

Network Adequacy Quarterly Report Template

Managed Care Entity: Northeast Health Partners

Line of Business: RAE

Contract Number: 19-107508

Contact Name: Kari Snelson

Report Submitted by: Alma Mejorado

Report Submitted on: April 28, 2023

Report due by 04/28/2023, covering the MCE's network from 01/01/2023 - 03/31/2023, FY23 Q3

—Draft Copy: March 2023 Release—





Contents

| 1. | Instructions for Using the Network Adequacy Quarterly Report Template | 1-1 |
|--------------|---|-----|
| | Definitions | |
| | Report Instructions | 1-2 |
| | Questions | |
| 2. | Network Adequacy | 2-1 |
| | Establishing and Maintaining the MCE Network | 2-1 |
| 3. | Network Changes and Deficiencies | 3-1 |
| | Network Changes | |
| | Inadequate Network Policies | |
| 4. | Appointment Timeliness Standards | 4-1 |
| | Appointment Timeliness Standards | 4-1 |
| 5. | Time and Distance Standards | 5-1 |
| | Health Care Network Time and Distance Standards | |
| A | Appendix A. Single Case Agreements (SCAs) | A-1 |
| В | Appendix B. Optional MCE Content | B-1 |
| | Instructions for Appendices | B-1 |
| | Optional MCE Content | |
| \mathbf{C} | Appendix C. Ontional MCE Content | |



1. Instructions for Using the Network Adequacy Quarterly Report Template

This document contains the March 2023 release of a standardized template for use by all Colorado Medicaid or CHP+ Managed Care Entities (MCEs) for quarterly Network Adequacy (NA) reporting to the Colorado Department of Health Care Policy and Financing (HCPF). Each MCE should generate one quarterly NA report for each applicable line of business (i.e., CHP+ MCO, Medicaid MCO, or RAE); the report shall contain template elements applicable to the line of business. Network categories required for quarterly reporting are defined in the CO Network Adequacy Crosswalk Definitions (December 2022 version).

The practitioners, practice sites, and entities included in the quarterly NA report will include ordering, referring, and servicing contractors that provide care through a Colorado Medicaid or CHP+ MCE. To ensure consistent data collection across MCEs, each MCE must use this HCPF-approved report template (MS Word and MS Excel templates) to present the MCE's quarterly NA report and data for the corresponding practitioners, practice sites, and entities. Report due dates will align with those outlined in the MCE's contract, unless otherwise stated.

| Fiscal Year Quarter Reported | Quarterly Reporting Deadline for HCPF | Reporting Date for Member and Network Files |
|---------------------------------|---------------------------------------|---|
| FY 2022-23 Q1 | October 2022 | September 30, 2022 |
| FY 2022-23 Q2 | January 2023 | December 31, 2022 |
| FY 2022-23 Q3 | April 2023 | March 31, 2023 |
| FY 2022-23 Q4 | July 2023 | June 30, 2023 |

Definitions

- "MS Word template" refers to the CO Network Adequacy_Quarterly Report Word Template F1 0323 document.
- "MS Word MCE Data Requirements" refers to the *CO Network***Adequacy_MCE_DataRequirements_F1_1222 document that contains instructions for each MCE's quarterly submission of member and network data.
- "MS Excel Geoaccess Compliance template" refers to the $CO < 20 \#\#-\# > NAV_FY < \#\#\# > Q < \# > QuarterlyReport_GeoaccessCompliance_< MCE Type>_< MCE Name> spreadsheet.$
 - MCEs will use this file to supply county-level results from their geoaccess compliance calculations, including practitioner to member ratios and time/distance calculations.
- Use the Colorado county designations from the Colorado Rural Health Center to define a county as urban, rural, or frontier; the most recent county-level map is available at the following website:
 - https://coruralhealth.org/resources/maps-resource
 - Note: Urban counties with rural areas (e.g., Larimer County) should be reported with the rural counties and use rural time/distance standards.



- A "practice site" or "practice" refers to a physical healthcare facility at which the healthcare service is performed.
- A "practitioner" refers to an individual that personally performs the healthcare service, excluding single case agreement (SCA) practitioners.
- An "entity" refers to a facility-level healthcare service location (e.g., hospital, pharmacy, imaging service facility, and/or laboratory).

Report Instructions

Each MCE should use this template to generate one quarterly NA report for each applicable line of business (i.e., CHP+ MCO, Medicaid MCO, and RAE); the report shall contain template elements applicable to the line of business. The MCE should update the highlighted, italicized data fields on the cover page of this template to reflect their contact information, contract information, and report dates associated with the current report submission.

This report template contains a comprehensive list of NA requirements for the CHP+ MCO, Medicaid MCO, and RAE lines of business. Each table in this MS Word document contains a header row which confirms the applicable line(s) of business for each response. The table below shows expected network categories by MCE type. The accompanying MS Excel spreadsheets contain tabs in which network data can be imported (e.g., member counts, ratio results, time/distance calculation results).

| Network Category | CHP+ MCO | Medicaid MCO | RAE |
|--|----------|--------------|-----|
| Facilities (Entities) (Hospitals, Pharmacies, Imaging Services, Laboratories) | X | X | |
| Prenatal Care and Women's Health Services | X | X | X |
| Primary Care Providers (PCPs) | X | X | X |
| Physical Health Specialists | X | X | |
| Behavioral Health Specialists (RAEs' network categories include Substance Use Disorder [SUD] treatment coverage that went into effect on 1/1/2021) | X | | X |
| Ancillary Physical Health Services (Audiology, Optometry, Podiatry, Occupational/Physical/Speech Therapy) | X | X | |

Questions

• Contact the MCE's Department contract manager or specialist for data submission instructions and assistance with questions or access to HCPF's FTP site.



2. Network Adequacy

Establishing and Maintaining the MCE Network

<u>Supporting contract reference:</u> The MCE shall maintain a network that is sufficient in numbers and types of practitioners/practice sites to assure that all covered services to members will be accessible without unreasonable delay. The MCE shall demonstrate that it has the capacity to serve the expected enrollment in that service area.

- To count members, include each unique member enrolled with the MCE and line of business as of the last day of the measurement period (e.g., March 30, 2023, for the quarterly report due to the Department on April 28, 2023).
- To count practitioners/practice sites:
 - Include each unique practitioner/practice sites contracted with the MCE and line of business as
 of the last day of the measurement period (e.g., March 30, 2023, for the quarterly report due to
 the Department on April 28, 2023).
 - Define unique individual practitioners using Medicaid ID; a practitioner serving multiple locations should only be counted once for the count of practitioners and ratio calculations.

Define unique practice sites by de-duplicating records by location, such that a single record is shown for each physical location without regard to the number of individual practitioners at the location.

Table 1A-Establishing and Maintaining the MCE Network: Primary Care Data

| Daguirament | Previous Quarter | | Current Quarter | |
|---|------------------|---------|-----------------|---------|
| Requirement | Number | Percent | Number | Percent |
| Sample | | 0.0% | 0 | 0.0% |
| CHP+ MCO, Medicaid MCO, RAE | | | | |
| Total members | 110,204 | N/A | 113,359 | N/A |
| Total primary care practitioners (i.e., PROVCAT codes beginning with "PV" or "PG") | 368 | N/A | 367 | N/A |
| Primary care practitioners accepting new members | 344 | 93.5% | 343 | 93.5% |
| Primary care practitioners offering after-hours appointments | 112 | 30.4% | 112 | 30.5% |
| New primary care practitioners contracted during the quarter | 1 | 0.3% | 0 | 0.0% |
| Primary care practitioners that closed or left the MCE's network during the quarter | 1 | 0.0% | 1 | 0.3% |



Table 1B-Establishing and Maintaining the MCE Network: Primary Care Discussion

Describe any barriers that affect the MCE's ability to maintain a sufficient network in number and type of primary care practitioners to assure that all covered services will be accessible to members without unreasonable delay.

Describe how the MCE ensures members' access to family planning services offered by any appropriate physical health practitioner, practice group, or entity.

If utilized, describe the impact telehealth services had in overcoming these barriers. Describe the methods used to monitoring the availability and usage of telehealth services.

CHP+ MCO, Medicaid MCO, RAE

Describe any barriers that affect the MCE's ability to maintain a sufficient network in number and type of primary care practitioners to assure that all covered services will be accessible to members without unreasonable delay.

NHP has established a network of Primary Care Medical Providers (PCMP) that is regional and organized by licensure level type. NHP examined the data for counties that did not meet access standards for one or more types of licensure and as a result identified several existing barriers. NHP did not identify PCMPs to recruit for contracting during this reporting period. As reported in the previous deliverable, there continues to be a lack of Physician Assistants (PA) and providers who offer Gynecology services in rural and frontier counties within the time/distance standard.

Some rural areas in Weld County do not contain any practitioners within the mandated 30 miles/30 minutes radius; however, Weld County has received an urban designation. A "dual-designation" status has proven to be advantageous in some counties, such as Larimer County. However, due to Weld County's rural areas, it is a challenge for them to comply with urban standards.

Industry standards require 90-95% of members to meet geoaccess standards. However, HCPF requires 100%, which has resulted in an additional barrier that affects NHPs ability to sustain a sufficient network. NHP had 95%-99.9% coverage across most of the region during this reporting period, which did not quite meet the standard.

Describe how the MCE ensures members' access to family planning services offered by any appropriate physical health practitioner, practice group, or entity.

To ensure that members are able to obtain family planning services, NHPs PCMP network includes practitioners who provide family planning services. Further, NHP uses various strategies to ensure member access to family planning services. NHP conducts monthly onboarding sessions to provide information to members regarding family planning and other benefits, as well as instructions on how they can access services. Members can obtain help finding family planning services within NHPs network through Member Services. If it is found that services are not available in the region, Member Services utilizes the State's provider directory to assist members in finding providers who are outside of the network but still within the wider Medicaid network. Any member complaints about access to services are overseen by Member Services. During this reporting period, no complaints were filed regarding access to family planning services.



Describe any barriers that affect the MCE's ability to maintain a sufficient network in number and type of primary care practitioners to assure that all covered services will be accessible to members without unreasonable delay.

Describe how the MCE ensures members' access to family planning services offered by any appropriate physical health practitioner, practice group, or entity.

If utilized, describe the impact telehealth services had in overcoming these barriers. Describe the methods used to monitoring the availability and usage of telehealth services.

CHP+ MCO, Medicaid MCO, RAE

NHP utilized available claims data to evaluate quarterly family planning usage. State claims data for family planning services revealed that 2,371 members received family planning services during Q2 of FY23. Providers that administered family services included PCMPs that are within the NHP network. This included North Colorado Family Medicine, Sunrise Community Health, Yuma District Hospital, Rocky Mountain Planned Parenthood, and the County of Weld. The rest of the services were provided by facilities that are not PCMPs, such as hospitals, imaging, and urgent care centers.

If utilized, describe the impact telehealth services had in overcoming these barriers. Describe the methods used to monitor the availability and usage of telehealth services.

As stated in the previous report, PCMPs are evaluated by NHP on a yearly basis regarding their utilization of telehealth. Additionally, NHP has a partnership with Care on Location to provide services to regional members for physical health services. NHP includes them as a resource for members on the NHP website. In Q2 of FY23, telehealth utilization for physical health services accounted for less than four percent (3.36%) of the total claims paid through Fee-For-Service (FFS) Medicaid. The trend remains similar to previous reports for this fiscal year. Data for Q3 of FY23 was not available due to claims data lag.

Table 2A-Establishing and Maintaining the MCE Network: Behavioral Health Data

| Danvinamant | Previous | Quarter | Current Quarter | |
|---|----------|---------|-----------------|---------|
| Requirement | Number | Percent | Number | Percent |
| Sample | 0 | 0.0% | 0 | 0.0% |
| CHP+ MCO, Medicaid MCO, RAE | | | | |
| Total members | 110,204 | N/A | 113,359 | N/A |
| Total behavioral health practitioners (i.e., PROVCAT codes beginning with "BV" or "BG") | 3,144 | N/A | 3,363 | N/A |
| Behavioral health practitioners accepting new members | 3,144 | 100% | 3,363 | 100% |
| Behavioral health practitioners offering after-hours appointments | 1,181 | 37.5% | 1,455 | 43.3% |
| New behavioral health practitioners contracted during the quarter | 175 | 5.6% | 273 | 8.1% |



| Danimonant | | Quarter | Current Quarter | |
|--|--------|---------|-----------------|---------|
| Requirement | Number | Percent | Number | Percent |
| Behavioral health practitioners that closed or left the MCE's network during the quarter | 335 | 10.6% | 54 | 14.9% |

Table 2B-Establishing and Maintaining the MCE Network: Substance Use Disorder (SUD) Treatment Facilities

| Requirement | Previous Quarter | Current Quarter |
|--|------------------|------------------------|
| nequilement | Number | Number |
| Sample | 0 | 0 |
| RAE | | |
| Total SUD treatment facilities offering American Society of Addiction Medicine (ASAM) Level 3.1 services | 27 | 27 |
| Total SUD treatment facilities offering ASAM Level 3.3 services | 3 | 3 |
| Total SUD treatment facilities offering ASAM Level 3.5 services | 32 | 32 |
| Total SUD treatment facilities offering ASAM Level 3.7 services | 20 | 20 |
| Total SUD treatment facilities offering ASAM Level 3.2 WM (Withdrawal Management) | 22 | 22 |
| Total SUD treatment facilities offering ASAM Level 3.7 WM services | 11 | 11 |

Table 2C-Establishing and Maintaining the MCE Network: Behavioral Health Discussion

Describe any barriers that affect the MCE's ability to maintain a sufficient network in number and type of behavioral health practitioners to assure that all covered services will be accessible to members without unreasonable delay. If your network includes out-of-state practitioners serving members enrolled with the MCE, please describe.

If utilized, describe the impact telehealth services had in overcoming these barriers. Describe the methods used to monitoring the availability and usage of telehealth services.

For RAEs, describe any barriers to incorporating the ASAM levels of care for the SUD treatment practitioners, practice sites, and entities. Describe the methods used to monitor the available SUD treatment bed at each ASAM level.

CHP+ MCO, Medicaid MCO, RAE

NHP maintains a statewide network of behavioral health providers to offer the full continuum of care covered by the RAEs. The behavioral health penetration rate for Q3 of FY23 was 15.3% of the membership. This is similar to the penetration rate for Q2 of FY23. NHP conducted a geoaccess analysis for the counties within the region and identified the counties that did not meet access standards for one or more provider types or facility types. As a result of this analysis, several barriers were detected.



Describe any barriers that affect the MCE's ability to maintain a sufficient network in number and type of behavioral health practitioners to assure that all covered services will be accessible to members without unreasonable delay. If your network includes out-of-state practitioners serving members enrolled with the MCE, please describe.

If utilized, describe the impact telehealth services had in overcoming these barriers. Describe the methods used to monitoring the availability and usage of telehealth services.

For RAEs, describe any barriers to incorporating the ASAM levels of care for the SUD treatment practitioners, practice sites, and entities. Describe the methods used to monitor the available SUD treatment bed at each ASAM level.

CHP+ MCO, Medicaid MCO, RAE

NHP continues to lack sufficient SUD treatment facilities across all ASAM levels within the region. This shortage has a critical effect on NHPs ability to meet full member coverage. If a member is in need of this level of care, NHP arranges transportation for the member to receive services outside of the region.

As stated in previous reports, Region 2 continues to lack in psychiatric residential treatment facilities, Psychiatric Hospitals, and Psychiatric Units in Acute Care Facilities. Given the population density of Region 2, launching and sustaining a business operation is not possible.

Finally, Evaluation & Management (E&M) services are the primary services for which providers are billing. NHP is required to contract with prescribers when it is not financially responsible for the payment of these E&M codes. As a result, prescribers no longer have an incentive to contract with NHP.

If utilized, describe the impact telehealth services had in overcoming these barriers. Describe the methods used to monitoring the availability and usage of telehealth services.

NHP continues to offer telehealth services to bolster members' access to covered services. Through the use of telehealth, members can obtain services such as outpatient services and intensive outpatient programs (IOP) outside of their geographic areas. NHP is contracted with Care on Location to provide members with telehealth behavioral health services. These are located on the NHP website as a resource for members. As stated in the previous report, NHP continued with contracting discussions initiated in Q1 of FY23 with Charlie Health. Charlie Health offers virtual IOP services for youth ages 11 and older.

NHP has seen an increase in requests for in-person services including outpatient care instead of telehealth. NHPs quarterly review of paid claims data to monitor telehealth utilization bears this out. In Q2 of FY23, 4% of all service costs were rendered through telehealth (data for Q3 of FY23 is not currently available due to data lag). This data is similar to previous reports.

For RAEs, describe any barriers to incorporating the ASAM levels of care for the SUD treatment practitioners, practice sites, and entities. Describe the methods used to monitor the available SUD treatment bed at each ASAM level.

Despite continued efforts by NHP to incorporate ASAM levels of care into the complete range of SUD treatment, the barriers noted in previous reporting periods continued to cause challenges. Among these barriers are the following:



Describe any barriers that affect the MCE's ability to maintain a sufficient network in number and type of behavioral health practitioners to assure that all covered services will be accessible to members without unreasonable delay. If your network includes out-of-state practitioners serving members enrolled with the MCE, please describe.

If utilized, describe the impact telehealth services had in overcoming these barriers. Describe the methods used to monitoring the availability and usage of telehealth services.

For RAEs, describe any barriers to incorporating the ASAM levels of care for the SUD treatment practitioners, practice sites, and entities. Describe the methods used to monitor the available SUD treatment bed at each ASAM level.

CHP+ MCO, Medicaid MCO, RAE

- Provider adherence to authorization and documentation requirements
- Securing correct enrollment in Medicaid for practice sites' specific level of care
- A lack of additional SUD treatment sites with ASAM levels within the region

There has been some improvement to the negative impacts of these barriers since the ASAM levels of care were implemented. NHP will continue with the same strategies as previous quarters, since these strategies have yielded successful results. One of these strategies is a training regimen to educate existing providers on authorization procedures and documentation requirements. As a result of this training, NHP has identified improved care coordination and less overall difficulty around these elements. Another strategy used by NHP is the provision of outreach and education regarding the enrollment process and member resources to practices that show discrepancies in Medicaid enrollment. Fewer discrepancies with Medicaid enrollment have been noted due to this strategy.

NHP uses ongoing communication between the NHP Clinical Department and SUD facilities monitor the availability of treatment beds at each ASAM level. Information concerning whether a SUD facility is unable to place a member in covered levels of care due to a bed capacity shortage is tracked internally. This internal tracking system allows placements to be handled and connections to outpatient treatment and case management services to be coordinated.

Table 3A-Establishing and Maintaining the MCE Network: Specialty Care Data

| Demiliament | Previous | Quarter | Current Quarter | |
|--|----------|---------|-----------------|---------|
| Requirement | Number | Percent | Number | Percent |
| Sample | 0 | 0.0% | 0 | 0.0% |
| CHP+ MCO, Medicaid MCO | | | | |
| Total members | N/A | N/A | N/A | N/A |
| Total specialty care practitioners (i.e., PROVCAT codes beginning with "SV" or "SG") | N/A | N/A | N/A | N/A |
| Specialty care practitioners accepting new members | N/A | N/A | N/A | N/A |
| Specialty care practitioners offering after-hours appointments | N/A | N/A | N/A | N/A |



| Descriptore | Previous | Quarter | Current Quarter | |
|---|----------|---------|-----------------|---------|
| Requirement | Number | Percent | Number | Percent |
| New specialty care practitioners contracted during the quarter | N/A | N/A | N/A | N/A |
| Specialty care practitioners that closed or left the MCE's network during the quarter | N/A | N/A | N/A | N/A |

Table 3B-Establishing and Maintaining the MCE Network: Specialty Care Discussion

Describe any barriers that affect the MCE's ability to maintain a sufficient network in number and type of specialty care practitioners to assure that all covered services will be accessible to members without unreasonable delay.

If utilized, describe the impact telehealth services had in overcoming these barriers. Describe the methods used to monitoring the availability and usage of telehealth services.

CHP+ MCO, Medicaid MCO

N/A



3. Network Changes and Deficiencies

Network Changes

<u>Supporting contract reference:</u> The MCE shall report in writing to the Department, all changes or deficiencies in MCE Networks related to access to care.

Table 4–Network Changes: Discussion

If the MCE experienced an unexpected or anticipated material change to the network or a network deficiency that could affect service delivery, availability, or capacity within the provider network, describe the change and state whether the MCE notified the Department, in writing, within five (5) business days of the change.

Note: If the MCE experienced an unexpected or anticipated material change to the network or a network deficiency that could affect service delivery, availability, or capacity within the provider network during the quarter prior to the measurement period, the MCE's response should include a description of the actions taken by the MCE during the current measurement period to address the deficiency.

CHP+ MCO, Medicaid MCO, RAE

During this quarter, NHP did not experience any network deficiencies or material changes to the PCMP network that affected service delivery, availability, or capacity within the network.

In the behavioral health network, Family Care Center submitted a voluntary termination on March 8, 2023. The group does not currently serve Medicaid members and service locations are outside of the NHP region in the Denver Metro and Colorado Springs areas. NHP has other outpatient providers in the network with the same provider types as Family Care Center in the Denver Metro and Colorado Springs areas. As a result, the termination of Family Care Center does not create a deficiency in the network and does not impact access to care for NHP membership.

Table 5–CHP+ MCO Network Volume Changes and Notification: Discussion

If the MCE experienced at least a five percent (5%) increase or decrease in its network in a thirty (30) calendar day period, describe the change and answer the following questions:

Did the MCE notify the Department, in writing, within ten (10) business days of the change?

Was the change due to a practitioner/practice site/entity's request to withdraw; was the change due to the MCE's activities to obtain or retain NCQA accreditation?

Was the change due to a practitioner/practice site/entity's failure to receive credentialing or recredentialing from the MCE?

CHP+ MCO

N/A



Inadequate Network Policies

<u>Supporting contract reference:</u> If the MCE fails to maintain an adequate network that provides Members with access to PCPs within a county in the MCE's Service Area, the Department may designate that county as a mixed county for the purpose of offering the option of an HMO or the State's self-funded network to eligible Members by providing the MCE a thirty (30) calendar day written notice.

Table 6-CHP+ MCO Inadequate Access to PCPs: Discussion

Did the MCE fail to maintain an adequate network that provides members with access to PCPs within a county in the MCE's service area?

If the MCE answered "yes", did the Department designate that county as a mixed county for the purpose of offering the option of an HMO or the State's self-funded network to eligible members?

CHP+ MCO

N/A

Table 7-CHP+ MCO Discontinue Services to an Entire County: Discussion

Did the MCE discontinue providing covered services to members within an entire county within the MCE's service area?

If the MCE answered "yes", did the MCE provide no less than sixty (60) calendar days prior written notice to the Department of the MCE's intent to discontinue such services?

CHP+ MCO

N/A

Table 8-CHP+ MCO Provider Network Changes: Discussion

Did the MCE experience an unexpected or anticipated material change to the network or a network deficiency that could affect service delivery, availability or capacity within the provider network? If the MCE answered "ves", did the MCE notify the Department, in writing, of the change?

| CHP+ MCO | | | |
|----------|--|--|--|
| N/A | | | |



4. Appointment Timeliness Standards

Appointment Timeliness Standards

<u>Supporting contract reference:</u> The MCE shall ensure its network is sufficient so that services are provided to members on a timely basis.

Table 9-Physical Health Appointment Timeliness Standards

Describe the method(s) used by the MCE to monitor its contract's timeliness requirements for members' access to physical health services. Describe findings specific to the current reporting period.

CHP+ MCO, Medicaid MCO, RAE

PCMPs are audited by NHP to ensure that they comply with members' access to care standards as required by Health First Colorado. NHP audits PCMPs on access to care standards by location within RAE Region 2 each year. Timeliness of appointment availability is measured and analyzed by NHP through surveys sent to PCMPs through email and telephone calls. During this Q3 FY23 audit period, NHP outreached 14 PCMPs to request appointment availability information. NHPs survey focuses on the following four questions in an effort to understand access to care availability:

- Availability of appointments for new Health First Colorado members within seven days of request
- Availability of appointments for established Health First Colorado members within seven days of request
- Urgent access appointment availability within 24 hours of request
- Well Care appointment availability within one month after the request unless an appointment is required sooner to ensure the provision of screenings in accordance with HCPFs accepted Bright Futures schedule.

Provider appointment type may be in-person or via telehealth. Both appointment types are acceptable and meet NHP member access to care standards for Health First Colorado members.

| PCMP Audit Reporting Period | Q1 Audits | Q2 Audits | Q3 Audits | Q4 Audits |
|--|-----------|-----------|-----------|-----------|
| Total PCMP Locations Audited within the NHP Region | 17 | 16 | 14 | N/A |
| New Health First Colorado Routine/Non- Urgent appointments within Seven days: Met Requirements | 10 | 7 | 9 | N/A |
| Established Health Colorado Routine/ Non-Urgent appointment within seven days Next Available: Met Requirements | 14 | 7 | 9 | N/A |
| Urgent Access 24 hours: Met Requirements | 14 | 10 | 9 | N/A |
| Well-Care Access (1 month): Met Requirements | 13 | 10 | 9 | N/A |



Describe the method(s) used by the MCE to monitor its contract's timeliness requirements for members' access to physical health services. Describe findings specific to the current reporting period.

CHP+ MCO, Medicaid MCO, RAE

| Follow up audits from previous quarters | 6 | 3 | 4 | N/A |
|---|---|---|---|-----|
| All Requirements Met | 1 | 0 | 4 | N/A |

N/A - Not Available

NHP evaluates PCMPs located within RAE Region 2 for Health First Colorado members' access to care standards. NHP sends a letter to providers which informs them whether their access to care audit results are passing or failing. This letter provides information and education for the provider about access to care standards and expectations. Providers that fail the access to care audit are re-audited in 90 days, and NHP may require a corrective action plan (CAP).

Table 10-Behavioral Health Appointment Timeliness Standards

Describe the method(s) used by the MCE to monitor its contract's timeliness requirements for members' access to behavioral health services. Describe findings specific to the current reporting period.

CHP+ MCO, RAE

Behavioral health providers within RAE Region 2 are audited yearly by NHP to measure Health First Colorado members' access to care standards. In this Q3 FY23 reporting period, 28 NHP behavioral health Providers were contacted by email and telephone calls. The Health First Colorado members' access to care standards are as follows:

- Appointment availability for new members within seven days of request
- Appointment availability for established members within seven days of request
- Urgent appointment access availability either within 15 minutes by phone or within one hour face-to-face for urban/suburban areas (within two hours after contact in rural/frontier areas)
- Emergency Access by phone within 15 minutes after the initial contact, including TTY accessibility; inperson within one hour of contact in urban and suburban areas, in-person within two hours after contact in rural and frontier areas.

Provider appointment type may be in-person or via telehealth. Both appointment types are acceptable and meet NHP member access to care standards.

| BH Audit Reporting Period | Q1 Audits | Q2 Audits | Q3 Audits | Q4 Audits |
|--|-----------|-----------|-----------|-----------|
| Total BH Locations within the NHP Region | 29 | 28 | 28 | N/A |
| New Health First Colorado Routine/Non-Urgent appointments within seven days: Met Requirements | 12 | 2 | 7 | N/A |



Describe the method(s) used by the MCE to monitor its contract's timeliness requirements for members' access to behavioral health services. Describe findings specific to the current reporting period.

CHP+ MCO, RAE

| Established Health First Colorado Routine/Non-Urgent appointment within seven days: Met Requirements | 17 | 4 | 7 | N/A |
|---|----|---|---|-----|
| Urgent Access 24 hours: Met Requirements | 16 | 3 | 5 | N/A |
| Emergency Access by phone within 15 minutes after the initial contact, including TTY accessibility; in person within one hour of contact in urban and suburban areas, in person within two hours after contact in rural and frontier areas. | 11 | 2 | 3 | N/A |
| Follow up audits from previous quarters | 5 | 1 | 5 | N/A |
| All Requirements Met | 4 | 1 | 1 | N/A |

N/A – Not Available

Behavioral Health Providers within RAE Region 2 are evaluated by NHP for Health First Colorado members' access to care standards. NHP sends access to care pass or fail audit result letters to providers that were audited during this Q3 FY23 reporting period. These letters inform and educate the provider on access to care standards and expectations. If a behavioral health provider fails the access to care audit, they are re-audited in 90 days and NHP may require a CAP thereafter.



5. Time and Distance Standards

Health Care Network Time and Distance Standards

<u>Supporting contract reference:</u> The MCE shall ensure that its network has a sufficient number of practitioners, practice sites, and entities who generate billable services within their zip code or within the maximum distance for their county classification. The MCE must use GeoAccess or a comparable service to measure the travel time and driving distance between where members live and the physical location of the practitioners/practice sites/entities in the MCE's Region.

Enter time and distance compliance results (e.g., "Met" or "Not Met") in the MS Excel template. Use Tables 11, 12, and 13 for additional relevant information regarding the MCE's compliance with time and distance requirements in its contracted counties, including region-specific contracted counties for RAEs' behavioral health networks. Geographic regions refer to the areas in which members reside, as members may travel outside their county of residence for care. For physical health time and distance requirements, MCEs are only required to report compliance with minimum time and distance requirements for members residing inside the MCE's contracted counties. For statewide behavioral health time and distance requirements, MCEs are required to report compliance with minimum time and distance requirements for all members regardless of county residence.

- CHP+ MCO defines "child members" as 0 through the month in which the member turns 19 years of age.
- CHP+ MCO defines "adult members" as those over 19 years of age (beginning the month after the member turned 19 years of age).
- Medicaid MCO and RAE define "child members" as under 21 years of age.
- Medicaid MCOs and RAEs define "adult members" as those 21 years of age or over.

There are two levels of primary care practitioners: primary practitioners that can bill as individuals (e.g., MDs, DOs, NPs, and CNS') and mid-level practitioners that cannot bill as individuals (e.g., PAs); each type of practitioner has its own row in the MS Excel template tabs for time/distance reporting.

A practitioner/practice site/entity should only be counted one time in the MCE's data submission for each associated network category (PROVCAT code). If a practitioner provides primary care for adult and pediatric members at a specific location, count the practitioner once under the Adult Primary Care Practitioner PROVCAT code, once under the Pediatric Primary Care Practitioner PROVCAT code, and once under the Family Practitioner PROVCAT code. For example, a primary care nurse practitioner (NP) that serves adult and pediatric members can be categorized with the PV063, PV064, and PV065 PROVCAT codes. That practitioner will then be counted for the minimum network standards for pediatric primary care practitioner (NP) (PV064 and PV065); adult primary care practitioner (NP) (PV063 and PV064); and family practitioner (NP) (PV064).



Table 11-Urban Health Care Network Time and Distance Standards: Discussion

Present detailed time/distance results for members residing in Colorado's urban counties using the accompanying MS Excel workbook template.

List the specific <u>contracted urban</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted urban</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

Present detailed time/distance results for members residing in Colorado's urban counties using the accompanying MS Excel workbook template.

NHP has one urban county, Weld County, where the majority of NHPs members (64.8%) reside.

Physical Health

For PCMPs, the requirement for urban counties in the region is to have 100% coverage of two providers within 30 minutes or 30 miles. NHP almost met requirements across PCMP provider types with 96% to 99.7% of members having two providers within the time/distance standard.

Mental Health Services

NHP is required for its urban counties to have 90% coverage of two mental health practitioners within 30 minutes or 30 miles. NHP almost met the standard for Psychiatrists and other Psychiatric Prescribers as well as Behavioral Health for all ages with 99.7% coverage.

SUD Services

NHP is required to have 100% coverage of two SUD practitioners and one facility for SUD and psychiatric services within 30 minutes or 30 miles in urban counties. NHP almost met the time/distance requirements for SUD Treatment Practitioners of all ages and SUD Treatment Facilities with 98.2% to 99.6% coverage.

List the specific <u>contracted frontier</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Physical Health

| County | Provider Type | Patient Coverage |
|----------|-------------------------------------|---------------------|
| Weld, CO | Adult Primary Care (MD, DO, NP) | 99.7% |
| Weld, CO | Adult Primary Care (PA) | 99.7% |
| Weld, CO | Pediatric Primary Care (MD, DO, NP) | 99.7% |
| Weld, CO | Pediatric Primary Care (PA) | 99.7% |
| Weld, CO | Family Practitioner (MD, DO, NP) | 99.7% |
| Weld, CO | Family Practitioner (PA) | 99.7% |



List the specific <u>contracted urban</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted urban</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

| Weld, CO | Gynecology, OB/GYN (MD, DO, NP) | 99.4% |
|----------|---------------------------------|-------|
| Weld, CO | Gynecology, OB/GYN (PA) | 96.1% |

Mental Health Services

| County | Duniday Tuna | Patient |
|----------|---|----------|
| | Provider Type | Coverage |
| Weld, CO | General Psychiatrists and Other Psychiatric Prescribers | 99.7% |
| Weld, CO | General Behavioral Health | 99.7% |
| Weld, CO | Pediatric Psychiatrists and Other Psychiatric Prescribers | 99.7% |
| Weld, CO | Pediatric Behavioral Health | 99.7% |
| Weld, CO | Psychiatric Hospitals or Psychiatric Units in Acute Care Facilities | 22.6% |

SUD Services

| County | Provider Type | Patient Coverage |
|----------|---------------------------------------|---------------------|
| Weld, CO | General SUD Treatment Practitioner | 99.6% |
| Weld, CO | Pediatric SUD Treatment Practitioner | 99.6% |
| Weld, CO | SUD Treatment Facilities, ASAM 3.1 | 99.3% |
| Weld, CO | SUD Treatment Facilities, ASAM 3.2 WM | 99.3% |
| Weld, CO | SUD Treatment Facilities, ASAM 3.3 | 96.5% |
| Weld, CO | SUD Treatment Facilities, ASAM 3.5 | 99.3% |
| Weld, CO | SUD Treatment Facilities, ASAM 3.7 | 98.3% |
| Weld, CO | SUD Treatment Facilities, ASAM 3.7 WM | 98.2% |

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted frontier</u> Colorado counties where the MCE does not meet the time/distance requirements.

The strategies NHP utilizes to ensure access to care for members continue from previous reports. In order to guarantee access to care, NHP continues to provide the opportunity for members residing in frontier counties to use telehealth for both primary medical care and behavioral health services. Northern Colorado Health Alliance (NCHA) helps members to obtain services where they are available.



List the specific <u>contracted urban</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted urban</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

NHP offers members care coordination resources, including transportation services, so they can receive needed residential and/or inpatient care. With these care coordination resources, members can obtain higher levels of behavioral health care that are not otherwise available within the time/distance requirements.

Table 12-Rural Health Care Network Time and Distance Standards: Discussion

Present detailed time/distance results for members residing in Colorado's rural counties using the accompanying MS Excel workbook template.

List the specific <u>contracted rural</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted rural</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

Present detailed time/distance results for members residing in Colorado's urban counties using the accompanying MS Excel workbook template.

Of NHPs 10 counties, three are designated as rural counties (Logan, Morgan, and Phillips Counties).

Physical Health

For PCMPs, the requirement for rural counties in the region is to have 100% coverage of two providers within 45 minutes or 45 miles. NHP met the time/distance requirements for the following:

| County | Provider Type | Patient |
|-----------|-------------------------------------|----------|
| | | Coverage |
| Logan, CO | Adult Primary Care (MD, DO, NP) | 100% |
| Logan, CO | Pediatric Primary Care (MD, DO, NP) | 100% |
| Logan, CO | Pediatric Primary Care (PA) | 100% |
| Logan, CO | Family Practitioner (MD, DO, NP) | 100% |



List the specific <u>contracted rural</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted rural</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

| _ | | |
|--------------|-------------------------------------|------|
| Morgan, CO | Adult Primary Care (MD, DO, NP) | 100% |
| Morgan, CO | Adult Primary Care (PA) | 100% |
| Morgan, CO | Pediatric Primary Care (MD, DO, NP) | 100% |
| Morgan, CO | Pediatric Primary Care (PA) | 100% |
| Morgan, CO | Family Practitioner (MD, DO, NP) | 100% |
| Morgan, CO | Family Practitioner (PA) | 100% |
| Morgan, CO | Gynecology, OB/GYN (MD, DO, NP) | 100% |
| Phillips, CO | Adult Primary Care (MD, DO, NP) | 100% |
| Phillips, CO | Pediatric Primary Care (MD, DO, NP) | 100% |
| Phillips, CO | Family Practitioner (MD, DO, NP) | 100% |

ental Health Services

NHP is required for its rural counties to have 90% coverage of two mental health practitioners within 60 minutes or 60 miles. NHP met the time/distance requirements for the following:

| County | Provider Type | Patient Coverage |
|--------------|---|---------------------|
| Logan, CO | General Psychiatrists and Other Psychiatric Prescribers | 100% |
| Logan, CO | General Behavioral Health | 100% |
| Logan, CO | Pediatric Psychiatrists and Other Psychiatric Prescribers | 100% |
| Logan, CO | Pediatric Behavioral Health | 100% |
| Morgan, CO | General Psychiatrists and Other Psychiatric Prescribers | 100% |
| Morgan, CO | General Behavioral Health | 100% |
| Morgan, CO | Pediatric Psychiatrists and Other Psychiatric Prescribers | 100% |
| Morgan, CO | Pediatric Behavioral Health | 100% |
| Phillips, CO | General Psychiatrists and Other Psychiatric Prescribers | 100% |
| Phillips, CO | General Behavioral Health | 100% |
| Phillips, CO | Pediatric Psychiatrists and Other Psychiatric Prescribers | 100% |
| Phillips, CO | Pediatric Behavioral Health | 100% |
| Phillips, CO | Psychiatric Hospitals or Psychiatric Units in Acute Care Facilities | 100% |

SUD Services



List the specific <u>contracted rural</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted rural</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

NHP is required to have 100% coverage of two SUD practitioners and one facility for SUD and psychiatric services within 60 minutes or 60 miles in rural counties. NHP met the time/distance requirements for the following:

| County | Provider Type | Patient Coverage |
|--------------|--------------------------------------|---------------------|
| Logan, CO | General SUD Treatment Practitioner | 100% |
| Logan, CO | Pediatric SUD Treatment Practitioner | 100% |
| Logan, CO | SUD Treatment Facilities, ASAM 3.5 | 100% |
| Morgan, CO | General SUD Treatment Practitioner | 100% |
| Morgan, CO | Pediatric SUD Treatment Practitioner | 100% |
| Phillips, CO | SUD Treatment Facilities, ASAM 3.5 | 100% |

List the specific <u>contracted frontier</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Physical Health

| County | Provider Type | Patient Coverage |
|--------------|---------------------------------|---------------------|
| Logan, CO | Adult Primary Care (PA) | 99.9% |
| Logan, CO | Family Practitioner (PA) | 99.9% |
| Logan, CO | Gynecology, OB/GYN (MD, DO, NP) | 5.1% |
| Logan, CO | Gynecology, OB/GYN (PA) | 0.0% |
| Morgan, CO | Gynecology, OB/GYN (PA) | 7.1% |
| Phillips, CO | Adult Primary Care (PA) | 98.6% |
| Phillips, CO | Pediatric Primary Care (PA) | 98.4% |
| Phillips, CO | Family Practitioner (PA) | 98.3% |
| Phillips, CO | Gynecology, OB/GYN (MD, DO, NP) | 0.0% |
| Phillips, CO | Gynecology, OB/GYN (PA) | 0.0% |

Mental Health Services



List the specific <u>contracted rural</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted rural</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

| County | Provider Type | Patient Coverage |
|------------|---|---------------------|
| Logan, CO | Psychiatric Hospitals or Psychiatric Units in Acute Care Facilities | 1.2% |
| Morgan, CO | Psychiatric Hospitals or Psychiatric Units in Acute Care Facilities | 0.0% |

SUD Services

| County | Provider Type | Patient Coverage |
|--------------|---------------------------------------|---------------------|
| Logan, CO | SUD Treatment Facilities, ASAM 3.1 | 0.0% |
| Logan, CO | SUD Treatment Facilities, ASAM 3.2 WM | 0.0% |
| Logan, CO | SUD Treatment Facilities, ASAM 3.3 | 0.0% |
| Logan, CO | SUD Treatment Facilities, ASAM 3.7 | 0.0% |
| Logan, CO | SUD Treatment Facilities, ASAM 3.7 WM | 0.0% |
| Morgan, CO | SUD Treatment Facilities, ASAM 3.1 | 95.2% |
| Morgan, CO | SUD Treatment Facilities, ASAM 3.2 WM | 81.7% |
| Morgan, CO | SUD Treatment Facilities, ASAM 3.3 | 10.8% |
| Morgan, CO | SUD Treatment Facilities, ASAM 3.5 | 99.9% |
| Morgan, CO | SUD Treatment Facilities, ASAM 3.7 | 11.0% |
| Morgan, CO | SUD Treatment Facilities, ASAM 3.7 WM | 10.6% |
| Phillips, CO | General SUD Treatment Practitioner | 99.4% |
| Phillips, CO | Pediatric SUD Treatment Practitioner | 98.6% |
| Phillips, CO | SUD Treatment Facilities, ASAM 3.1 | 0.0% |
| Phillips, CO | SUD Treatment Facilities, ASAM 3.2 WM | 0.0% |
| Phillips, CO | SUD Treatment Facilities, ASAM 3.3 | 0.0% |
| Phillips, CO | SUD Treatment Facilities, ASAM 3.7 | 0.0% |
| Phillips, CO | SUD Treatment Facilities, ASAM 3.7 WM | 0.0% |

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted frontier</u> Colorado counties where the MCE does not meet the time/distance requirements.

The strategies for NHP to ensure access to care for members continue from previous reports. In order to guarantee access to care, NHP continues to provide the opportunity for members residing in frontier counties



List the specific <u>contracted rural</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted rural</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

to use telehealth for both primary medical care and behavioral health services. NCHA helps members to obtain services where they are available. NHP offers members care coordination resources, including transportation services, so they can receive needed residential and/or inpatient care. With these care coordination resources, members can obtain higher levels of behavioral health care that are not otherwise available within the time/distance requirements.

Table 13-Frontier Health Care Network Time and Distance Standards: Discussion

Present detailed time/distance results for members residing in Colorado's frontier counties using the accompanying MS Excel workbook template.

List the specific <u>contracted frontier</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted frontier</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

Present detailed time/distance results for members residing in Colorado's urban counties using the accompanying MS Excel workbook template.

The majority of NHPs counties (six out of 10) are designated as frontier counties. These counties include Cheyenne, Kit Carson, Lincoln, Sedgwick, Washington, and Yuma.

Physical Health

For PCMPs, the requirement for frontier counties in the region is to have 100% coverage of two providers within 60 minutes or 60 miles. NHP met the time/distance requirements for:

| County | Provider Type | Patient Coverage |
|----------------|-------------------------------------|---------------------|
| Cheyenne, CO | Adult Primary Care (MD, DO, NP) | 100% |
| Cheyenne, CO | Pediatric Primary Care (MD, DO, NP) | 100% |
| Cheyenne, CO | Family Practitioner (MD, DO, NP) | 100% |
| Kit Carson, CO | Adult Primary Care (MD, DO, NP) | 100% |
| Kit Carson, CO | Adult Primary Care (PA) | 100% |
| Kit Carson, CO | Pediatric Primary Care (MD, DO, NP) | 100% |



List the specific <u>contracted frontier</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted frontier</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

| , | , | |
|-------------------|-------------------------------------|------|
| Kit Carson, CO | Pediatric Primary Care (PA) | 100% |
| Kit Carson, CO | Family Practitioner (MD, DO, NP) | 100% |
| Kit Carson, CO | Family Practitioner (PA) | 100% |
| Lincoln, CO | Adult Primary Care (MD, DO, NP) | 100% |
| Lincoln, CO | Adult Primary Care (PA) | 100% |
| Lincoln, CO | Pediatric Primary Care (MD, DO, NP) | 100% |
| Lincoln, CO | Pediatric Primary Care (PA) | 100% |
| Lincoln, CO | Family Practitioner (MD, DO, NP) | 100% |
| Lincoln, CO | Family Practitioner (PA) | 100% |
| Sedgwick, CO | Adult Primary Care (MD, DO, NP) | 100% |
| Sedgwick, CO | Pediatric Primary Care (MD, DO, NP) | 100% |
| Sedgwick, CO | Family Practitioner (MD, DO, NP) | 100% |
| Washington, CO | Adult Primary Care (MD, DO, NP) | 100% |
| Washington, CO | Adult Primary Care (PA) | 100% |
| Washington, CO | Pediatric Primary Care (MD, DO, NP) | 100% |
| Washington, CO | Pediatric Primary Care (PA) | 100% |
| Washington, CO | Family Practitioner (MD, DO, NP) | 100% |
| Washington, CO | Family Practitioner (PA) | 100% |
| Yuma, CO | Adult Primary Care (MD, DO, NP) | 100% |
| Yuma, CO | Adult Primary Care (PA) | 100% |
| Yuma, CO | Pediatric Primary Care (MD, DO, NP) | 100% |
| Yuma, CO | Pediatric Primary Care (PA) | 100% |
| Yuma, CO | Family Practitioner (MD, DO, NP) | 100% |
| Yuma, CO | Family Practitioner (PA) | 100% |

Mental Health Services



List the specific <u>contracted frontier</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its contracted frontier Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

NHP is required for its frontier counties to have 90% coverage of two mental health practitioners within 90 minutes or 90 miles. NHP met the standard for Psychiatrists and other Psychiatric Prescribers as well as Behavioral Health for all ages.

| County | Provider Type | |
|-------------------|---|------|
| Cheyenne, CO | General Psychiatrists and Other Psychiatric Prescribers | 100% |
| Cheyenne, CO | General Behavioral Health | 100% |
| Cheyenne, CO | Pediatric Psychiatrists and Other Psychiatric Prescribers | 100% |
| Cheyenne, CO | Pediatric Behavioral Health | 100% |
| Kit Carson, CO | General Psychiatrists and Other Psychiatric Prescribers | 100% |
| Kit Carson, CO | General Behavioral Health | 100% |
| Kit Carson, CO | Pediatric Psychiatrists and Other Psychiatric Prescribers | 100% |
| Kit Carson, CO | Pediatric Behavioral Health | 100% |
| Lincoln, CO | General Psychiatrists and Other Psychiatric Prescribers | 100% |
| Lincoln, CO | General Behavioral Health | 100% |
| Lincoln, CO | Pediatric Psychiatrists and Other Psychiatric Prescribers | 100% |
| Lincoln, CO | Pediatric Behavioral Health | 100% |
| Sedgwick, CO | General Psychiatrists and Other Psychiatric Prescribers | 100% |
| Sedgwick, CO | General Behavioral Health | 100% |
| Sedgwick, CO | Pediatric Psychiatrists and Other Psychiatric Prescribers | 100% |
| Sedgwick, CO | Pediatric Behavioral Health | 100% |
| Sedgwick, CO | Psychiatric Hospitals or Psychiatric Units in Acute Care Facilities | 100% |
| Washington, CO | General Psychiatrists and Other Psychiatric Prescribers | 100% |
| Washington, CO | General Behavioral Health | 100% |
| Washington, CO | Pediatric Psychiatrists and Other Psychiatric Prescribers | 100% |
| Washington, CO | Pediatric Behavioral Health | 100% |
| Yuma, CO | General Psychiatrists and Other Psychiatric Prescribers | 100% |



List the specific <u>contracted frontier</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted frontier</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

| Yuma, CO | General Behavioral Health | 100% |
|----------|---|------|
| Yuma, CO | Pediatric Psychiatrists and Other Psychiatric Prescribers | 100% |
| Yuma, CO | Pediatric Behavioral Health | 100% |

SUD Services

NHP is required to have 100% coverage of two SUD practitioners and one facility for SUD and psychiatric services within 90 minutes or 90 miles for frontier counties. NHP met the time/distance requirements for:

| County | Provider Type | Patient |
|-------------------|--------------------------------------|----------|
| | 7. | Coverage |
| Cheyenne, CO | General SUD Treatment Practitioner | 100% |
| Cheyenne, CO | Pediatric SUD Treatment Practitioner | 100% |
| Cheyenne, CO | SUD Treatment Facilities, ASAM 3.5 | 100% |
| Lincoln, CO | General SUD Treatment Practitioner | 100% |
| Lincoln, CO | Pediatric SUD Treatment Practitioner | 100% |
| Sedgwick, CO | General SUD Treatment Practitioner | 100% |
| Sedgwick, CO | Pediatric SUD Treatment Practitioner | 100% |
| Sedgwick, CO | SUD Treatment Facilities, ASAM 3.5 | 100% |
| Washington, CO | General SUD Treatment Practitioner | 100% |
| Washington, CO | Pediatric SUD Treatment Practitioner | 100% |
| Washington, CO | SUD Treatment Facilities, ASAM 3.5 | 100% |

List the specific <u>contracted frontier</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Physical Health

| | | Patient |
|--------------|-------------------------|----------|
| County | Provider Type | Coverage |
| Cheyenne, CO | Adult Primary Care (PA) | 40.3% |



List the specific <u>contracted frontier</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted frontier</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

| Cheyenne, CO | Pediatric Primary Care (PA) | 39.6% |
|-------------------|---------------------------------|-------|
| Cheyenne, CO | Family Practitioner (PA) | 40.8% |
| Cheyenne, CO | Gynecology, OB/GYN (MD, DO, NP) | 0.0% |
| Cheyenne, CO | Gynecology, OB/GYN (PA) | 0.0% |
| Kit Carson, CO | Gynecology, OB/GYN (MD, DO, NP) | 0.0% |
| Kit Carson, CO | Gynecology, OB/GYN (PA) | 0.0% |
| Lincoln, CO | Gynecology, OB/GYN (MD, DO, NP) | 2.6% |
| Lincoln, CO | Gynecology, OB/GYN (PA) | 0.0% |
| Sedgwick, CO | Adult Primary Care (PA) | 34.0% |
| Sedgwick, CO | Pediatric Primary Care (PA) | 38.4% |
| Sedgwick, CO | Family Practitioner (PA) | 35.1% |
| Sedgwick, CO | Gynecology, OB/GYN (MD, DO, NP) | 0.0% |
| Sedgwick, CO | Gynecology, OB/GYN (PA) | 0.0% |
| Washington, CO | Gynecology, OB/GYN (MD, DO, NP) | 95.0% |
| Washington, CO | Gynecology, OB/GYN (PA) | 0.0% |
| Yuma, CO | Gynecology, OB/GYN (MD, DO, NP) | 44.9% |
| Yuma, CO | Gynecology, OB/GYN (PA) | 0.0% |

Mental Health Services

| County | Provider Type | Patient Coverage |
|-------------------|---|---------------------|
| Cheyenne, CO | Psychiatric Hospitals or Psychiatric Units in Acute Care Facilities | 0.0% |
| Kit Carson, CO | Psychiatric Hospitals or Psychiatric Units in Acute Care Facilities | 0.0% |
| Lincoln, CO | Psychiatric Hospitals or Psychiatric Units in Acute Care Facilities | 6.4% |
| Washington, CO | Psychiatric Hospitals or Psychiatric Units in Acute Care Facilities | 26.3% |
| Yuma, CO | Psychiatric Hospitals or Psychiatric Units in Acute Care Facilities | 93.5% |

SUD Services



List the specific <u>contracted frontier</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted frontier</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

| County | Provider Type | Patient Coverage |
|-------------------|---------------------------------------|---------------------|
| Cheyenne, CO | SUD Treatment Facilities, ASAM 3.1 | 24.9% |
| Cheyenne, CO | SUD Treatment Facilities, ASAM 3.2 WM | 24.9% |
| Cheyenne, CO | SUD Treatment Facilities, ASAM 3.3 | 0.0% |
| Cheyenne, CO | SUD Treatment Facilities, ASAM 3.7 | 1.4% |
| Cheyenne, CO | SUD Treatment Facilities, ASAM 3.7 WM | 1.4% |
| Kit Carson, CO | General SUD Treatment Practitioner | 88.9% |
| Kit Carson, CO | Pediatric SUD Treatment Practitioner | 86.7% |
| Kit Carson, CO | SUD Treatment Facilities, ASAM 3.1 | 0.3% |
| Kit Carson, CO | SUD Treatment Facilities, ASAM 3.2 WM | 0.3% |
| Kit Carson, CO | SUD Treatment Facilities, ASAM 3.3 | 0.0% |
| Kit Carson, CO | SUD Treatment Facilities, ASAM 3.5 | 91.0% |
| Kit Carson, CO | SUD Treatment Facilities, ASAM 3.7 | 0.0% |
| Kit Carson, CO | SUD Treatment Facilities, ASAM 3.7 WM | 0.0% |
| Lincoln, CO | SUD Treatment Facilities, ASAM 3.1 | 95.0% |
| Lincoln, CO | SUD Treatment Facilities, ASAM 3.2 WM | 95.0% |
| Lincoln, CO | SUD Treatment Facilities, ASAM 3.3 | 0.0% |
| Lincoln, CO | SUD Treatment Facilities, ASAM 3.5 | 95.4% |
| Lincoln, CO | SUD Treatment Facilities, ASAM 3.7 | 99.9% |
| Lincoln, CO | SUD Treatment Facilities, ASAM 3.7 WM | 99.9% |
| Sedgwick, CO | SUD Treatment Facilities, ASAM 3.1 | 0.0% |
| Sedgwick, CO | SUD Treatment Facilities, ASAM 3.2 WM | 0.0% |
| Sedgwick, CO | SUD Treatment Facilities, ASAM 3.3 | 0.0% |
| Sedgwick, CO | SUD Treatment Facilities, ASAM 3.7 | 0.0% |
| Sedgwick, CO | SUD Treatment Facilities, ASAM 3.7 WM | 0.0% |
| Washington, CO | SUD Treatment Facilities, ASAM 3.1 | 69.5% |
| Washington, CO | SUD Treatment Facilities, ASAM 3.2 WM | 68.4% |
| Washington, CO | SUD Treatment Facilities, ASAM 3.3 | 7.8% |



List the specific <u>contracted frontier</u> counties in which the MCE does not meet the time/distance requirements. Each RAE should limit this discussion to counties within its RAE region for both physical and behavioral health time/distance requirements.

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted frontier</u> Colorado counties where the MCE does not meet the time/distance requirements.

CHP+ MCO, Medicaid MCO, RAE

| <u> </u> | · | |
|-------------------|---------------------------------------|-------|
| Washington, CO | SUD Treatment Facilities, ASAM 3.7 | 15.4% |
| Washington, CO | SUD Treatment Facilities, ASAM 3.7 WM | 15.4% |
| Yuma, CO | General SUD Treatment Practitioner | 99.2% |
| Yuma, CO | Pediatric SUD Treatment Practitioner | 98.8% |
| Yuma, CO | SUD Treatment Facilities, ASAM 3.1 | 0.0% |
| Yuma, CO | SUD Treatment Facilities, ASAM 3.2 WM | 0.0% |
| Yuma, CO | SUD Treatment Facilities, ASAM 3.3 | 0.0% |
| Yuma, CO | SUD Treatment Facilities, ASAM 3.5 | 98.4% |
| Yuma, CO | SUD Treatment Facilities, ASAM 3.7 | 0.0% |
| Yuma, CO | SUD Treatment Facilities, ASAM 3.7 WM | 0.0% |

Describe the MCE's approach to ensuring access to care for members residing in its <u>contracted frontier</u> Colorado counties where the MCE does not meet the time/distance requirements.

The strategies for NHP to ensure access to care for members continue from previous reports. In order to guarantee access to care, NHP continues to provide the opportunity for members residing in frontier counties to use telehealth for both primary medical care and behavioral health services. NCHA helps members to obtain services where they are available.

NHP offers members care coordination resources, including transportation services, so they can receive needed residential and/or inpatient care. With these care coordination resources, members can obtain higher levels of behavioral health care that are not otherwise available within the time/distance requirements.



Appendix A. Single Case Agreements (SCAs)

Individual practitioners with single case agreements (SCAs) are not counted as part of the MCE's health care network and should be excluded from tabulations in the body of this MS Word report and the associated MS Excel report(s). However, the Department acknowledges the role of SCAs in mitigating potential network deficiencies and requests that the MCE use Tables A-1 and A-2 below to list individual practitioners or SUD treatment facilities with SCAs and describe the MCE's use of SCAs.

Table A-1-Practitioners and SUD Treatment Facilities with SCAs: Data

| SCA Practitioners or SUD Treatment Facilities | Medicaid ID | County Name | HCPF Network Category Code(s) | HCPF Network Category Description (include ASAM levels for SUD treatment facilities) | Number of Members Served by SCA |
|---|-------------|----------------|----------------------------------|--|--|
| Franklin Q. Smith | 0000000 | Denver | PV050 | Adult Only Primary Care | |
| Chrysalis Behavioral Health | 0000000 | Васа | BF085 | SUD Treatment Facility, ASAM Levels 3.1 and 3.3 | |
| CHP+ MCO, Medicaid MCO, RAE | | | | | |
| BARRON-KRIER, NATAEAH | 9000151724 | Larimer | BV131 | Licensed Marriage & Family Therapists (LMFTs) | |
| EIKE, KATHERINE | 9000152519 | Boulder | BV130 | Licensed Clinical Social Workers (LCSWs) | |
| FORD, HALEY | 9000151934 | Larimer | BV120 | Psychologists (PhD, PsyD) - General | |
| NEW BEGINNINGS RECOVERY CENTER | 48863505 | Arapahoe | BF085 | ASAM Level 3.5 | |
| MIND SPRINGS HEALTH INC | 9000187517 | Mesa | BF085 | ASAM Level 3.2 WM | |
| NORTHPOINT COLORADO LLC | 9000190963 | Larimer | BF085 | ASAM Level 3.2 WM | |

Table A-2-Practitioners with SCAs: Discussion

Describe the MCE's approach to expanding access to care for members with the use of SCAs.

Describe the methods used to upgrade practitioners with SCAs to fully contracted network practitioners.

CHP+ MCO, Medicaid MCO, RAE

Describe the MCE's approach to expanding access to care for members with the use of SCAs.

NHP utilizes SCAs for out-of-network providers to meet specific member needs. NHP approves SCA requests when a member lives outside of the time/distance standard for service, when a specialty service is not available through the existing network, or when a member has a relationship with the provider.



Describe the MCE's approach to expanding access to care for members with the use of SCAs.

Describe the methods used to upgrade practitioners with SCAs to fully contracted network practitioners.

CHP+ MCO, Medicaid MCO, RAE

In specific situations, SCAs may also be approved by NHP so that providers who are actively engaged in the contracting and credentialing process can serve members while they are completing the process and the provider meets the above listed SCA criteria.

Describe the methods used to upgrade practitioners with SCAs to fully contracted network practitioners. NHP monitors SCA utilization data for high volume providers. NHP contacts providers with more than five SCAs in a quarter to discuss the possibility of joining the network. If the provider elects to join the network, NHP offers the provider instructions regarding the credentialing procedures and oversees the application process through completion.

In this reporting period, there were zero individual providers that met the SCA volume threshold. In a review of the three individual providers with SCAs, Haley Ford has appeared in previous reports. NHP is working with the provider to complete the process to join the network.

For SUD facilities, NHP will work with Northpoint Colorado and Mind Springs Health to add ASAM 3.2 WM into their current contract.



Appendix B. Optional MCE Content

This optional appendix may contain additional information, graphs, or maps that the MCE would like to include in its quarterly report.

Instructions for Appendices

To add an image:

- Go to "Insert" and click on "Pictures".
- Select jpg file and click "Insert".

To add an additional Appendix:

- Go to "Layout" and click on "Breaks".
- Select "Next Page" and a new page will be created.
- Go to "Home" and select "HSAG Heading 6".
- Type "Appendix C." and a descriptive title for the appendix.
- Select the Table of Contents and hit F9 to refresh.

Optional MCE Content

Free text



Appendix C. Optional MCE Content

This optional appendix may contain additional information, graphs, or maps that the MCE would like to include in its quarterly report.