to the enrollee

**C2.V.2** Measure standard

Mental Health Services (except for mh case management)

C2.V.3 Standard type

Minimum number of network providers

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

Behavioral Urban Adult and health pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

C2.V.8 Frequency of oversight methods

Quarterly



Complete C2.V.2 Measure standard

Mental health services (except for MH case management)

C2.V.3 Standard type

Minimum number of network providers

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

Behavioral Rural Adult and health pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

C2.V.8 Frequency of oversight methods

Monthly



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

9/32

**C2.V.2 Measure standard** 

**Urgent Care Facility** 

C2.V.3 Standard type

Maximum time or distance

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

urgent care Urban Adult and facility pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

**C2.V.8 Frequency of oversight methods** 



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

10/32

**C2.V.2** Measure standard

**Urgent Care Facility** 

C2.V.3 Standard type

Maximum time or distance

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

Urgent Care Rural Adult and Facility pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

**C2.V.8 Frequency of oversight methods** 

Quarterly



**C2.V.1** General category: LTSS-related standard: provider 1 / 32 travels to the enrollee

C2.V.2 Measure standard

Home health

**C2.V.3 Standard type** 

Minimum number of network providers

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

Urban

LTSS-personal care assistant

Adult and pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### C2.V.8 Frequency of oversight methods

Quarterly



### C2.V.1 General category: LTSS-related standard: provider 12 / 32 travels to the enrollee

#### **C2.V.2 Measure standard**

Home health

#### **C2.V.3 Standard type**

Minimum number of network providers

C2.V.4 Provider	C2.V.5 Region	C2.V.6 Population
LTSS-personal	Rural	Adult and
care assistant		pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### **C2.V.8 Frequency of oversight methods**

Quarterly



Doula

#### C2.V.3 Standard type

Minimum number of network providers

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

Primary care Urban Adult and pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

**C2.V.8 Frequency of oversight methods** 

Quarterly



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

14/32

**C2.V.2** Measure standard

Doula

C2.V.3 Standard type

Minimum number of network providers

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

Primary care Rural Adult and pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

**C2.V.8 Frequency of oversight methods** 

Quarterly



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

15/32

**C2.V.2** Measure standard

OB/GYN

**C2.V.3 Standard type** 

Maximum time or distance

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

Primary care Rural Adult and pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

**C2.V.8 Frequency of oversight methods** 

Quarterly



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

16/32

**C2.V.2** Measure standard

OB/GYN

C2.V.3 Standard type

Maximum time or distance

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

Primary care Urban Adult and pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

#### C2.V.8 Frequency of oversight methods

Quarterly



### **C2.V.1** General category: LTSS-related standard: provider 17 / 32 travels to the enrollee

#### **C2.V.2** Measure standard

LTSS - Private Duty Nursing, Congregate Nursing, and Congregate Respite Nursing

#### C2.V.3 Standard type

Minimum number of network providers

C2.V.4 Provider	C2.V.5 Region	C2.V.6 Population
LTSS-personal	Urban	Adult and
care assistant		pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### **C2.V.8 Frequency of oversight methods**

Quarterly



### **C2.V.1** General category: LTSS-related standard: provider 8 / 32 travels to the enrollee

#### **C2.V.2** Measure standard

LTSS - Private Duty Nursing, Congregate Nursing, and Congregate Respite Nursing

#### C2.V.3 Standard type

Minimum number of network providers

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

LTSS-personal Rural Adult and care assistant pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

C2.V.8 Frequency of oversight methods

Quarterly



C2.V.1 General category: LTSS-related standard: provider 19 / 32 travels to the enrollee

C2.V.2 Measure standard

Early Intervention

**C2.V.3 Standard type** 

Minimum number of network providers

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

Behavioral Urban Pediatric

health

**C2.V.7 Monitoring Methods** 

Geomapping

C2.V.8 Frequency of oversight methods

Quarterly



#### **C2.V.2** Measure standard

Early Intervention

#### **C2.V.3 Standard type**

Minimum number of network providers

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

Behavioral Rural Pediatric

health

#### **C2.V.7 Monitoring Methods**

Geomapping

#### **C2.V.8 Frequency of oversight methods**

Quarterly



### C2.V.1 General category: LTSS-related standard: provider21 / 32 travels to the enrollee

#### **C2.V.2 Measure standard**

LTSS - Services Facilitation

#### **C2.V.3 Standard type**

Minimum number of network providers

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

LTSS-personal Urban Adult and care assistant pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### **C2.V.8 Frequency of oversight methods**



### C2.V.1 General category: LTSS-related standard: provider22 / 32 travels to the enrollee

#### **C2.V.2** Measure standard

LTSS - Services Facilitation

#### **C2.V.3 Standard type**

Minimum number of network providers

C2.V.4 Provider	C2.V.5 Region	C2.V.6 Population
LTSS-personal	Rural	Adult and
care assistant		pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### **C2.V.8 Frequency of oversight methods**

Quarterly



### **C2.V.1** General category: LTSS-related standard: provider23 / 32 travels to the enrollee

#### **C2.V.2** Measure standard

Durable Medical Equipment (DME) and supplies

#### **C2.V.3 Standard type**

Minimum number of network providers

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

Urban

LTSS assistive technology

Adult and pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### C2.V.8 Frequency of oversight methods

Quarterly



### C2.V.1 General category: LTSS-related standard: provider24 / 32 travels to the enrollee

#### **C2.V.2 Measure standard**

Durable Medical Equipment (DME) and supplies

#### **C2.V.3 Standard type**

Minimum number of network providers

C2.V.4 Provider	C2.V.5 Region	C2.V.6 Population
LTSS assistive	Rural	Adult and
technology		pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### **C2.V.8 Frequency of oversight methods**

Quarterly



**C2.V.1** General category: LTSS-related standard: provider25 / 32 travels to the enrollee

**C2.V.2** Measure standard

LTSS - Environmental Modifications

#### **C2.V.3 Standard type**

Minimum number of network providers

C2.V.4 Provider	C2.V.5 Region	C2.V.6 Population
LTSS assistive	Urban	Adult and
technology		pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### **C2.V.8 Frequency of oversight methods**

Quarterly



### C2.V.1 General category: LTSS-related standard: provider26 / 32 travels to the enrollee

#### **C2.V.2 Measure standard**

LTSS - Environmental Modification

#### **C2.V.3 Standard type**

Minimum number of network providers

C2.V.4 Provider	C2.V.5 Region	C2.V.6 Population
LTSS assistive	Rural	Adult and
technology		pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### **C2.V.8 Frequency of oversight methods**

Quarterly



### **C2.V.1** General category: LTSS-related standard: provider27 / 32 travels to the enrollee

#### **C2.V.2** Measure standard

LTSS - Personal Emergency Response System (PERS)

#### **C2.V.3 Standard type**

Minimum number of network providers

C2.V.4 Provider	C2.V.5 Region	C2.V.6 Population
LTSS assistive	Urban	Adult and
technology		pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### C2.V.8 Frequency of oversight methods

Quarterly



### C2.V.1 General category: LTSS-related standard: provider28 / 32 travels to the enrollee

#### **C2.V.2 Measure standard**

LTSS - Personal Emergency Response Systems (PERS)

#### **C2.V.3 Standard type**

Minimum number of network providers

C2.V.4 Provider	C2.V.5 Region	C2.V.6 Population
LTSS assistive	Rural	Adult and
technology		pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### **C2.V.8 Frequency of oversight methods**

Quarterly



### C2.V.1 General category: LTSS-related standard: provider29 / 32 travels to the enrollee

#### **C2.V.2 Measure standard**

LTSS - Assistive Technology Only

#### **C2.V.3 Standard type**

Minimum number of network providers

C2.V.4 Provider	C2.V.5 Region	C2.V.6 Population
LTSS assistive	Urban	Adult and
technology		pediatric

#### **C2.V.7 Monitoring Methods**

Geomapping

#### **C2.V.8 Frequency of oversight methods**

Quarterly



### C2.V.1 General category: LTSS-related standard: provider30 / 32 travels to the enrollee

#### **C2.V.2 Measure standard**

LTSS - Assistive Technology Only

#### **C2.V.3 Standard type**

Minimum number of network providers

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

LTSS assistive Rural Adult and technology pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

C2.V.8 Frequency of oversight methods

Quarterly



### C2.V.1 General category: LTSS-related standard: provider31 / 32 travels to the enrollee

**C2.V.2 Measure standard** 

LTSS - Personal Care, Respite Care, and Skilled Respite Care

**C2.V.3 Standard type** 

Minimum number of network providers

C2.V.4 ProviderC2.V.5 RegionC2.V.6 PopulationLTSS-personalUrbanAdult andcare assistantpediatric

**C2.V.7 Monitoring Methods** 

Geomapping

**C2.V.8 Frequency of oversight methods** 

Quarterly



C2.V.1 General category: LTSS-related standard: provider32 / 32 travels to the enrollee

**C2.V.2 Measure standard** 

LTSS - Personal Care, Respite Care, and Skilled Respite Care

**C2.V.3 Standard type** 

Minimum number of network providers

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

LTSS-personal Rural Adult and care assistant pediatric

**C2.V.7 Monitoring Methods** 

Geomapping

**C2.V.8 Frequency of oversight methods** 

Quarterly

#### **Topic IX: Beneficiary Support System (BSS)**

Number	Indicator	Response
C1IX.1	List the website(s) and/or email address(es) that beneficiaries use to seek assistance from the BSS through electronic means. Separate entries with commas.	https://coverva.dmas.virginia.gov/ and https://www.virginiamanagedcare.com
C1IX.2	BSS auxiliary aids and services  How do BSS entities offer services in a manner that is accessible to all beneficiaries who need their services, including beneficiaries with disabilities, as required by 42 CFR 438.71(b)(2))?  CFR 438.71 requires that the beneficiary support system be accessible in multiple ways including phone, Internet, inperson, and via auxiliary aids and services when requested.	Member services are available by phone and website. TTY service is available by phone
C1IX.3	How do BSS entities assist the state with identifying, remediating, and resolving systemic issues based on a review of LTSS program data such as grievances and appeals or critical incident data? Refer to 42 CFR 438.71(d) (4).	The state Enrollment Broker is responsible for submitting member complaints to the state and the state submits grievances to the MCO. Member can submit appeals to the state for review and resolution.
C1IX.4	State evaluation of BSS entity performance What are steps taken by the state to evaluate the	The state Enrollment Broker provides weekly, monthly and annual reporting to ensure the quality of service for the BSS. The state reviews recorded and

#### **Topic X: Program Integrity**

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

## **Topic XII. Mental Health and Substance Use Disorder Parity**



Beginning December 2024, this section must be completed for programs that include MCOs

Number	Indicator	Response
C1XII.4	Does this program include MCOs?	Yes
	If "Yes", please complete the following questions.	
C1XII.5	Are ANY services provided to MCO enrollees by a PIHP, PAHP, or FFS delivery system?	No
	(i.e. some services are delivered via fee for service (FFS), prepaid inpatient health plan (PIHP), or prepaid ambulatory health plan (PAHP) delivery system)	
C1XII.6	Did the State or MCOs complete the analysis(es)?	State
C1XII.7a	Have there been any events in the reporting period that necessitated an update to the parity analysis(es)?	No
	(e.g. changes in benefits, quantitative treatment limits (QTLs), non-quantitative treatment limits (NQTLs), or financial requirements; the addition of a new managed care plan (MCP) providing services to MCO enrollees; and/or deficiencies corrected)	
C1XII.8	When was the last parity analysis(es) for this program completed?	01/10/2020
	States with ANY services provided to MCO enrollees by an entity other than an MCO should report the date the state completed its most recent summary parity analysis report. States with NO services	

provided to MCO enrollees by an entity other than an MCO should report the most recent date any MCO sent the state its parity analysis (the state may have multiple reports, one for each MCO).

# C1XII.9 When was the last parity analysis(es) for this program submitted to CMS?

States with ANY services provided to MCO enrollees by an entity other than an MCO should report the date the state's most recent summary parity analysis report was submitted to CMS. States with NO services provided to MCO enrollees by an entity other than an MCO should report the most recent date the state submitted any MCO's parity report to CMS (the state may have multiple parity reports, one for each MCO).

01/10/2020

#### C1XII.10a

In the last analysis(es) conducted, were any deficiencies identified?

No

#### **C1XII.12a**

Has the state posted the current parity analysis(es) covering this program on its website?

The current parity

report.

analysis/analyses must be posted on the state Medicaid program website. States with ANY services provided to MCO enrollees by an entity other than MCO should have a single

state summary parity analysis

Yes

States with NO services provided to MCO enrollees by an entity other than the MCO may have multiple parity reports (by MCO), in which case all MCOs' separate analyses must be posted. A "Yes" response means that the parity analysis for either the state or for ALL MCOs has been posted.

#### C1XII.12b

#### Provide the URL link(s).

Response must be a valid hyperlink/URL beginning with "http://" or "https://". Separate links with commas.

https://dmas.virginia.gov/datareporting/programsservices/behavioral-health/

#### **Section D: Plan-Level Indicators**

#### **Topic I. Program Characteristics & Enrollment**

Number	Indicator	Response
D11.1	Plan enrollment  Enter the average number of individuals enrolled in the plan per month during the reporting year (i.e., average member months).	Aetna Better Health of Virginia 269,832  Anthem Healthkeepers Plus 561,103
		Molina Healthcare
		135,692
		Sentara Community Plan
		551,771
		United Healthcare Community PLan
		224,573
D11.2	Plan share of Medicaid  What is the plan enrollment (within the specific program) as a percentage of the state's total	Aetna Better Health of Virginia 14.1%
	Medicaid enrollment?	Anthem Healthkeepers Plus
•	(D1.I.1)	29.4%
•	Denominator: Statewide Medicaid enrollment (B.l.1)	
		Molina Healthcare
		7.1%
		Sentara Community Plan
		28.9%

<b>United Healthcare</b>	7
<b>Community PLan</b>	

11.8%

D11.3	Plan share of any Medicaid managed care	Aetna Better Health of Virginia
	What is the plan enrollment (regardless of program) as a percentage of total Medicaid	15.8%
	enrollment in any type of	Anthem Healthkeepers Plus
•	managed care? Numerator: Plan enrollment (D1.l.1)	32.8%
•	Denominator: Statewide	Molina Healthcare
	Medicaid managed care enrollment (B.I.2)	7.9%
		Sentara Community Plan
		32.3%
		United Healthcare Community PLan
		13.1%

### **Topic II. Financial Performance**

Number	Indicator	Response
D1II.1a	Medical Loss Ratio (MLR)  What is the MLR percentage? Per 42 CFR 438.66(e)(2)(i), the Managed Care Program Annual Report must provide information on the Financial performance of each MCO, PIHP, and PAHP, including MLR experience. If MLR data are not available for this reporting period due to data lags, enter the MLR calculated for the most recently available reporting period and indicate the reporting period in item D1.II.3 below. See Glossary in Excel Workbook for the regulatory definition of MLR. Write MLR as a percentage: for example, write 92% rather than 0.92.	Aetna Better Health of Virginia 89%  Anthem Healthkeepers Plus 91%  Molina Healthcare 91%  Sentara Community Plan 90%  United Healthcare Community PLan 90%
D1II.1b	Level of aggregation  What is the aggregation level that best describes the MLR being reported in the previous indicator? Select one.  As permitted under 42 CFR 438.8(i), states are allowed to aggregate data for reporting purposes across programs and populations.	Aetna Better Health of Virginia Statewide all programs & populations  Anthem Healthkeepers Plus Statewide all programs & populations  Molina Healthcare Statewide all programs & populations

Sentara Community Plan

Statewide all programs & populations

### United Healthcare Community PLan

Statewide all programs & populations

### D1II.2 Population specific MLR description

Does the state require plans to submit separate MLR calculations for specific populations served within this program, for example, MLTSS or Group VIII expansion enrollees? If so, describe the populations here. Enter "N/A" if not applicable. See glossary for the regulatory definition of MLR.

### Aetna Better Health of Virginia

Separate calculations for Base Medicaid members and Group VIII Medicaid Expansion members.

#### **Anthem Healthkeepers Plus**

Separate calculations for Base Medicaid members and Group VIII Medicaid Expansion members.

#### **Molina Healthcare**

Separate calculations for Base Medicaid members and Group VIII Medicaid Expansion members.

#### Sentara Community Plan

Separate calculations for Base Medicaid members and Group VIII Medicaid Expansion members.

### United Healthcare Community PLan

Separate calculations for Base Medicaid members and Group VIII Medicaid Expansion members.

D1II.3	MLR reporting period
	discrepancies

Does the data reported in item D1.II.1a cover a different time period than the MCPAR report?

### Aetna Better Health of Virginia

Yes

#### **Anthem Healthkeepers Plus**

Yes

#### Molina Healthcare

Yes

#### **Sentara Community Plan**

Yes

#### United Healthcare Community PLan

Yes

#### **N/A** Enter the start date.

Aetna Better Health of Virginia

07/01/2022

#### **Anthem Healthkeepers Plus**

07/01/2022

#### Molina Healthcare

07/01/2022

Sentara	Commu	nity Plan
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07/01/2022

United Healthcare Community PLan

07/01/2022

N/A

Enter the end date.

**Aetna Better Health of** 

Virginia

06/30/2023

**Anthem Healthkeepers Plus** 

06/30/2023

**Molina Healthcare** 

06/30/2023

Sentara Community Plan

06/30/2023

United Healthcare Community PLan

06/30/2023

#### **Topic III. Encounter Data**

Number	Indicator	Response
D1III.1	Definition of timely encounter data submissions	Aetna Better Health of Virginia
	Describe the state's standard for timely encounter data submissions used in this program.  If reporting frequencies and standards differ by type of encounter within this program, please explain.	Measure Unit: Each encounter submitted to EPS within forty-five calendar days of the end of the quarter with a 'passed' validation status and a payment date between the first day and last day of quarter with a 'passed' validation status and a payment date between the first day and last day of the quarter
		Anthem Healthkeepers Plus
		Measure Unit: Each encounter submitted to EPS within forty-five calendar days of the end of the quarter with a 'passed' validation status and a payment date between the first day and last day of quarter with a 'passed' validation status and a payment date between the first day and last day of the quarter
		Molina Healthcare
		Measure Unit: Each encounter submitted to EPS within forty-five calendar days of the end of the quarter with a 'passed' validation status and a payment date between the first day and

last day of quarter with a

'passed' validation status and a payment date between the first day and last day of the quarter

#### Sentara Community Plan

Measure Unit: Each encounter submitted to EPS within forty-five calendar days of the end of the quarter with a 'passed' validation status and a payment date between the first day and last day of quarter with a 'passed' validation status and a payment date between the first day and last day of the quarter

### United Healthcare Community PLan

Measure Unit: Each encounter submitted to EPS within forty-five calendar days of the end of the quarter with a 'passed' validation status and a payment date between the first day and last day of quarter with a 'passed' validation status and a payment date between the first day and last day of the quarter

# D1III.2 Share of encounter data submissions that met state's timely submission requirements

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

#### Aetna Better Health of Virginia

100%

#### **Anthem Healthkeepers Plus**

100%

#### **Molina Healthcare**

99%

#### **Sentara Community Plan**

compliant out of the file submissions it has received from the managed care plan for the reporting year.

100%

#### United Healthcare Community PLan

99%

# D1III.3 Share of encounter data submissions that were HIPAA compliant

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

### Aetna Better Health of Virginia

100%

#### **Anthem Healthkeepers Plus**

100%

#### Molina Healthcare

100%

#### **Sentara Community Plan**

100%

#### United Healthcare Community PLan

100%

#### **Topic IV. Appeals, State Fair Hearings & Grievances**

A Beginning June 2025, Indicators D1.IV.1a-c must be completed. Submission of this data before June 2025 is optional; if you choose not to respond prior to June 2025, enter "N/A".

### **Appeals Overview**

Number	Indicator	Response
D1IV.1	Appeals resolved (at the plan level)	Aetna Better Health of Virginia
	Enter the total number of appeals resolved during the reporting year.	1,113
	An appeal is "resolved" at the plan level when the plan has	<b>Anthem Healthkeepers Plus</b> 4,616
	issued a decision, regardless of whether the decision was wholly or partially favorable or	Molina Healthcare
	adverse to the beneficiary, and regardless of whether the beneficiary (or the beneficiary's	910
	representative) chooses to file a request for a State Fair Hearing	Sentara Community Plan 4,230
	or External Medical Review.	
		United Healthcare Community PLan
		740
D1IV.1a	Appeals denied Enter the total number of	Aetna Better Health of Virginia
	appeals resolved during the reporting period (D1.IV.1) that were denied (adverse) to the	n/a
	enrollee. If you choose not to respond prior to June 2025, enter "N/A".	Anthem Healthkeepers Plus
	enter N/A.	n/a
		Molina Healthcare
		n/a
		Sentara Community Plan
		n/a

#### United Healthcare Community PLan

n/a

### D1IV.1b Appeals resolved in partial favor of enrollee

Enter the total number of appeals (D1.IV.1) resolved during the reporting period in partial favor of the enrollee. If you choose not to respond prior to June 2025, enter "N/A".

### Aetna Better Health of Virginia

n/a

#### **Anthem Healthkeepers Plus**

n/a

#### Molina Healthcare

n/a

#### **Sentara Community Plan**

n/a

#### United Healthcare Community PLan

n/a

### D1IV.1c Appeals resolved in favor of enrollee

Enter the total number of appeals (D1.IV.1) resolved during the reporting period in favor of the enrollee. If you choose not to respond prior to June 2025, enter "N/A".

### Aetna Better Health of Virginia

n/a

#### **Anthem Healthkeepers Plus**

n/a

#### Molina Healthcare

n/a

#### Sentara Community Plan

#### United Healthcare Community PLan

n/a

#### D1IV.2 Active appeals

Enter the total number of appeals still pending or in process (not yet resolved) as of the end of the reporting year.

### Aetna Better Health of Virginia

179

#### **Anthem Healthkeepers Plus**

388

#### Molina Healthcare

54

#### **Sentara Community Plan**

167

#### United Healthcare Community PLan

24

### D1IV.3 Appeals filed on behalf of LTSS users

Enter the total number of appeals filed during the reporting year by or on behalf of LTSS users. Enter "N/A" if not applicable.
An LTSS user is an enrollee who

received at least one LTSS service at any point during the reporting year (regardless of whether the enrollee was

### Aetna Better Health of Virginia

0

#### **Anthem Healthkeepers Plus**

114

#### Molina Healthcare

132

#### **Sentara Community Plan**

462

#### United Healthcare Community PLan

13

# D1IV.4 Number of critical incidents filed during the reporting year by (or on behalf of) an LTSS user who previously

filed an appeal

For managed care plans that cover LTSS, enter the number of critical incidents filed within the reporting year by (or on behalf of) LTSS users who previously filed appeals in the reporting year. If the managed care plan does not cover LTSS, enter "N/A".

Also, if the state already submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, enter "N/A".

The appeal and critical incident do not have to have been "related" to the same issue - they only need to have been filed by (or on behalf of) the same enrollee. Neither the critical incident nor the appeal need to have been filed in relation to delivery of LTSS —

### Aetna Better Health of Virginia

0

#### **Anthem Healthkeepers Plus**

0

#### Molina Healthcare

0

#### **Sentara Community Plan**

5

### United Healthcare Community PLan

0

they may have been filed for any reason, related to any service received (or desired) by an LTSS user.

To calculate this number, states or managed care plans should first identify the LTSS users for whom critical incidents were filed during the reporting year, then determine whether those enrollees had filed an appeal during the reporting year, and whether the filing of the appeal preceded the filing of the critical incident.

#### D1IV.5a

# Standard appeals for which timely resolution was provided

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

See 42 CFR §438.408(b)(2) for requirements related to timely resolution of standard appeals.

### Aetna Better Health of Virginia

936

#### **Anthem Healthkeepers Plus**

4,194

#### Molina Healthcare

748

#### **Sentara Community Plan**

3,565

#### United Healthcare Community PLan

330

#### D1IV.5b

# Expedited appeals for which timely resolution was provided

Enter the total number of expedited appeals for which timely resolution was provided

### Aetna Better Health of Virginia

177

#### **Anthem Healthkeepers Plus**

by plan within the reporting 397 year. See 42 CFR §438.408(b)(3) for requirements related to timely Molina Healthcare resolution of standard appeals. 148 Sentara Community Plan 621 **United Healthcare Community PLan** 381 **Aetna Better Health of** Resolved appeals related to denial of authorization or Virginia limited authorization of a 1,111 service Enter the total number of **Anthem Healthkeepers Plus** appeals resolved by the plan during the reporting year that 4,616 were related to the plan's denial of authorization for a service not yet rendered or **Molina Healthcare** limited authorization of a service. 877 (Appeals related to denial of payment for a service already rendered should be counted in **Sentara Community Plan** indicator D1.IV.6c). 405 **United Healthcare Community PLan** 

#### D1IV.6b

D1IV.6a

Resolved appeals related to reduction, suspension, or

### Aetna Better Health of Virginia

726

termination of a previously authorized service	0
Enter the total number of appeals resolved by the plan during the reporting year that were related to the plan's reduction, suspension, or termination of a previously authorized service.	Anthem Healthkeepers Plus 2,319  Molina Healthcare 165  Sentara Community Plan 2  United Healthcare Community PLan
	0
Resolved appeals related to	Aetna Better Health of
Resolved appeals related to payment denial  Enter the total number of appeals resolved by the plan during the reporting year that were related to the plan's denial, in whole or in part, of payment for a service that was already rendered.	
payment denial  Enter the total number of appeals resolved by the plan during the reporting year that were related to the plan's denial, in whole or in part, of payment for a service that was	Aetna Better Health of Virginia 8 Anthem Healthkeepers Plus

D1IV.6c

**United Healthcare** 

**Community PLan** 

#### D1IV.6d

### Resolved appeals related to service timeliness

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

### Aetna Better Health of Virginia

0

#### **Anthem Healthkeepers Plus**

0

#### Molina Healthcare

0

#### Sentara Community Plan

0

#### United Healthcare Community PLan

0

#### D1IV.6e

# Resolved appeals related to lack of timely plan response to an appeal or grievance

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

### Aetna Better Health of Virginia

4

#### **Anthem Healthkeepers Plus**

25

#### **Molina Healthcare**

0

#### Sentara Community Plan

0

#### United Healthcare Community PLan

### **D1IV.6f**

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

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

# Aetna Better Health of Virginia

0

## **Anthem Healthkeepers Plus**

67

### Molina Healthcare

0

## **Sentara Community Plan**

0

# United Healthcare Community PLan

0

### D1IV.6g

# Resolved appeals related to denial of an enrollee's request to dispute financial liability

Enter the total number of appeals resolved by the plan during the reporting year that were related to the plan's denial of an enrollee's request to dispute a financial liability.

# Aetna Better Health of Virginia

0

# **Anthem Healthkeepers Plus**

0

#### Molina Healthcare

0

# Sentara Community Plan

0

United Healthcare Community PLan

8

# **Appeals by Service**

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

Number	Indicator	Response
D1IV.7a	Resolved appeals related to general inpatient services	Aetna Better Health of Virginia
	Enter the total number of appeals resolved by the plan	40
	during the reporting year that were related to general	Anthem Healthkeepers Plus
	inpatient care, including diagnostic and laboratory	1,245
	services. Do not include appeals related	Molina Healthcare
	to inpatient behavioral health services – those should be	51
	included in indicator D1.IV.7c. If the managed care plan does	Sentara Community Plan
	not cover general inpatient services, enter "N/A".	371
		United Healthcare Community PLan
		42
D1IV.7b	Resolved appeals related to general outpatient services	Aetna Better Health of Virginia
	Enter the total number of appeals resolved by the plan during the reporting year that were related to general outpatient care, including diagnostic and laboratory services. Please do not include appeals related to outpatient behavioral health services – those should be included in indicator D1.IV.7d. If the managed care plan does not cover general outpatient services, enter "N/A".	1,026
		Anthem Healthkeepers Plus
		1,479
		Molina Healthcare
		112
		Sentara Community Plan
		1,887

148

# D1IV.7c

# Resolved appeals related to inpatient behavioral health services

Enter the total number of appeals resolved by the plan during the reporting year that were related to inpatient mental health and/or substance use services. If the managed care plan does not cover inpatient behavioral health services, enter "N/A".

# Aetna Better Health of Virginia

6

## **Anthem Healthkeepers Plus**

66

### Molina Healthcare

41

## Sentara Community Plan

13

# United Healthcare Community PLan

2

### **D1IV.7d**

# Resolved appeals related to outpatient behavioral health services

Enter the total number of appeals resolved by the plan during the reporting year that were related to outpatient mental health and/or substance use services. If the managed care plan does not cover outpatient behavioral health services, enter "N/A".

# Aetna Better Health of Virginia

41

# **Anthem Healthkeepers Plus**

142

#### Molina Healthcare

127

## Sentara Community Plan

# United Healthcare Community PLan

22

### **D1IV.7e**

# Resolved appeals related to covered outpatient prescription drugs

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

# Aetna Better Health of Virginia

515

## **Anthem Healthkeepers Plus**

981

### Molina Healthcare

314

### Sentara Community Plan

1,281

# United Healthcare Community PLan

459

### **D1IV.7f**

# Resolved appeals related to skilled nursing facility (SNF) services

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

# Aetna Better Health of Virginia

0

## **Anthem Healthkeepers Plus**

1

#### Molina Healthcare

## Sentara Community Plan

0

# United Healthcare Community PLan

1

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

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

# Aetna Better Health of Virginia

0

### **Anthem Healthkeepers Plus**

30

### Molina Healthcare

104

## **Sentara Community Plan**

230

# United Healthcare Community PLan

9

# D1IV.7h Resolved appeals related to dental services

Enter the total number of appeals resolved by the plan during the reporting year that were related to dental services. If the managed care plan does

# Aetna Better Health of Virginia

1

# **Anthem Healthkeepers Plus**

not cover dental services, enter "N/A".

)

Molina Healthcare

n/a

**Sentara Community Plan** 

4

United Healthcare Community PLan

1

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

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

Aetna Better Health of Virginia

514

**Anthem Healthkeepers Plus** 

0

**Molina Healthcare** 

0

**Sentara Community Plan** 

n/a

United Healthcare Community PLan

0

D1IV.7j Resolved appeals related to other service types

Aetna Better Health of Virginia

Enter the total number of appeals resolved by the plan during the reporting year that were related to services that do not fit into one of the categories listed above. If the managed care plan does not cover services other than those in items D1.IV.7a-i paid primarily by Medicaid, enter "N/A".

0

## **Anthem Healthkeepers Plus**

1,063

### **Molina Healthcare**

0

## **Sentara Community Plan**

4

# United Healthcare Community PLan

56

# **State Fair Hearings**

Number	Indicator	Response
D1IV.8a	State Fair Hearing requests  Enter the total number of State Fair Hearing requests filed during the reporting year with the plan that issued an adverse benefit determination.	Aetna Better Health of Virginia  14  Anthem Healthkeepers Plus  75
		<b>Molina Healthcare</b> 17
		<b>Sentara Community Plan</b> 15
		<b>United Healthcare Community PLan</b> 6
D1IV.8b	State Fair Hearings resulting in a favorable decision for the enrollee  Enter the total number of State	Aetna Better Health of Virginia
	Fair Hearing decisions rendered during the reporting year that were partially or fully favorable to the enrollee.	<b>Anthem Healthkeepers Plus</b> 17
		<b>Molina Healthcare</b> 0
		<b>Sentara Community Plan</b>

# United Healthcare Community PLan

0

D	1	ľ	V	8	c
$\boldsymbol{L}$			v	u	L

# State Fair Hearings resulting in an adverse decision for the enrollee

Enter the total number of State Fair Hearing decisions rendered during the reporting year that were adverse for the enrollee.

# Aetna Better Health of Virginia

13

## **Anthem Healthkeepers Plus**

34

### Molina Healthcare

12

## **Sentara Community Plan**

5

# United Healthcare Community PLan

3

### D1IV.8d

# State Fair Hearings retracted prior to reaching a decision

Enter the total number of State Fair Hearing decisions retracted (by the enrollee or the representative who filed a State Fair Hearing request on behalf of the enrollee) during the reporting year prior to reaching a decision.

# Aetna Better Health of Virginia

0

# **Anthem Healthkeepers Plus**

25

### Molina Healthcare

3

# Sentara Community Plan

# United Healthcare Community PLan

1

### D1IV.9a

# External Medical Reviews resulting in a favorable decision for the enrollee

If your state does offer an external medical review process, enter the total number of external medical review decisions rendered during the reporting year that were partially or fully favorable to the enrollee. If your state does not offer an external medical review process, enter "N/A". External medical review is defined and described at 42 CFR §438.402(c)(i)(B).

# Aetna Better Health of Virginia

n/a

### **Anthem Healthkeepers Plus**

n/a

### Molina Healthcare

n/a

### **Sentara Community Plan**

n/a

# United Healthcare Community PLan

n/a

### **D1IV.9b**

# External Medical Reviews resulting in an adverse decision for the enrollee

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

# Aetna Better Health of Virginia

n/a

# **Anthem Healthkeepers Plus**

n/a

### **Molina Healthcare**

medical review process, enter "N/A".
External medical review is defined and described at 42

CFR §438.402(c)(i)(B).

n/a

Sentara Community Plan

n/a

United Healthcare Community PLan

n/a

# **Grievances Overview**

Number	Indicator	Response
D1IV.10	Grievances resolved  Enter the total number of grievances resolved by the plan during the reporting year.  A grievance is "resolved" when it has reached completion and been closed by the plan.	Aetna Better Health of Virginia 2,932  Anthem Healthkeepers Plus 3,370  Molina Healthcare 2,813  Sentara Community Plan 724
		United Healthcare Community PLan 841
D1IV.11	Active grievances  Enter the total number of grievances still pending or in process (not yet resolved) as of the end of the reporting year.	Aetna Better Health of Virginia 702
		Anthem Healthkeepers Plus
		415
		Molina Healthcare
		382
		Sentara Community Plan
		18

204

# D1IV.12 Grievances filed on behalf of LTSS users

Enter the total number of grievances filed during the reporting year by or on behalf of LTSS users.

An LTSS user is an enrollee who received at least one LTSS service at any point during the reporting year (regardless of whether the enrollee was actively receiving LTSS at the time that the grievance was filed). If this does not apply, enter N/A.

# Aetna Better Health of Virginia

0

## **Anthem Healthkeepers Plus**

551

### Molina Healthcare

152

## **Sentara Community Plan**

7

# United Healthcare Community PLan

9

### **D1IV.13**

# Number of critical incidents filed during the reporting period by (or on behalf of) an LTSS user who previously filed a grievance

For managed care plans that cover LTSS, enter the number of critical incidents filed within the reporting year by (or on behalf of) LTSS users who previously filed grievances in the reporting year. The grievance and critical incident

# Aetna Better Health of Virginia

0

## **Anthem Healthkeepers Plus**

0

### Molina Healthcare

0

# Sentara Community Plan

3

do not have to have been "related" to the same issue - they only need to have been filed by (or on behalf of) the same enrollee. Neither the critical incident nor the grievance need to have been filed in relation to delivery of LTSS - they may have been filed for any reason, related to any service received (or desired) by

an LTSS user. If the managed care plan does not cover LTSS, the state should enter "N/A" in this field. Additionally, if the state already submitted this data for the reporting year via the CMS readiness review appeal and grievance report (because the managed care program or plan were new or serving new populations during the reporting year), and the readiness review tool was submitted for at least 6 months of the reporting year, the state can enter "N/A" in this field. To calculate this number, states or managed care plans should first identify the LTSS users for whom critical incidents were filed during the reporting year, then determine whether those enrollees had filed a grievance during the reporting year, and whether the filing of the grievance preceded the filing of the critical incident.

# United Healthcare Community PLan

11

## **D1IV.14**

provided	2,932
Enter the number of grievances for which timely resolution was provided by plan during the reporting year. See 42 CFR §438.408(b)(1) for requirements related to the timely resolution of grievances.	Anthem Healthkeepers Plus 3,368  Molina Healthcare 2,809
	<b>Sentara Community Plan</b> 715

United Healthcare Community PLan

762

# **Grievances by Service**

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

Number	Indicator	Response
D1IV.15a	Resolved grievances related to general inpatient services	Aetna Better Health of Virginia
	Enter the total number of grievances resolved by the plan during the reporting year that were related to general inpatient care, including diagnostic and laboratory services. Do not include grievances related to inpatient behavioral health services — those should be included in	1,735  Anthem Healthkeepers Plus  0  Molina Healthcare
	indicator D1.IV.15c. If the managed care plan does not cover this type of service, enter	0
	"N/A".	Sentara Community Plan
		26
		United Healthcare Community PLan
		9
D1IV.15b	Resolved grievances related to general outpatient	Aetna Better Health of Virginia
	services  Enter the total number of	1,735
	grievances resolved by the plan during the reporting year that	Anthem Healthkeepers Plus
	were related to general outpatient care, including diagnostic and laboratory services. Do not include grievances related to outpatient behavioral health services — those should be included in indicator D1.IV.15d. If the managed care plan does	4
		Molina Healthcare
		14
	not cover this type of service, enter "N/A".	Sentara Community Plan
	- <del> </del>	207

# United Healthcare Community PLan

298

### D1IV.15c

# Resolved grievances related to inpatient behavioral health services

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

# Aetna Better Health of Virginia

0

## **Anthem Healthkeepers Plus**

0

### Molina Healthcare

0

### **Sentara Community Plan**

3

# United Healthcare Community PLan

0

### **D1IV.15d**

# Resolved grievances related to outpatient behavioral health services

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

# Aetna Better Health of Virginia

7

## **Anthem Healthkeepers Plus**

0

#### Molina Healthcare

32

# **Sentara Community Plan**

# United Healthcare Community PLan

15

### D1IV.15e

# Resolved grievances related to coverage of outpatient prescription drugs

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

# Aetna Better Health of Virginia

0

## **Anthem Healthkeepers Plus**

30

### Molina Healthcare

413

## Sentara Community Plan

37

# United Healthcare Community PLan

27

### D1IV.15f

# Resolved grievances related to skilled nursing facility (SNF) services

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

# Aetna Better Health of Virginia

0

## **Anthem Healthkeepers Plus**

0

#### Molina Healthcare

### **Sentara Community Plan**

1

# United Healthcare Community PLan

2

# D1IV.15g Resolved grievances related to long-term services and

to long-term services and supports (LTSS)

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

# Aetna Better Health of Virginia

0

### **Anthem Healthkeepers Plus**

0

### Molina Healthcare

125

# **Sentara Community Plan**

0

# United Healthcare Community PLan

6

#### D1IV.15h

# Resolved grievances related to dental services

Enter the total number of grievances resolved by the plan during the reporting year that were related to dental services. If the managed care plan does

# Aetna Better Health of Virginia

19

# **Anthem Healthkeepers Plus**

not cover this type of service, 0 enter "N/A". Molina Healthcare n/a **Sentara Community Plan** 2 **United Healthcare Community PLan** 0 Resolved grievances related **Aetna Better Health of** to non-emergency medical Virginia transportation (NEMT) 1,157 Enter the total number of grievances resolved by the plan during the reporting year that **Anthem Healthkeepers Plus** were related to NEMT. If the 701 managed care plan does not cover this type of service, enter "N/A". Molina Healthcare 667 **Sentara Community Plan** 12

# United Healthcare Community PLan

475

D1IV.15j Resolved grievances related to other service types

D1IV.15i

Aetna Better Health of Virginia

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

1,735

## **Anthem Healthkeepers Plus**

2,840

### **Molina Healthcare**

0

## **Sentara Community Plan**

70

# United Healthcare Community PLan

9

# **Grievances by Reason**

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

Number	Indicator	Response		
D1IV.16a	Resolved grievances related to plan or provider customer service	Aetna Better Health of Virginia 1,225		
	Enter the total number of grievances resolved by the plan during the reporting year that were related to plan or provider customer service.  Customer service grievances	Anthem Healthkeepers Plus 169		
	include complaints about	<b>Molina Healthcare</b> 18		
	interactions with the plan's  Member Services department,	10		
	provider offices or facilities, plan marketing agents, or any	Sentara Community Plan		
	other plan or provider representatives.	292		
		United Healthcare Community PLan		
		19		
D1IV.16b	Resolved grievances related to plan or provider care management/case management	Aetna Better Health of Virginia		
	Enter the total number of grievances resolved by the plan	Anthem Healthkeepers Plus		
	during the reporting year that were related to plan or	20		
	provider care management/case	Molina Healthcare		
	management.  Care management/case	26		
	management grievances include complaints about the timeliness of an assessment or complaints about the plan or	<b>Sentara Community Plan</b> 8		

provider care or case management process.

United Healthcare Community PLan

17

### **D1IV.16c**

# Resolved grievances related to access to care/services from plan or provider

Enter the total number of grievances resolved by the plan during the reporting year that were related to access to care. Access to care grievances include complaints about difficulties finding qualified innetwork providers, excessive travel or wait times, or other access issues.

# Aetna Better Health of Virginia

0

## **Anthem Healthkeepers Plus**

222

### Molina Healthcare

596

## **Sentara Community Plan**

84

# United Healthcare Community PLan

50

### **D1IV.16d**

# Resolved grievances related to quality of care

Enter the total number of grievances resolved by the plan during the reporting year that were related to quality of care. Quality of care grievances include complaints about the effectiveness, efficiency, equity, patient-centeredness, safety, and/or acceptability of care provided by a provider or the plan.

# Aetna Better Health of Virginia

0

# **Anthem Healthkeepers Plus**

825

### Molina Healthcare

42

# Sentara Community Plan

# United Healthcare Community PLan

251

### D1IV.16e

# Resolved grievances related to plan communications

Enter the total number of grievances resolved by the plan during the reporting year that were related to plan communications.

Plan communication grievances include grievances related to the clarity or accuracy of enrollee materials or other plan communications or to an enrollee's access to or the accessibility of enrollee materials or plan communications.

# Aetna Better Health of Virginia

0

## **Anthem Healthkeepers Plus**

55

### Molina Healthcare

1

### Sentara Community Plan

53

# United Healthcare Community PLan

74

### **D1IV.16f**

# Resolved grievances related to payment or billing issues

Enter the total number of grievances resolved by the plan during the reporting year that were filed for a reason related to payment or billing issues.

# Aetna Better Health of Virginia

1,544

# **Anthem Healthkeepers Plus**

1,054

#### Molina Healthcare

# **Sentara Community Plan**

97

# United Healthcare Community PLan

114

### **D1IV.16g**

# Resolved grievances related to suspected fraud

Enter the total number of grievances resolved by the plan during the reporting year that were related to suspected fraud.

Suspected fraud grievances include suspected cases of financial/payment fraud perpetuated by a provider, payer, or other entity. Note: grievances reported in this row should only include grievances submitted to the managed care plan, not grievances submitted to another entity, such as a state Ombudsman or Office of the Inspector General.

# Aetna Better Health of Virginia

0

### **Anthem Healthkeepers Plus**

42

### Molina Healthcare

7

## **Sentara Community Plan**

0

# United Healthcare Community PLan

0

### D1IV.16h

# Resolved grievances related to abuse, neglect or exploitation

Enter the total number of grievances resolved by the plan during the reporting year that

# Aetna Better Health of Virginia

0

# **Anthem Healthkeepers Plus**

were related to abuse, neglect or exploitation.	0
Abuse/neglect/exploitation grievances include cases	Molina Healthcare
involving potential or actual patient harm.	1
	Sentara Community Plan
	5
	United Healthcare Community PLan
	0
Resolved grievances related to lack of timely plan	Aetna Better Health of Virginia
response to a service authorization or appeal	0
(including requests to	A calle and the dalah language Bloom
<b>expedite or extend appeals)</b> Enter the total number of	<b>Anthem Healthkeepers Plus</b>
grievances resolved by the plan during the reporting year that	
were filed due to a lack of timely plan response to a	Molina Healthcare
service authorization or appeal request (including requests to expedite or extend appeals).	0
	Sentara Community Plan
	1
	United Healthcare Community PLan
	0
Resolved grievances related	Aetna Better Health of

D1IV.16j Resolved grievances related to plan denial of expedited appeal

D1IV.16i

Aetna Better Health of Virginia

Enter the total number of grievances resolved by the plan during the reporting year that were related to the plan's denial of an enrollee's request for an expedited appeal. Per 42 CFR §438.408(b)(3), states must establish a timeframe for timely resolution of expedited appeals that is no longer than 72 hours after the MCO, PIHP or PAHP receives the appeal. If a plan denies a request for an expedited appeal, the enrollee or their representative have the right to file a grievance.

## **Anthem Healthkeepers Plus**

0

### Molina Healthcare

0

## **Sentara Community Plan**

3

# **United Healthcare Community PLan**

0

### D1IV.16k

# **Resolved grievances filed for** other reasons

Enter the total number of grievances resolved by the plan during the reporting year that were filed for a reason other than the reasons listed above.

# **Aetna Better Health of** Virginia

0

## **Anthem Healthkeepers Plus**

75

### Molina Healthcare

368

# Sentara Community Plan

45

# **United Healthcare Community PLan**

316

# **Topic VII: Quality & Performance Measures**

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

# Quality & performance measure total count: 8



# **D2.VII.1** Measure Name: Prenatal and Postpartum Care- 1/8 Timeliness of Prenatal Care

**D2.VII.2 Measure Domain** 

Maternal and perinatal health

D2.VII.3 National

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

Quality Forum (NQF)

**Programs** 

number

Program-specific rate

1517

D2.VII.6 Measure Set

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

**HEDIS** 

Reporting period: Date range

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

**D2.VII.8 Measure Description** 

N/A

Measure results

**Aetna Better Health of Virginia** 

73.2

**Anthem Healthkeepers Plus** 

75.2

**Molina Healthcare** 

60.1

**Sentara Community Plan** 

61.1



## D2.VII.1 Measure Name: Asthma Medication Ratio-Total\*

2/8

**D2.VII.2 Measure Domain** 

Care of acute and chronic conditions

D2.VII.3 National Quality Forum (NQF)

**Programs** 

number

Program-specific rate

1800

D2.VII.6 Measure Set

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

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

**HEDIS** 

Reporting period: Date range

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

**D2.VII.8 Measure Description** 

N/A

**Measure results** 

**Aetna Better Health of Virginia** 

72.8

**Anthem Healthkeepers Plus** 

69.1

**Molina Healthcare** 

72.9

### **Sentara Community Plan**

64.2

### **United Healthcare Community PLan**

66.9



# D2.VII.1 Measure Name: Follow-Up After Emergency Department visit for Mental Illness—7-Day Follow-Up-Total\*

3/8

#### **D2.VII.2 Measure Domain**

Behavioral health care

D2.VII.3 National
Quality Forum (NQF)

number

3489

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

**Programs** 

Program-specific rate

D2.VII.6 Measure Set

HEDIS

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

Reporting period: Date range

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

### D2.VII.8 Measure Description

N/A

#### **Measure results**

### **Aetna Better Health of Virginia**

36.1%

### **Anthem Healthkeepers Plus**

41.8%

Mo	lina	Hea	lth	care	2
IVIO	ши	ııca		Cuiv	_

35.5%

**Sentara Community Plan** 

37.3%

**United Healthcare Community PLan** 

37.8%



D2.VII.1 Measure Name: Annual Dental Visit- Total\*

4/8

D2.VII.2 Measure Domain

Dental and oral health services

D2.VII.3 National

Quality Forum (NQF)

number

HEDIS

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

**Programs** 

Program-specific rate

N/A

D2.VII.6 Measure Set

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

Reporting period: Date range

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

**D2.VII.8 Measure Description** 

N/A

**Measure results** 

**Aetna Better Health of Virginia** 

NR

**Anthem Healthkeepers Plus** 

NB

Molina Healthcare

0.39

Sentara Community Plan

NB

**United Healthcare Community PLan** 

NR



D2.VII.1 Measure Name: Member Rating of Health Plan (8+9+10)

**D2.VII.2 Measure Domain** 

Health plan enrollee experience of care

D2.VII.3 National

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

Quality Forum (NQF)

**Programs** 

number

Program-specific rate

0006

D2.VII.6 Measure Set

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

5/8

HEDIS

**Reporting period: Date range** 

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

**D2.VII.8 Measure Description** 

N/A

**Measure results** 

### **Aetna Better Health of Virginia**

80.3

### **Anthem Healthkeepers Plus**

76.5

### **Molina Healthcare**

77.15

### **Sentara Community Plan**

82.1

### **United Healthcare Community PLan**

85.98



# D2.VII.1 Measure Name: Metabolic Monitoring for Children and Adolescents on Antipsychotics—Blood Glucose and Cholesterol Testing—Total

6/8

#### **D2.VII.2 Measure Domain**

Long-term services and supports

D2.VII.3 National

Programs

Quality Forum (NQF)

riogianis

number

Program-specific rate

2800

D2.VII.6 Measure Set

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

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

**HEDIS** 

Reporting period: Date range

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

# D2.VII.8 Measure Description

n/a

#### **Measure results**

### **Aetna Better Health of Virginia**

37.58

### **Anthem Healthkeepers Plus**

29.93

### **Molina Healthcare**

39.62

### **Sentara Community Plan**

31.19

### **United Healthcare Community PLan**

44.17



# **D2.VII.1** Measure Name: Ambulatory Care—Emergency 7 / 8 Department Visits/1000 MY (total)

#### **D2.VII.2 Measure Domain**

Utilization

D2.VII.3 National
Quality Forum (NQF)

**Programs** 

number

Program-specific rate

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

n/a

D2.VII.6 Measure Set

HEDIS

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

**Reporting period: Date range** 

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

**D2.VII.8 Measure Description** 

N/A

**Measure results** 

**Aetna Better Health of Virginia** 

725.5 visits

**Anthem Healthkeepers Plus** 

657.6 visits

**Molina Healthcare** 

675.7 visits

Sentara Community Plan

704.5 visits

**United Healthcare Community PLan** 

695.6 visits



D2.VII.1 Measure Name: Child & Adolescent Well- Care

Visits -- (total)\*

**D2.VII.2 Measure Domain** 

Primary care access and preventative care

8/8

D2.VII.4 Measure Reporting and D2.VII.5 D2.VII.3 National **Quality Forum (NQF) Programs** number Program-specific rate 1516 D2.VII.7a Reporting Period and D2.VII.7b D2.VII.6 Measure Set **Reporting period: Date range** HEDIS No, 01/01/2022 - 12/31/2022 **D2.VII.8 Measure Description** n/a Measure results **Aetna Better Health of Virginia** 47.1% **Anthem Healthkeepers Plus** 53.2% Molina Healthcare 38%

**Sentara Community Plan** 

46.4%

**United Healthcare Community PLan** 

54.5%

### **Topic VIII. Sanctions**

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

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



D3.VIII.1 Intervention type: Corrective action plan

1/37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Aetna Better Health of Virginia

Timely access

**D3.VIII.4 Reason for intervention** 

untimely mhs prior authorization/service authorization request resolution

**Sanction details** 

D3.VIII.5 Instances of non-

**D3.VIII.6 Sanction amount** 

compliance

n/a

1

D3.VIII.7 Date assessed

D3.VIII.8 Remediation date

06/06/2024

non-compliance was

corrected

Yes, remediated

07/07/2024

D3.VIII.9 Corrective action plan

No



D3.VIII.1 Intervention type: Compliance letter

2/37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Aetna Better Health of Virginia

Reporting

D3.VIII.4 Reason for intervention

Call Center performance data submission errors

#### Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$15,000

5

D3.VIII.7 Date assessed

05/03/2024

**D3.VIII.8 Remediation date** 

non-compliance was

corrected

Yes, remediated

06/03/2024

D3.VIII.9 Corrective action plan

No



#### D3.VIII.1 Intervention type: Corrective action plan

3/37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Anthem Healthkeepers Plus

Timely access

D3.VIII.4 Reason for intervention

Untimely MHS prior authorization/service authorization request resolution

Sanction details

D3.VIII.5 Instances of noncompliance

n/a

1

D3.VIII.7 Date assessed

06/07/2024

D3.VIII.8 Remediation date

**D3.VIII.6 Sanction amount** 

non-compliance was

corrected

#### D3.VIII.9 Corrective action plan

No



D3.VIII.1 Intervention type: Corrective action plan

4/37

D3.VIII.2 Plan performance issue D3.VIII.3 Plan name

Anthem Healthkeepers Plus

False information

D3.VIII.4 Reason for intervention

Inaccurate member letters sent to two members about EPSDT services.

Sanction details

D3.VIII.5 Instances of non-

compliance

05/03/2024

2

n/a

**D3.VIII.6 Sanction amount** 

D3.VIII.7 Date assessed D3.VIII.8 Remediation date

non-compliance was

corrected

Yes, remediated

06/03/2024

D3.VIII.9 Corrective action plan

No



Complete

D3.VIII.2 Plan performance issue

D3.VIII.3 Plan name

Anthem Healthkeepers Plus

PHI breach

D3.VIII.4 Reason for intervention

PHI breach - Moms in Motion info of 32 members

Sanction details

D3.VIII.5 Instances of non-

compliance

D3.VIII.6 Sanction amount

n/a

32

D3.VIII.7 Date assessed

05/03/2024

D3.VIII.8 Remediation date

non-compliance was

corrected

Yes, remediated

06/11/2024

D3.VIII.9 Corrective action plan

No

**Complete** 

D3.VIII.1 Intervention type: Compliance letter

6/37

D3.VIII.2 Plan performance issue

D3.VIII.3 Plan name

Anthem Healthkeepers Plus

Reporting

D3.VIII.4 Reason for intervention

Call Center performance data submission error

Sanction details

D3.VIII.5 Instances of non-

D3.VIII.6 Sanction amount

compliance

n/a

1

D3.VIII.7 Date assessed

05/03/2024

**D3.VIII.8 Remediation date** 

non-compliance was

corrected

Yes, remediated

06/03/2024

**D3.VIII.9 Corrective action plan** 

No



D3.VIII.1 Intervention type: Compliance letter

7/37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Anthem Healthkeepers Plus

Financial issues

D3.VIII.4 Reason for intervention

Untimely Claim adjudication

Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

n/a

1

D3.VIII.7 Date assessed

02/23/2024

D3.VIII.8 Remediation date

non-compliance was

corrected

Yes, remediated

03/23/2024

D3.VIII.9 Corrective action plan

No



#### D3.VIII.1 Intervention type: Corrective action plan

8/37

D3.VIII.2 Plan performance issue

D3.VIII.3 Plan name

Molina Healthcare

Financial issues

D3.VIII.4 Reason for intervention

Untimely claims adjudication for El

Sanction details

D3.VIII.5 Instances of non-

compliance

D3.VIII.6 Sanction amount

\$15,000

27

D3.VIII.7 Date assessed

06/07/2024

**D3.VIII.8 Remediation date** 

non-compliance was

corrected

Yes, remediated

07/16/2024

D3.VIII.9 Corrective action plan

Yes



D3.VIII.1 Intervention type: Corrective action plan

9/37

D3.VIII.2 Plan performance issue

D3.VIII.3 Plan name

Molina Healthcare

Timely access

D3.VIII.4 Reason for intervention

Untimely MHS prior authorizations/service authorization request resolution

Sanction details

D3.VIII.5 Instances of non-

compliance

n/a

3

D3.VIII.7 Date assessed

06/07/2024

**D3.VIII.8 Remediation date** 

**D3.VIII.6 Sanction amount** 

non-compliance was

corrected

Yes, remediated

07/16/2024

**D3.VIII.9 Corrective action plan** 

No



**D3.VIII.1 Intervention type: Compliance letter** 

10/37

D3.VIII.2 Plan performance issue

D3.VIII.3 Plan name

Molina Healthcare

Timely access

D3.VIII.4 Reason for intervention

Late submission of MHS service authorization

Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$15,000

1

D3.VIII.7 Date assessed

06/07/2024

D3.VIII.8 Remediation date

non-compliance was

corrected

Yes, remediated

07/07/2024

D3.VIII.9 Corrective action plan



#### D3.VIII.1 Intervention type: Compliance letter

11 / 37

D3.VIII.2 Plan performance issue

**D3.VIII.3 Plan name**Molina Healthcare

Financial issues

**D3.VIII.4** Reason for intervention

Untimely claims adjudication for MHS services

Sanction details

D3.VIII.5 Instances of non-

D3.VIII.6 Sanction amount

D3.VIII.8 Remediation date

compliance

\$15,000

12

D3.VIII.7 Date assessed

non-compliance was

04/08/2024

corrected

Yes, remediated

05/08/2024

**D3.VIII.9 Corrective action plan** 

No



D3.VIII.1 Intervention type: Compliance letter

12/37

D3.VIII.2 Plan performance issue

D3.VIII.3 Plan name

Molina Healthcare

Financial issues

D3.VIII.4 Reason for intervention

Untimely claim adjudication for El

#### **Sanction details**

D3.VIII.5 Instances of non-

compliance

\$0

1

D3.VIII.7 Date assessed

02/23/2024

D3.VIII.8 Remediation date

D3.VIII.6 Sanction amount

non-compliance was

corrected

Yes, remediated

03/23/2024

D3.VIII.9 Corrective action plan

No



#### D3.VIII.1 Intervention type: Compliance letter

13 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

Timely access

D3.VIII.4 Reason for intervention

Call center answer rate 94.39%

Sanction details

D3.VIII.5 Instances of noncompliance

\$0

1

D3.VIII.7 Date assessed

02/01/2024

D3.VIII.8 Remediation date

**D3.VIII.6 Sanction amount** 

non-compliance was

corrected

Yes, remediated

03/23/2024

igoredown	
Comp	lete

D3.VIII.1 Intervention type: Compliance letter

14/37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

Reporting

D3.VIII.4 Reason for intervention

Late Waiver Portal Entry Review Audit (3 months)

**Sanction details** 

D3.VIII.5 Instances of non-

**D3.VIII.6 Sanction amount** 

compliance

\$0

1

D3.VIII.7 Date assessed

D3.VIII.8 Remediation date

02/22/2024

non-compliance was

corrected

Yes, remediated

05/08/2024

**D3.VIII.9 Corrective action plan** 

No



D3.VIII.1 Intervention type: Compliance letter

15 / 37

D3.VIII.2 Plan performance issue

D3.VIII.3 Plan name

Sentara Community Plan

Reporting

#### D3.VIII.4 Reason for intervention

Late dashboard submission

#### Sanction details

D3.VIII.5 Instances of non-

compliance

1

\$0

D3.VIII.7 Date assessed

02/29/2024

**D3.VIII.8 Remediation date** 

**D3.VIII.6 Sanction amount** 

non-compliance was

corrected

Yes, remediated

05/08/2024

D3.VIII.9 Corrective action plan

No



#### D3.VIII.1 Intervention type: Compliance letter

16/37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

subcontract approval

D3.VIII.4 Reason for intervention

late submission of subcontract approval

Sanction details

D3.VIII.5 Instances of non-

\$0

compliance

1

D3.VIII.7 Date assessed

03/04/2024

D3.VIII.8 Remediation date non-compliance was

D3.VIII.6 Sanction amount

corrected

Yes, remediated 05/08/2024

D3.VIII.9 Corrective action plan

No



D3.VIII.1 Intervention type: Corrective action plan

17 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

Timely access

**D3.VIII.4** Reason for intervention

Failure to complete LOCERI (level of care review) face to face.

Sanction details

D3.VIII.5 Instances of non-

D3.VIII.6 Sanction amount

compliance

\$0

1

D3.VIII.7 Date assessed

**D3.VIII.8 Remediation date** 

04/08/2024

non-compliance was

corrected

Yes, remediated

05/08/2024

D3.VIII.9 Corrective action plan

No



Complete

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

Timely access

D3.VIII.4 Reason for intervention

Call center answer rate 91.8%

Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$0

1

D3.VIII.7 Date assessed

04/01/2024

D3.VIII.8 Remediation date

non-compliance was

corrected

Yes, remediated

05/08/2024

D3.VIII.9 Corrective action plan

No

**Complete** 

D3.VIII.1 Intervention type: Corrective action plan

19/37

D3.VIII.2 Plan performance issue

D3.VIII.3 Plan name

Sentara Community Plan

PHI Breach

D3.VIII.4 Reason for intervention

Lost box of member PHI

Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$0

1

D3.VIII.7 Date assessed

04/01/2024

**D3.VIII.8 Remediation date** 

non-compliance was

corrected

Yes, remediated

05/08/2024

**D3.VIII.9 Corrective action plan** 

No



D3.VIII.1 Intervention type: Compliance letter

20 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

Timely access

D3.VIII.4 Reason for intervention

untimely processing of appeals

**Sanction details** 

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$0

2

D3.VIII.7 Date assessed

05/01/2024

D3.VIII.8 Remediation date

non-compliance was

corrected

Yes, remediated

06/03/2024

D3.VIII.9 Corrective action plan

No



#### D3.VIII.1 Intervention type: Compliance letter

21 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

Reporting

D3.VIII.4 Reason for intervention

Untimely maternal service report.

Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$0

2

D3.VIII.7 Date assessed

05/01/2024

**D3.VIII.8 Remediation date** 

non-compliance was

corrected

Yes, remediated

06/03/2024

D3.VIII.9 Corrective action plan

No



D3.VIII.1 Intervention type: Compliance letter

22 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

Reporting

D3.VIII.4 Reason for intervention

Untimely appeals/grievances summary.

Sanction details

D3.VIII.5 Instances of non-

compliance

\$0

1

D3.VIII.7 Date assessed

05/01/2024

D3.VIII.8 Remediation date

D3.VIII.6 Sanction amount

non-compliance was

corrected

Yes, remediated

06/03/2024

**D3.VIII.9 Corrective action plan** 

No



D3.VIII.1 Intervention type: Corrective action plan

23 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

Reporting

D3.VIII.4 Reason for intervention

Untimely Nursing facility portal entry.

Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$15,000

1

D3.VIII.7 Date assessed

05/13/2024

D3.VIII.8 Remediation date

non-compliance was

corrected

Yes, remediated

06/03/2024

D3.VIII.9 Corrective action plan



D3.VIII.1 Intervention type: Corrective action plan

24/37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

Reporting

D3.VIII.4 Reason for intervention

Failure to comply with Compassionate Care Level

**Sanction details** 

D3.VIII.5 Instances of non-

**D3.VIII.6 Sanction amount** 

compliance

\$15,000

1

D3.VIII.7 Date assessed

06/21/2024

**D3.VIII.8 Remediation date** 

non-compliance was

corrected

Yes, remediated

07/15/2024

**D3.VIII.9 Corrective action plan** 

No

**C**omplete

D3.VIII.1 Intervention type: Corrective action plan

25 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

Timely access

D3.VIII.4 Reason for intervention

Untimely MHS service authorizations.

#### Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$0

11

D3.VIII.7 Date assessed

06/01/2024

**D3.VIII.8 Remediation date** 

non-compliance was

corrected

Yes, remediated

07/07/2024

D3.VIII.9 Corrective action plan

No



#### D3.VIII.1 Intervention type: Compliance letter

26 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

United Healthcare Community PLan

Reporting

D3.VIII.4 Reason for intervention

Late Medication Therapy Management report.

#### Sanction details

D3.VIII.5 Instances of non-

\$0

compliance

1

D3.VIII.7 Date assessed

10/31/2023

D3.VIII.8 Remediation date

**D3.VIII.6 Sanction amount** 

non-compliance was

corrected

Yes, remediated

12/13/2023



D3.VIII.1 Intervention type: Corrective action plan

27 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

United Healthcare Community PLan

Reporting

D3.VIII.4 Reason for intervention

untimely skilled nursing facility portal entry.

Sanction details

D3.VIII.5 Instances of non-

**D3.VIII.6 Sanction amount** 

compliance

\$0

1

D3.VIII.7 Date assessed

**D3.VIII.8 Remediation date** 

03/11/2024

non-compliance was

corrected

Yes, remediated

04/11/2024

**D3.VIII.9 Corrective action plan** 

No



D3.VIII.1 Intervention type: Compliance letter

28 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

United Healthcare Community PLan

Financial issues

#### D3.VIII.4 Reason for intervention

Untimely El claims.

#### Sanction details

D3.VIII.5 Instances of non-

compliance

\$15,000

22

D3.VIII.7 Date assessed

04/01/2024

**D3.VIII.8 Remediation date** 

**D3.VIII.6 Sanction amount** 

non-compliance was

corrected

Yes, remediated

05/08/2024

D3.VIII.9 Corrective action plan

No



D3.VIII.1 Intervention type: Compliance letter

29 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

United Healthcare Community PLan

Financial issues

D3.VIII.4 Reason for intervention

Untimely El claims

Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$15,000

16

D3.VIII.7 Date assessed

04/01/2024

**D3.VIII.8 Remediation date** 

non-compliance was

corrected

Yes, remediated 05/08/2024

#### D3.VIII.9 Corrective action plan

No



D3.VIII.1 Intervention type: Compliance letter

30 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

United Healthcare Community PLan

Reporting

D3.VIII.4 Reason for intervention

data submission error: maternal service report error.

**Sanction details** 

D3.VIII.5 Instances of non-

D3.VIII.6 Sanction amount

compliance

\$15,000

1

D3.VIII.7 Date assessed

D3.VIII.8 Remediation date

05/01/2024

non-compliance was

corrected

Yes, remediated

06/03/2024

**D3.VIII.9 Corrective action plan** 

No



D3.VIII.2 Plan performance issue

D3.VIII.3 Plan name

United Healthcare Community PLan

Timely access

D3.VIII.4 Reason for intervention

Untimely MHS service authorizations.

Sanction details

D3.VIII.5 Instances of non-

compliance

\$0

4

D3.VIII.7 Date assessed

06/01/2024

D3.VIII.8 Remediation date

D3.VIII.6 Sanction amount

non-compliance was

corrected

Yes, remediated

07/07/2024

**D3.VIII.9 Corrective action plan** 

No



D3.VIII.1 Intervention type: Corrective action plan

32 / 37

D3.VIII.2 Plan performance issue

D3.VIII.3 Plan name

Aetna Better Health of Virginia

Reporting

D3.VIII.4 Reason for intervention

Untimely nursing facility portal entry.

Sanction details

D3.VIII.5 Instances of non-

**D3.VIII.6 Sanction amount** 

compliance

\$15,000

1

D3.VIII.7 Date assessed

03/15/2024

D3.VIII.8 Remediation date

non-compliance was

corrected

Yes, remediated

06/07/2024

**D3.VIII.9 Corrective action plan** 

No



D3.VIII.1 Intervention type: Corrective action plan

33 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Aetna Better Health of Virginia

Timely access

D3.VIII.4 Reason for intervention

Failure to send adverse benefit determination (ABD) letters.

Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$0

10

D3.VIII.7 Date assessed

03/11/2024

D3.VIII.8 Remediation date

non-compliance was

corrected

Yes, remediated

05/03/2024

D3.VIII.9 Corrective action plan

No



#### D3.VIII.1 Intervention type: Corrective action plan

34 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

United Healthcare Community PLan

Timely access

D3.VIII.4 Reason for intervention

Failure to send Adverse Benefit Determination (ABD) letters.

Sanction details

D3.VIII.5 Instances of non-

compliance

D3.VIII.6 Sanction amount

\$15,000

10

D3.VIII.7 Date assessed

03/11/2024

**D3.VIII.8 Remediation date** 

non-compliance was

corrected

Yes, remediated

06/07/2024

D3.VIII.9 Corrective action plan

No



D3.VIII.1 Intervention type: Liquidated damages

35 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Anthem Healthkeepers Plus

Screenings

D3.VIII.4 Reason for intervention

Failure to confirm a valid LTSS screening before enrollment in the CCC+ Waiver or NF admission.

Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$25,000

1

D3.VIII.7 Date assessed

06/12/2024

D3.VIII.8 Remediation date

non-compliance was

corrected

Yes, remediated

06/27/2024

**D3.VIII.9 Corrective action plan** 

No



#### D3.VIII.1 Intervention type: Liquidated damages

36 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

United Healthcare Community PLan

Screenings

#### D3.VIII.4 Reason for intervention

Failure to confirm a valid LTSS screening before enrollment in the CCC+ waiver, or NF admission

#### Sanction details

D3.VIII.5 Instances of non-

compliance

**D3.VIII.6 Sanction amount** 

\$25,000

2

D3.VIII.7 Date assessed

06/13/2024

**D3.VIII.8 Remediation date** 

non-compliance was

corrected

Yes, remediated

06/27/2024

#### D3.VIII.9 Corrective action plan



D3.VIII.1 Intervention type: Liquidated damages

37 / 37

D3.VIII.2 Plan

D3.VIII.3 Plan name

performance issue

Sentara Community Plan

Screenings

D3.VIII.4 Reason for intervention

Failure to confirm a valid LTSS screening before enrollment in the CCC+ waiver or NF admission

Sanction details

D3.VIII.5 Instances of non-

D3.VIII.6 Sanction amount

compliance

\$25,000

3

D3.VIII.7 Date assessed

D3.VIII.8 Remediation date

06/14/2024

non-compliance was

corrected

Yes, remediated

06/27/2024

D3.VIII.9 Corrective action plan

No

### **Topic X. Program Integrity**

Number	Indicator	Response
staff Report of dedicate staff for monitoring risks. Re	Dedicated program integrity staff	Aetna Better Health of Virginia
	Report or enter the number of dedicated program integrity staff for routine internal	62
	monitoring and compliance risks. Refer to 42 CFR 438.608(a)(1)(vii).	Anthem Healthkeepers Plus
		49
		Molina Healthcare
		10
		Sentara Community Plan
		26
		United Healthcare
		Community PLan 13
		15
D1X.2	Count of opened program integrity investigations	Aetna Better Health of Virginia
	How many program integrity investigations were opened by the plan during the reporting	52
	year?	Anthem Healthkeepers Plus
		221
		Molina Healthcare
		17
		Sentara Community Plan
		236

#### United Healthcare Community PLan

594

# D1X.3 Ratio of opened program integrity investigations to enrollees

What is the ratio of program integrity investigations opened by the plan in the past year to the average number of individuals enrolled in the plan per month during the reporting year (i.e., average member months)? Express this as a ratio per 1,000 beneficiaries.

## Aetna Better Health of Virginia

0.19:1,000

#### **Anthem Healthkeepers Plus**

0.82:1,000

#### Molina Healthcare

0.03:1,000

#### Sentara Community Plan

0.43:1,000

#### United Healthcare Community PLan

2.65:1,000

# D1X.4 Count of resolved program integrity investigations

How many program integrity investigations were resolved by the plan during the reporting year?

### Aetna Better Health of Virginia

90

#### **Anthem Healthkeepers Plus**

115

#### Molina Healthcare

67

#### Sentara Community Plan

### United Healthcare Community PLan

177

# D1X.5 Ratio of resolved program integrity investigations to enrollees

What is the ratio of program integrity investigations resolved by the plan in the past year to the average number of individuals enrolled in the plan per month during the reporting year (i.e., average member months)? Express this as a ratio per 1,000 beneficiaries.

### Aetna Better Health of Virginia

0.33:1,000

#### **Anthem Healthkeepers Plus**

0.43:1,000

#### Molina Healthcare

0.12:1,000

#### Sentara Community Plan

0.58:1,000

#### United Healthcare Community PLan

0.79:1,000

# D1X.6 Referral path for program integrity referrals to the state

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

### Aetna Better Health of Virginia

Makes referrals to the SMA and MFCU concurrently

#### **Anthem Healthkeepers Plus**

Makes referrals to the SMA and MFCU concurrently

#### **Molina Healthcare**

Makes referrals to the SMA and MFCU concurrently

#### **Sentara Community Plan**

Makes referrals to the SMA and MFCU concurrently

#### United Healthcare Community PLan

Makes referrals to the SMA and MFCU concurrently

### D1X.7 Count of program integrity referrals to the state

Enter the count of program integrity referrals that the plan made to the state in the past year. Enter the count of unduplicated referrals.

### Aetna Better Health of Virginia

26

#### **Anthem Healthkeepers Plus**

43

#### Molina Healthcare

1

#### Sentara Community Plan

32

#### United Healthcare Community PLan

42

# D1X.8 Ratio of program integrity referral to the state

## Aetna Better Health of Virginia

What is the ratio of program integrity referrals listed in indicator D1.X.7 made to the state during the reporting year to the number of enrollees? For number of enrollees, use the average number of individuals enrolled in the plan per month during the reporting year (reported in indicator D1.I.1). Express this as a ratio per 1,000 beneficiaries.

0.1:1,000

#### **Anthem Healthkeepers Plus**

0.16:1,000

#### **Molina Healthcare**

0:1,000

#### **Sentara Community Plan**

0.6:1,000

### United Healthcare Community PLan

0.19:1,000

### D1X.9a: Plan overpayment reporting to the state: Start Date

What is the start date of the reporting period covered by the plan's latest overpayment recovery report submitted to the state?

### Aetna Better Health of Virginia

10/01/2023

#### **Anthem Healthkeepers Plus**

10/01/2023

#### **Molina Healthcare**

10/01/2023

#### Sentara Community Plan

10/01/2023

### United Healthcare Community PLan

10/01/2023

#### D1X.9b: Plan overpayment reporting to the state: End Date What is the end date of the reporting period covered by the plan's latest overpayment recovery report submitted to

the state?

### **Aetna Better Health of** Virginia

06/30/2024

#### **Anthem Healthkeepers Plus**

06/30/2024

#### Molina Healthcare

06/30/2024

#### **Sentara Community Plan**

06/30/2024

#### **United Healthcare Community PLan**

06/30/2024

#### D1X.9c: Plan overpayment reporting to the state: Dollar amount

From the plan's latest annual overpayment recovery report, what is the total amount of overpayments recovered?

#### **Aetna Better Health of** Virginia

\$8,238,498.01

#### **Anthem Healthkeepers Plus**

\$3,471,006.23

#### Molina Healthcare

NR

#### **Sentara Community Plan**

\$12,924,203.75

#### **United Healthcare Community PLan**

#### D1X.9d:

# Plan overpayment reporting to the state: Corresponding premium revenue

What is the total amount of premium revenue for the corresponding reporting period (D1.X.9a-b)? (Premium revenue as defined in MLR reporting under 438.8(f)(2))

## Aetna Better Health of Virginia

na

#### **Anthem Healthkeepers Plus**

na

#### Molina Healthcare

NA

#### **Sentara Community Plan**

na

#### United Healthcare Community PLan

na

### D1X.10 Changes in beneficiary circumstances

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

### Aetna Better Health of Virginia

Daily

#### **Anthem Healthkeepers Plus**

Daily

#### Molina Healthcare

Daily

#### Sentara Community Plan

Daily

Daily

### **Topic XI: ILOS**



Beginning December 2025, this section must be completed by states that authorize ILOS. Submission of this data before December 2025 is optional.

If ILOSs are authorized for this program, report for each plan: if the plan offered any ILOS; if "Yes", which ILOS the plan offered; and utilization data for each ILOS offered. If the plan offered an ILOS during the reporting period but there was no utilization, check that the ILOS was offered but enter "0" for utilization.

Number	Indicator	Response
ILOSs offered by plan Indicate whether this pla offered any ILOS to their enrollees.	Indicate whether this plan offered any ILOS to their	Aetna Better Health of Virginia
		No ILOSs were offered by this plan
		Anthem Healthkeepers Plus
		No ILOSs were offered by this plan
		Molina Healthcare
		No ILOSs were offered by this plan
		Sentara Community Plan
		No ILOSs were offered by this plan
		United Healthcare Community PLan
		No ILOSs were offered by this plan

### **Section E: BSS Entity Indicators**

**Topic IX. Beneficiary Support System (BSS) Entities** 

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

Number	Indicator	Response
EIX.1	What type of entity performed each BSS activity? Check all that apply. Refer to 42 CFR 438.71(b).	Maximus (Enrollment Broker); Virginia Department for Aging and Rehabilitative Services; State Long Term Care Ombudsman
		Ombudsman Program
		Enrollment Broker
EIX.2	BSS entity role  What are the roles performed by the BSS entity? Check all that apply. Refer to 42 CFR 438.71(b).	Maximus (Enrollment Broker); Virginia Department for Aging and Rehabilitative Services; State Long Term Care Ombudsman
		Enrollment Broker/Choice Counseling
		LTSS Complaint Access Point
		LTSS Grievance/Appeals Education
		LTSS Grievance/Appeals Assistance
		Review/Oversight of LTSS Data