Request to Extend the Rhode Island Comprehensive Section 1115 Demonstration Waiver
Project No. 11-W-00242/1

The Rhode Island 1115 Waiver Extension Request

July 11, 2018
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Section 1: Program Description

1.1: Introduction

The State of Rhode Island seeks federal approval to extend its Medicaid Section 1115 Demonstration Waiver (hereinafter the Demonstration).

Medicaid is essential to the fabric of the State’s healthcare system, insuring nearly one-third of the State’s population and constituting the largest component of the State’s annual budget – Medicaid program expenditures reached $2.7 billion, all funds, in State Fiscal Year (SFY) 2017.

The State’s investment in Medicaid has produced important tangible results. It is lauded nationwide for the success of its RIte Care managed care delivery system, efforts to promote healthy outcomes for high-risk populations, and continued emphasis on value-based purchasing and payment reform. It has also contributed to significant reductions in the State’s uninsured rate – from 11.6 percent (120,000) in 2013 to 4.3 percent (45,000) in 2016 – which is now among the lowest in the country.¹

Over the current waiver period, the Rhode Island Medicaid program, administered by the Rhode Island Executive Office of Health and Human Services (EOHHS), has implemented significant changes aimed at improving healthcare quality and outcomes to bend the cost curve. EOHHS intends to sustain these efforts and continue on the path to reforming healthcare delivery in the State that was charted under the current Demonstration. Accordingly, this Demonstration renewal focuses on improving and strengthening the services and processes that are already in place to allow the State to better serve its Medicaid beneficiaries.

1.2: History of the Rhode Island Section 1115 Demonstration Waiver

CMS initially approved the Rhode Island Demonstration in 2009 as the Global Consumer Choice Compact Waiver (Global Waiver). At the time, Rhode Island’s waiver was unique in the nation for its scope (all Medicaid populations were included), and the flexibility afforded to the State in exchange for operating the program under a fixed, aggregate spending cap.

When the State requested the first Demonstration extension in 2013, the Patient Protection and Affordable Care Act (ACA) of 2010’s enactment had significantly changed the healthcare landscape across the country, creating new opportunities and challenges for the Rhode Island Medicaid program. The Demonstration extension request approved on December 23, 2013 reflected the State’s response to these changing realities.

Rhode Island was one of a handful of states to exercise the ACA option to build its own unified health insurance exchange to determine eligibility for Medicaid and exchange coverage. To maximize access to affordable coverage, the State extended Medicaid eligibility under the

state plan to cover ACA expansion (childless) adults and created a new premium subsidy program for parents/caretakers with incomes between 133 percent and 175 percent of the Federal Poverty level (FPL) who were moved from Medicaid coverage into the State’s health insurance exchange, HealthSource RI. The Demonstration extension redefined the MAGI-related budget populations and associated funding authorities (i.e., state plan, CHIP, waiver) accordingly, and eliminated services funded as costs not otherwise matchable (CNOM) under the original waiver for those eligible for full benefits under the state plan through the ACA expansion.

The first Demonstration extension request (2013) was decidedly focused on reorienting waiver authorities to support ACA-related initiatives. However, The ACA’s eligibility changes and maintenance of effort requirements brought considerable fiscal uncertainty to the State, and limited its ability to exercise the Demonstration’s existing authorities and flexibilities to institute additional program changes. As such, the State proposed to drop the aggregate cap in favor of a more traditional Section 1115 financing scheme, and change the Demonstration’s title accordingly to: The Rhode Island Medicaid Section 1115 Comprehensive Demonstration Waiver.

Despite the shift in the financing arrangements, Rhode Island remained committed to achieving many of the central goals of the Global Consumer Choice Waiver, particularly with respect to long-term care rebalancing, universal care management, and value-based purchasing. Accordingly, Rhode Island sought to retain these authorities and, in some cases expand them further, with a focus on moving towards a population health approach to care delivery and implementing more efficient, performance-based purchasing strategies.

1.3: Rhode Island Medicaid’s Accomplishments

Rhode Island has been successful in achieving the Demonstration’s coverage goal of improving access to health care. Prior to the Demonstration, Rhode Island provided full Medicaid benefits to 171,546 members in December 2008. As of December 2017, Medicaid enrollment had increased to 315,662 members, with another 15,944 receiving limited Medicaid benefits (including, for example, Medicare Premium Payment supports, copay support for home care services, etc.). This represents an 84 percent increase, or an average annual increase of 7 percent between 2008 and 2018. Figure 1.1 provides a snapshot of EOHHS’ year-end Medicaid enrollment totals for 2008 through 2017. Overall, Medicaid has been a critical component of Rhode Islands’ efforts to reduce the number of uninsured individuals. The rate of uninsured individuals in the State has dropped from 11.6 percent (120,000) in 2013 to 4.3 percent (45,000) in 2016, and is now among the lowest in the country.²

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Medicaid’s enrollment growth has naturally increased total program spending, but most of the increase has been driven by enrollment growth rather than by increased spending per enrollee. After excluding the effect of the newly eligible expansion population on spending and enrollment growth, between state fiscal year 2013 and 2017, total program spending increased an average of 2.5 percent per year, while enrollment grew an average of 4.4 percent per year. Over the same period, per member per month (PMPM) costs decreased 1.7 percent per year: from approximately $880 in 2013 to $820 in 2017.

The negative 1.7 percent annual composite price trend compares favorably to the original and underlying trends assumed under the Demonstration (i.e. between 3.1 percent and 5.3 percent depending on Medicaid eligibility group) that were used for establishing Rhode Island’s budget neutrality limit. Overall, as detailed in Section 7.0, the EOHHS’ fiscal performance in the current Demonstration extension has resulted in an excess of $1.0 billion in budgetary savings each year.

Relatedly, Rhode Island’s Medicaid expenditure trends compare favorably to both national Medicaid and Rhode Island commercial cost trends. According to CMS, national Medicaid expenditures increased an average of 7.5 percent per year between 2012 and 2016, whereas Rhode Island’s expenditures over the overlapping fiscal years (SFY13-SFY17) increased by only 6.1 percent (including Expansion). In addition, between 2012 and 2016, the average annual medical PMPM cost for Rhode Island’s commercial health plans increased 3.1 percent per annum, whereas Medicaid experienced an annual average reduction of 4.1 percent after including Expansion members.3

Much of EOHHS’ success in slowing its overall Medicaid cost trends is due to a focused effort to shift enrollment from fee-for-service (FFS) to managed care. In state fiscal year 2017, over 90 percent of full Medicaid beneficiaries received services through managed care. Rhode Island’s Medicaid managed care program is nationally recognized for the quality of services provided to Medicaid beneficiaries. Two of the State’s longstanding Medicaid managed care

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3 Commercial trend from Office of the Health Insurance Commissioner (OHIC), 2016 carrier rate filings. Incurred claims per member per month, includes both small group and large group claims from Blue Cross Blue Shield RI, United Healthcare of New England and Tufts Health Plan.
plans – Neighborhood Health Plan of Rhode Island and United Health Plan – received an overall plan rating of 4.5 out of 5 from the National Committee for Quality Assurance (NCQA) for 2016. The third plan – Tufts Health Public Plan – is new to the Rhode Island Medicaid market and is not yet rated. However, its Massachusetts plan is rated 4.5 out of 5.

More recently, EOHHS has engaged in a concerted effort to reform payment and delivery systems to improve integration of care and align incentives. For example, Rhode Island implemented new programs like behavioral/substance use health homes and Accountable Entities. The State also revised its managed care contracts to require plans to pay a certain proportion of services using alternative payment methods.

Rhode Island will build on these achievements over the next five years to strengthen care coordination within Medicaid, and continue to seek opportunities to implement reforms that will make Medicaid more effective, efficient and sustainable in the future.

1.4: Rhode Island’s Vision for Medicaid

Over the last three years, Rhode Island has undertaken a comprehensive strategic process to ensure Medicaid effectively serves its beneficiaries while being a good steward of the state and federal dollars used to finance it. This effort began with Governor Gina Raimondo’s February 2015 Executive Order establish the Working Group to Reinvent Medicaid. The Working Group included partners from the healthcare sector, the advocacy community, the business community at large, and the Rhode Island Executive Office of Health and Human Services, and was charged with identifying progressive, sustainable savings initiatives to transform the State’s Medicaid program into one that pays for better outcomes, better coordination, and higher-quality care.

With strong support from the General Assembly and community leaders, Rhode Island passed the Reinventing Medicaid Act of 2015, which reflected many of the Working Group’s recommendations. This sweeping overhaul positioned EOHHS to expand and improve access to quality care and reducing costs, and reduced annual Medicaid General Revenue spending by $100 million while maintaining eligibility and benefits.

The Working Group’s final report outlined a multi-year plan for transforming Medicaid and all state publicly financed healthcare in Rhode Island. The report established the principles and goals for the Medicaid program, which are outlined in Table 1.1 below. These principles and goals were designed to orient Medicaid towards delivering high-quality, high-value care, and they continue to guide Medicaid’s program development and operations today.
<table>
<thead>
<tr>
<th>Principles</th>
<th>Goals</th>
</tr>
</thead>
</table>
| **Principle 1:** Pay for value, not for volume | • **Goal 1:** Substantially transition away from fee-for-service models to a system where members get their care through provider organizations that are accountable for the quality, health outcomes and total cost of care for their members  
• **Goal 2:** Define Medicaid-wide population health targets, and, where possible, tie them to payments  
• **Goal 3:** Maintain and expand on our record of excellence - including our #1 ranking - on delivering care to children |
| **Principle 2:** Coordinate physical, behavioral, and long-term healthcare | • **Goal 4:** Maximize enrollment in integrated care delivery systems  
• **Goal 5:** Implement coordinated, accountable care for high-cost/high-need populations  
• **Goal 6:** Ensure access to high-quality primary care  
• **Goal 7:** Leverage health information systems to ensure quality, coordinated care |
| **Principle 3:** Rebalance the delivery system away from high-cost settings | • **Goal 8:** Shift Medicaid expenditures from high-cost institutional settings to community-based settings  
• **Goal 9:** Encourage the development of accountable entities for integrated long-term care |
| **Principle 4:** Promote efficiency, transparency, and flexibility | • **Goal 10:** Improve operational efficiency |

With these principles and goals in mind, the State set out to transform Medicaid to a system that is more consciously and effectively organized towards achieving the Triple Aim of controlling costs, while improving health and the experience of care.

To support these efforts Rhode Island sought and received CMS approval for the Health System Transformation Project (HSTP). The HSTP gave Rhode Island expenditure authority of up to $129.7 million in Federal Financial Participation (FFP) over five years for Designated State Health Programs (DSHPs) that promote healthcare workforce development and support the establishment of accountable entities (AEs) through Medicaid managed care contracts. The key components of the HSTP include:

- **Encouraging accountability at the provider level.** This means establishing integrated provider organizations – accountable entities – that will be responsible for the total cost of care and healthcare quality and outcomes of an attributed population.

- **Developing the next generation managed care.** Rhode Island’s strong managed care program and its multi-year investment in an effective managed care oversight structure makes managed care the optimal vehicle for the move towards accountable care. This means a re-engineering of the managed care contracts, and a deliberate and focused effort to maximize the members and services included in managed care contracts.

- **Building a robust healthcare workforce.** Integrating primary care and behavioral health providers with clinical care management teams and community health workers within the
AE is critical to successful management of complex populations. This workforce needs to be developed, trained, and employed in the AEs.

The HSTP is building the foundation for effective interventions that “break-through” the financing and delivery system disconnects, and build partnerships across payment, delivery and medical/social support systems that effectively align financial incentives and meet the real life needs of individuals and their families. Indeed, the HSTP has already been a catalyst for the provider community to collaborate in innovative ways that leverage each other’s expertise. Because of the HSTP and other healthcare delivery transformation efforts in the state, Rhode Island anticipates achieving the following objectives by 2022:

- Improvements in the balance of long term care utilization and expenditures, away from institutional and into community-based care;
- Decreases in readmission rates, preventable hospitalizations and preventable ED visits;
- Increase in the provision of coordinated primary care and behavioral health services in the same setting; and
- Increased numbers of Medicaid members who choose or are assigned to a primary care practice that functions as a patient centered medical home (as recognized by EOHHS).

Over the next Demonstration period, EOHHS’ will focus on further building on the foundation established by the HSTP, and refining other aspects of our operations to ensure that Medicaid delivers effective, high-quality care that is efficient and sustainable.

1.5: Rhode Island Section 1115 Demonstration Waiver Extension Request

The principles guiding this Demonstration extension request reaffirm and expand on Rhode Island’s commitment to:

- Pay for value, not volume;
- Coordinate physical, behavioral, and long-term healthcare;
- Rebalance the delivery system away from high-cost settings;
- Promote efficiency, transparency, and flexibility.

Rhode Island seeks the authorities necessary to ensure that, in pursuing these ends, the Medicaid program is sustainable in the future. Specifically, Rhode Island requests a five-year extension of the current Demonstration under Section 1115(e) of the Social Security Act, beginning January 1, 2019 and ending December 31, 2023. EOHHS requests that all current authorities – including all State Plan services included in the Demonstration and Demonstration only benefits – remain in force. EOHHS also seeks additional authorities as summarized in Table 1.2 below and described in more detail in Section 8. As Table 1.2 illustrates, each of these
additional waiver requests is essential to achieving the goals outlined under each of Rhode Island Medicaid’s guiding principles.

### Table 1.2: Alignment of Waiver Requests with Rhode Island Medicaid Principles

<table>
<thead>
<tr>
<th>Waiver</th>
<th>Pay for value, not for volume</th>
<th>Coordinate physical, behavioral &amp; long-term healthcare</th>
<th>Rebalance the delivery system away from high-cost settings</th>
<th>Promote efficiency, transparency &amp; flexibility</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Eligibility:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Streamlining the Process for Collecting Beneficiary Liability to Decrease Provider Burden and Improve Program Integrity</td>
<td>X</td>
<td></td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Medicaid LTSS for Adults with Developmental and Intellectual Disabilities Group Homes</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Facilitating Medicaid Eligibility for Children with Special Needs</td>
<td>X</td>
<td></td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td><strong>Benefits:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Covering Family Home Visiting Programs to Improve Birth and Early Childhood Outcomes</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Supporting Home- and Community-Based Therapeutic Services for the Adult Population</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Enhancing Peer Support Services for Parents and Youth Navigating Behavioral Health Challenges</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Improving Access to Care for Homebound Individuals</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Building Supports for Individuals in a Mental Health or Substance Use Crisis</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Providing Clinical Expertise to Primary Care through Telephonic Psychiatric Consultation</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Facilitating Successful Transitions to Community Living</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Ensuring the Effectiveness of Long-Term Services and Supports</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Modernizing the Preventive and Core Home- and Community-Based Services Benefit Package</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td><strong>Delivery System:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Piloting Dental Case Management</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td><strong>Finance:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Testing New Personal Care and Homemaker Services Payment Methodologies Aimed at Increasing Provider Accountability</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>DSHP Claiming and Expenditure Authority for a Full Five Years</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Promoting Access to Appropriate, High-Quality Mental Health and Substance Use Treatment by Waiving the IMD Exclusion</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
</tbody>
</table>
Section 2. Demonstration Eligibility

Rhode Island’s Medicaid program provides an essential safety net for many Rhode Islanders. The program ensures low-income and vulnerable populations can access high quality healthcare services, mostly through Medicaid MCOs that are consistently ranked in the top ten in national NCQA rankings for Medicaid MCOs. All the eligibility groups covered presently by Rhode Island Medicaid are included within the Rhode Island Section 1115 Comprehensive Demonstration. In the waiver extension period, EOHHS will continue to cover these eligibility groups, including categorically eligible groups (mandatory and optional), the medically needy (mandatory and optional), groups that could be covered under the Medicaid State Plan but are covered under the Demonstration, and groups that are covered under the Demonstration authority.

As of December 2017, the Rhode Island Medicaid program served approximately 315,000 enrollees, nearly a third of the State’s population. This reflects a 61.5 percent increase over the December 2013 enrollment and an average annual increase of 12.8 percent (inclusive of the new adult population group). Table 2.1 provides a year-end snapshot by eligibility group for the past five years. EOHHS anticipates more stable growth for the foreseeable future: five percent for RIte Care and the New Adult Group, two percent for aged, blind and disabled (ABD) with third-party liability (TPL), and no growth for ABD without TPL and children with special health care needs (CSHCN).

<table>
<thead>
<tr>
<th>MEG</th>
<th>2013</th>
<th>2014</th>
<th>2015</th>
<th>2016</th>
<th>2017</th>
<th>Net Change</th>
<th>Annual Growth Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>RIte Care</td>
<td>127,579</td>
<td>145,745</td>
<td>153,419</td>
<td>166,118</td>
<td>168,728</td>
<td>32.3%</td>
<td>7.2%</td>
</tr>
<tr>
<td>CSHCN</td>
<td>10,923</td>
<td>10,995</td>
<td>10,831</td>
<td>10,912</td>
<td>11,058</td>
<td>1.2%</td>
<td>0.3%</td>
</tr>
<tr>
<td>ABD MA Only</td>
<td>23,731</td>
<td>20,068</td>
<td>18,707</td>
<td>19,245</td>
<td>19,974</td>
<td>-15.8%</td>
<td>-4.2%</td>
</tr>
<tr>
<td>ABD Dual</td>
<td>32,149</td>
<td>33,298</td>
<td>33,575</td>
<td>34,529</td>
<td>35,920</td>
<td>11.7%</td>
<td>2.8%</td>
</tr>
<tr>
<td>Expansion</td>
<td>59,654</td>
<td>65,582</td>
<td>75,980</td>
<td>79,083</td>
<td>81,954</td>
<td>32.6%</td>
<td>9.9%</td>
</tr>
<tr>
<td>Grand Total</td>
<td>194,382</td>
<td>269,760</td>
<td>282,114</td>
<td>306,784</td>
<td>314,763</td>
<td>61.9%</td>
<td>12.8%</td>
</tr>
</tbody>
</table>

2.1 Current Eligibility Groups

Tables 2.2 through 2.7 below summarize the eligibility groups included within the current waiver grouped by Eligibility Groups Under the Approved State Plan as of November 2008 and Eligibility Groups Under the Demonstration. The tables display these eligibility groups in accordance with current rules. EOHHS requests continuing authority for each of these groups in the five-year extension period.
## Eligibility Groups Under the Approved State Plan as of November 1, 2008

### Table 2.2: Mandatory Categorically Needy Coverage Groups

<table>
<thead>
<tr>
<th>Medicaid Eligibility Groups</th>
<th>Income and Resource Standards and/or Other Qualifying Criteria</th>
<th>Expenditure and CMS 64 Eligibility Group Reporting</th>
</tr>
</thead>
</table>
| §1931 low-income families with children §1902(a)(10)(A)(i)(I); §1931 | *Income*: Up to 110 percent of FPL  
*Resource*: No resource test | Budget Population 3  
Rite Care |
| Children receiving IV-E payments (IV-E foster care or adoption assistance) §1902(a)(10)(A)(i)(I) | *Income*: Up to 100 percent of FPL  
*Resource*: No resource test | Budget Population 4  
Cshcn |
| Individuals who lose eligibility under §1931 due to employment §1902(a)(10)(A)(i)(I); §402(a)(37); §1925 | *Income*: Up to 110 percent of FPL  
*Resource*: No resource test | Budget Population 3  
Rite Care |
| Individuals who lose eligibility under §1931 because of child or spousal support §1902(a)(10)(A)(i)(I); §406(h) | *Income*: Up to 110 percent of FPL  
*Resource*: No resource test | Budget Population 3  
Rite Care |
| Individuals participating in a work supplementation program who would otherwise be eligible under §1931 §1902(a)(10)(A)(i)(I); §482(e)(6) | *Income*: Up to 110 percent of FPL  
*Resource*: No resource test | Budget Population 3  
Rite Care |
| Individuals who would be eligible AFDC except for increased OASDI income under P.L. 92-336 (July 1, 1972) 42 CFR 435.114 | *Income*: Up to 110 percent of FPL  
*Resource*: No resource test | Budget Population 3  
Rite Care |
| Disabled children no longer eligible for SSI benefits because of a change in definition of disability §1902(a)(10)(A)(i)(II)(aa) | *Income*: 100 percent of SSI  
*Resource*: $2,000 | Budget Population 1  
ABD no TPL |
| Individuals under age 21 eligible for Medicaid in the month they apply for SSI §1902(a)(10)(A)(i)(II)(cc) | *Income*: 100 percent of SSI  
*Resource*: $2,000 | Budget Population 1  
ABD no TPL |
| Qualified pregnant women §1902(a)(10)(A)(i)(III); §1905(n)(1) | *Income*: Up to 100 percent of FPL  
*Resource*: No resource test | Budget Population 3  
Rite Care |
| Qualified children §1902(a)(10)(A)(i)(III); §1905(n)(2) | *Income*: Up to 100 percent of FPL  
*Resource*: No resource test | Budget Population 3  
Rite Care |
| Poverty level pregnant women and infants §1902(a)(10)(A)(i)(IV) | *Income*: up to 185 percent of FPL  
*Resource*: No resource test | Budget Population 3  
Rite Care |
| Qualified family members §1902(a)(10)(A)(i)(V) | *Income*: Up to 100 percent of FPL  
*Resource*: No resource test | Budget Population 3  
Rite Care |
<table>
<thead>
<tr>
<th>Medicaid Eligibility Groups</th>
<th>Income and Resource Standards and/or Other Qualifying Criteria</th>
<th>Expenditure and CMS 64 Eligibility Group Reporting</th>
</tr>
</thead>
</table>
| Poverty level children under age 6 §1902(a)(10)(A)(i)(VI)                                 | Income: Up to 133 percent of FPL  
Resource: No resource test                                    | Budget Population 3  
Rlte Care                                                   |
| Poverty level children under age 19, born after September 30, 1983 (or, at State option, after any earlier date) §1902(a)(10)(A)(i)(VII) | Income: Up to 100 percent of FPL  
Resource: No resource test                                    | Budget Population 3  
Rlte Care                                                   |
| Newborns deemed eligible for 1 year as long as mother remains eligible or would remain eligible if pregnant §1902(e)(4) | Income: up to 185 percent of FPL  
Resource: No resource test                                    | Budget Population 3  
Rlte Care                                                   |
| Pregnant women who lose eligibility receive 60 days coverage for pregnancy related and postpartum services §1902(e)(5) | Income: No resource test                                         | Budget Population 3  
Rlte Care                                                   |
| Pregnant women who lose eligibility because of a change in income remain eligible 60 days post-partum §1902(e)(6) | Income: up to 185 percent of FPL  
Resource: No resource test                                    | Budget Population 3  
Rlte Care                                                   |
| Poverty level infants and children who while receiving services lose eligibility because of age must be covered through an inpatient stay §1902(e)(7) | Resource: No resource test                                         | Budget Population 3  
Rlte Care                                                   |
| Individuals receiving SSI cash benefits §1902(a)(10)(A)(i)(II)                              | Income: 100 percent of SSI  
Resource: $2,000 individual, $3,000 couple                    | Budget Population 1  
ABD no TPL                                                   |
| Disabled individuals whose earning exceed SSI substantial gainful activity level §1619(a)    | Income: 100 percent of SSI  
Resource: $2,000 individual, $3,000 couple                    | Budget Population 1  
ABD no TPL                                                   |
| Disabled individuals whose earnings are too high to receive SSI cash benefits §1902(a)(10)(A)(i)(II)(bb); §1905(a); 1619(b) | Income: 100 percent of SSI  
Resource: $2,000 individual, $3,000 couple                    | Budget Population 1  
ABD no TPL                                                   |
| Pickle: individuals who would be eligible for SSI if Title II COLAs were deducted from income §503 of P.L. 94-566; §1939(a)(5)(E) | Income: 100 percent of SSI  
Resource: $2,000 individual, $3,000 couple                    | Budget Population 1  
ABD no TPL                                                   |
Table 2.2: Mandatory Categorically Needy Coverage Groups

<table>
<thead>
<tr>
<th>Medicaid Eligibility Groups</th>
<th>Income and Resource Standards and/or Other Qualifying Criteria</th>
<th>Expenditure and CMS 64 Eligibility Group Reporting</th>
</tr>
</thead>
</table>
| Disabled widows and widowers §1634(b); §1939(a)(2)(C) | Income: 100 percent of SSI  
Resource: $2,000 individual, $3,000 couple | Budget Population 1  
ABD no TPL |
| Disabled adult children who lose SSI due to OASDI §1634(c); §1939(a)(2)(D) | Income: 100 percent of SSI  
Resource: $2,000 individual, $3,000 couple | Budget Population 1  
ABD no TPL |
| Early widows/widowers §1634(d); §1939(a)(2)(E) | Income: 100 percent of SSI  
Resource: $2,000 individual, $3,000 couple | Budget Population 1  
ABD no TPL |
| Individuals ineligible for SSI/SSP because of requirements prohibited under Medicaid 42 CFR 435.122 | Income: 100 percent of SSI  
Resource: $2,000 individual, $3,000 couple | Budget Population 1  
ABD no TPL |
| Qualified Medicare Beneficiaries §1902(a)(10)(E)(i); §1905(p)(1) | Income: 100 percent of FPL  
Resource: $4,000 single, $6,000 couple | Budget Population 2  
ABD TPL |
| Qualified disabled and working individuals (defined in §1905(s)); not otherwise eligible for Medicaid §1902(a)(10)(E)(ii) | Income: 200 percent of FPL  
Resource: $4,000 single, $6,000 couple | Budget Population 2  
ABD TPL |
| Specified Low-Income Medicare Beneficiaries §1902(a)(10)(E)(iii) | Income: >100 percent but ≤ 120 percent of FPL  
Resource: $4,000 single, $6,000 couple | Budget Population 2  
ABD TPL |
| Qualified Individuals; not otherwise eligible for Medicaid §1902(a)(10)(E)(iv) | Income: >120 percent but ≤ 135 percent of FPL  
Resource: $4,000 single, $6,000 couple | Budget Population 2  
ABD TPL |
<table>
<thead>
<tr>
<th>Medicaid Eligibility Groups</th>
<th>Income and Resource Standards and/or Other Qualifying Criteria</th>
<th>Expenditure and CMS 64 Eligibility Group Reporting</th>
</tr>
</thead>
</table>
| Individuals who are eligible for but not receiving IV-A §1902(a)(10)(A)(ii)(I) | Income: Up to 110 percent of FPL  
Resource: No resource test | Budget Population 3 Rite Care |
| Individuals who are eligible for IV-A cash assistance if State did not subsidize child care §1902(a)(10)(A)(ii)(II) | Income: Up to 110 percent of FPL  
Resource: No resource test | Budget Population 3 Rite Care |
| Children under age 1 | Income: Up to 250 percent of FPL  
Resource: No resource test | Budget Population 3 Rite Care |
| Children under 21, (or at State option, 20, 19, or 18) who are under State adoption agreements §1902(a)(10)(A)(ii)(VIII) | Income: Title IV-E (§1931 Standard; up to 110 percent of FPL)  
Resource: Title IV-E (§1931 Standard; no resource test) | Budget Population 4 CSHCN |
Resource: No resource test | Budget Population 4 CSHCN |
| Optional Targeted Low-Income Children §1902(a)(10)(A)(iii)(XIV); §1905(u)(2) | Income: ≤ 250 percent of FPL  
Resource: No resource test | Budget Population 7 XXI Children |
| Individuals under 21 or at State option, 20, 19, 18, or reasonable classification 1 §1902(a)(10)(A)(ii)(X) | Income: Up to 110 percent of FPL  
Resource: No resource test | Budget Population 4 CSHCN |
| Individuals who are eligible for but not receiving SSI or State supplement cash assistance §1902(a)(10)(A)(ii)(I) | Income: 100 percent of SSI  
Resource: $2,000 individual, $3,000 couple | Budget Population 1 ABD no TPL |
| Individuals who would have been eligible for SSI or State supplement if not in a medical institution §1902(a)(10)(A)(ii)(IV) | Income: 100 percent of SSI  
Resource: $2,000 individual, $3,000 couple | Budget Population 1 ABD no TPL |
| Special income level group: individuals who are in a medical institution for at least 30 consecutive days with gross income that does not exceed 300% of SSI income standard §1902(a)(10)(A)(ii)(V) | Income: 300 percent of SSI Federal benefit level  
Resource: $2,000 individual, $3,000 couple | Budget Population 1 ABD no TPL |
| Aged or disabled individuals whose SSI income does not exceed 100% of FPL §1902(a)(10)(A)(ii)(X) | Income: ≤ 100 percent of FPL  
Resource: $4,000 individual, $6,000 couple | Budget Population 1 ABD no TPL |
<table>
<thead>
<tr>
<th>Medicaid Eligibility Groups</th>
<th>Income and Resource Standards and/or Other Qualifying Criteria</th>
<th>Expenditure and CMS 64 Eligibility Group Reporting</th>
</tr>
</thead>
</table>
| Individuals receiving only an optional State supplement payment which may be more restrictive than the criteria for an optional State supplement under Title XVI §1902(a)(10)(A)(ii)(XI) | *Income:* Based on living arrangement cannot exceed 300 percent of SSI  
*Resource:* $2,000 individual  
$3,000 couple                                                                 | Budget Population 1  
ABD no TPL                                                                           |
*Resource:* Up to $10,000 individual, up to $20,000 couple                                                                                     | Budget Population 1  
ABD no TPL                                                                           |
| Uninsured women, under 65, who are screened for breast or cervical cancer under CDC program and not eligible for Medicaid §1902(a)(10)(A)(ii)(XVIII) | | Budget Population 14  
BCCTP                                                                                     |
| TEFRA section 134 children: disabled individuals age 18 or under who require an institutional level of care; care can be provided outside the institution; estimated amount for home care can be no more than estimated amount for institutional care | *Income:* 300 percent of SSI  
Federal benefit level  
*Resource:* $2,000                                                                         | Budget Population 4  
CSHCN                                                                                  |
| Presumptive eligibility for women who are screened for breast or cervical cancer under CDC program §1920B | Include eligibility requirements                                                                                                                  | Budget Population 14  
BCCTP                                                                                  |
<table>
<thead>
<tr>
<th>Medicaid Eligibility Groups</th>
<th>Income and Resource Standards and/or Other Qualifying Criteria</th>
<th>Expenditure and CMS 64 Eligibility Group Reporting</th>
</tr>
</thead>
</table>
| Individuals under 18 who would be mandatorily categorically eligible except for income and resources §1902(a)(10)(C)(ii)(I) | *Income*: $133\(^{1}/3\) percent of §1931 income standard  
*Resource*:  
Family size 1: $4,000  
Family size 2: $6,000  
Each additional person: $100 | Budget Population 3  
RItte Care |
| Pregnant women who would be categorically eligible except for income and resources §1902(a)(10)(C)(ii)(II) | *Income*: $133\(^{1}/3\) percent of §1931 income standard  
*Resource*:  
Family size 1: $4,000  
Family size 2: $6,000  
Each additional person: $100 | Budget Population 3  
RItte Care |
| Newborns, who except for income and resources would be eligible as categorically needy, deemed eligible for 1 year as long as mother remains eligible or would remain eligible if pregnant §1902(a)(10)(C); §1902(e)(4) | *Income*: $133\(^{1}/3\) percent of §1931 income standard  
*Resource*:  
Family size 1: $4,000  
Family size 2: $6,000  
Each additional person: $100 | Budget Population 3  
RItte Care |
| Pregnant women who lose eligibility received 60 days coverage for pregnancy-related and post-partum services §1902(a)(10)(C); §1902(e)(5) | *Income*: $133\(^{1}/3\) percent of §1931 income standard  
*Resource*:  
Family size 1: $4,000  
Family size 2: $6,000  
Each additional person: $100 | Budget Population 3  
RItte Care |
| All individuals under 21 or at State option, 20, 19, or 18 or reasonable classifications who would not be covered under mandatory medically needy group of individuals under 18 §1902(a)(10)(C); §1905(a)(i) | *Income*: $133\(^{1}/3\) percent of §1931 income standard  
*Resource*:  
Family size 1: $4,000  
Family size 2: $6,000  
Each additional person: $100 | Budget Population 3  
RItte Care |
| Specified relatives of dependent children who are ineligible as categorically needy §1902(a)(10)(C); §1905(a)(ii) | *Income*: $133\(^{1}/3\) percent of §1931 income standard  
*Resource*:  
Family size 1: $4,000  
Family size 2: $6,000  
Each additional person: $100 | Budget Population 3  
RItte Care |

\(^{1}\) EOHHS covers this group up to age 21 in the following classifications: (1) individuals for whom public agencies are assuming full or partial financial responsibility and who are (a) in foster homes and (b) in private institutions; (2) individuals placed in foster homes or private institutions by private, non-profit agencies; (3) individuals in nursing facilities; and (4) individuals in Intermediate Care Facilities for People with Intellectual Disability ICFs/ID.
<table>
<thead>
<tr>
<th>Medicaid Eligibility Groups</th>
<th>Income and Resource Standards and/or Other Qualifying Criteria</th>
<th>Expenditure and CMS 64 Eligibility Group Reporting</th>
</tr>
</thead>
</table>
| Aged individuals who are ineligible as categorically needy §1902(a)(10)(C); §1905(a)(iii) | Income: 133\(^{1/3}\) percent of §1931 income standard  
Resource:  
Family size 1: $4,000  
Family size 2: $6,000  
Each additional person: $100 | Budget Population 1  
ABD no TPL |
| Blind individuals who are ineligible as categorically needy §1902(a)(10)(C); §1905(a)(iv) | Income: 133\(^{1/3}\) percent of §1931 income standard  
Resource:  
Family size 1: $4,000  
Family size 2: $6,000  
Each additional person: $100 | Budget Population 1  
ABD no TPL |
| Disabled individuals who are ineligible as categorically needy §1902(a)(10)(C); §1902(v) | Income: 133\(^{1/3}\) percent of §1931 income standard  
Resource:  
Family size 1: $4,000  
Family size 2: $6,000  
Each additional person: $100 | Budget Population 1  
ABD no TPL |
| TEFRA section 134 children: disabled individuals age 18 or under who require an institutional level of care; care can be provided outside the institution; estimated amount for home care can be no more than estimated amount for institutional care §1902(e)(3) | Income: 300 percent of SSI Federal benefit level  
Resource: $4,000 | Budget Population 4  
CSHCN |
### Eligibility Groups Under the Demonstration

<table>
<thead>
<tr>
<th>Medicaid Eligibility Groups</th>
<th>Income and Resource Standards and/or Other Qualifying Criteria</th>
<th>Expenditure and CMS 64 Eligibility Group Reporting</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parents/Caretakers with Children</td>
<td>Income: Above 110 percent to 175 percent FPL</td>
<td>Budget Population 3 Rite Care</td>
</tr>
<tr>
<td></td>
<td>Resource: No resource test</td>
<td></td>
</tr>
<tr>
<td>Pregnant Women</td>
<td>Income: Above 185 percent to 250 percent FPL</td>
<td>Budget Population 6 Rite Care</td>
</tr>
<tr>
<td></td>
<td>Resource: No resource test</td>
<td></td>
</tr>
<tr>
<td>Children Under 6</td>
<td>Income: Above 133 percent to 250 percent FPL</td>
<td>Budget Population 3 Rite Care</td>
</tr>
<tr>
<td></td>
<td>Resource: No resource test</td>
<td></td>
</tr>
<tr>
<td>Children Under 19</td>
<td>Income: Above 100 percent to 250 percent FPL</td>
<td>Budget Population 3 Rite Care</td>
</tr>
<tr>
<td></td>
<td>Resource: No resource test</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Medicaid Eligibility Groups</th>
<th>Income and Resource Standards and/or Other Qualifying Criteria</th>
<th>Expenditure and CMS 64 Eligibility Group Reporting</th>
</tr>
</thead>
<tbody>
<tr>
<td>Women who lose Medicaid eligibility 60 days postpartum received 24 months of family planning services</td>
<td>Income: Up to 200 percent of FPL</td>
<td>Budget Population 5 EFP</td>
</tr>
<tr>
<td></td>
<td>Resource: No resource test</td>
<td></td>
</tr>
<tr>
<td>Children and families in managed care enrolled in Rite Care (children under 19 &amp; parents) when the parents have behavioral health conditions (substance abuse/mental illness) that result in their children being placed in temporary State custody</td>
<td>Income: Up to 200 percent of FPL</td>
<td>Budget Population 8 Substitute Care</td>
</tr>
<tr>
<td></td>
<td>Resource: No resource limit</td>
<td></td>
</tr>
<tr>
<td>Children with special healthcare needs (as an eligibility factor) who are 21 and under who would otherwise be placed in voluntary state custody—residential diversion</td>
<td>Income: 300 percent of SSI</td>
<td>Budget Population 9 CSHCN not voluntarily placed in State custody</td>
</tr>
<tr>
<td></td>
<td>Resource: No resource limit</td>
<td></td>
</tr>
<tr>
<td>Individuals 65 and over at risk for LTC who are in need of home and community-based services (state only group)</td>
<td>Income: At or below 250 percent of the FPL</td>
<td>Budget Population 10 Elders at risk for LTC</td>
</tr>
<tr>
<td></td>
<td>Resource Test: No resource test</td>
<td></td>
</tr>
<tr>
<td>Medicaid Eligibility Groups</td>
<td>Income and Resource Standards and/or Other Qualifying Criteria</td>
<td>Expenditure and CMS 64 Eligibility Group Reporting</td>
</tr>
<tr>
<td>------------------------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>---------------------------------------------------</td>
</tr>
<tr>
<td>Categorically Needy Individuals under the State Plan receiving HCBW services &amp; PACE-like participants Highest need group</td>
<td>Based on institutional eligibility and post eligibility rules for individuals who would only be eligible in the institution in the same manner as specified under 42 CFR 435.217, 435.726 and 435.236 of the federal regulations and section 1924 of the Social Security Act, if the State had 1915(c) waiver programs.</td>
<td>Budget Population 11 217 &amp; PACE like Categorically needy Highest</td>
</tr>
<tr>
<td>Categorically needy individuals under the State Plan receiving HCBW services &amp; PACE-like participants High need group</td>
<td>Based on institutional eligibility and post eligibility rules for individuals who would not be eligible in the community because of community deeming rules in the same manner as specified under 42 CFR 435.217, 435.236, and 435.726 of the federal regulations and 1924 of the Social Security Act, if the State had 1915(c) waiver programs.</td>
<td>Budget Population 12 217 &amp; PACE like Categorically needy High</td>
</tr>
<tr>
<td>Medically needy under the State Plan receiving HCBS services in the community (high and highest group) Medically needy PACE-like participants in the community</td>
<td>Based on the medically needy income standard plus $400 and institutional eligibility rules, including the application of spousal impoverishment eligibility rules.</td>
<td>Budget Population 13 217 &amp; PACE like Medically needy High &amp; Highest</td>
</tr>
<tr>
<td>Adults with disabilities served by the Office of Rehabilitation Services (ORS) who are not eligible for Medicaid, but may become so if these services are not provided</td>
<td>Income: Up to 300 percent of SSI</td>
<td>Budget Population 15 Adults with disabilities at risk for long-term care.</td>
</tr>
<tr>
<td>Medicaid eligible youth who are at risk for placement in residential treatment facilities and or in-patient hospitalization</td>
<td>Income: Up to 250 percent of FPL Resource: No resource limit</td>
<td>Budget Services 4 At risk youth Medicaid eligible</td>
</tr>
<tr>
<td>Children under age 18 who are at risk for Medicaid or institutional care not eligible for Medicaid</td>
<td>Income: Up to 300 percent of SSI for child Resource: No resource limit</td>
<td>Budget Population 17 Youth at risk for Medicaid</td>
</tr>
<tr>
<td>Adults aged 19-64 who have been diagnosed with Alzheimer’s Disease or a related Dementia as determined by a physician, who are at risk for LTC admission, who are in need of home and community care services.</td>
<td>Income: At or below 250 percent of the FPL</td>
<td>Budget Population 20 Alzheimer adults</td>
</tr>
</tbody>
</table>
### Table 2.7: Expansion Groups Under §1115 Demonstration

<table>
<thead>
<tr>
<th>Medicaid Eligibility Groups</th>
<th>Income and Resource Standards and/or Other Qualifying Criteria</th>
<th>Expenditure and CMS 64 Eligibility Group Reporting</th>
</tr>
</thead>
<tbody>
<tr>
<td>Young adults aged 19-21 aging out of the Katie Beckett eligibility group with incomes below 250 percent of the FPL, who are otherwise ineligible for Medical Assistance, and are in need of services and/or treatment for behavioral health, medical or developmental diagnoses.</td>
<td>Income: At or below 250 percent of the FPL</td>
<td>Budget Population 21 Beckett aged out</td>
</tr>
<tr>
<td>The following DSHPs:</td>
<td>Budget Population 23 Designated State Health Populations:</td>
<td></td>
</tr>
<tr>
<td>• Wavemaker</td>
<td>• WM-DSHP</td>
<td></td>
</tr>
<tr>
<td>• Tuberculosis Clinic</td>
<td>• TC-DSHP</td>
<td></td>
</tr>
<tr>
<td>• Rhode Island Child Audiology Center</td>
<td>• RICAC-DSHP</td>
<td></td>
</tr>
<tr>
<td>• Center for Acute Infectious Disease Epidemiology</td>
<td>• CFAIDE-DSHP</td>
<td></td>
</tr>
<tr>
<td>• Consumer Assistance Program</td>
<td>• CAP-DSHP</td>
<td></td>
</tr>
<tr>
<td>• Health Workforce Development</td>
<td>• HWD-DSHP</td>
<td></td>
</tr>
</tbody>
</table>

### 2.2 Eligibility Changes Sought in Waiver Extension

**Eligibility Waiver Request Item #1: Streamlining the Process for Collecting Beneficiary Liability to Decrease Provider Burden and Improve Program Integrity**

**Description of Change**

EOHHS proposes to collect the beneficiary liability directly from Medicaid eligible individuals rather than having providers collect them. This change would solely affect the collection process; the methodology for determining the application of beneficiary income to the cost of care will remain the same.

**Target Population**

The target population for this request is Medicaid beneficiaries subject to cost of care.

**Waiver Authority Sought**

EOHHS seeks to waive 42 CFR 435.725 and 435.726 to allow EOHHS to collect the beneficiary liability directly from the Medicaid eligible individual.

**Rationale**

Current federal regulations at 42 CFR 435.725 and 435.726 require State Medicaid agencies to determine a person’s cost of care and then collect that amount from the individual. Currently,
EOHHS reduces provider payments by the beneficiary cost of care, and the provider must then collect those funds from the beneficiary.

EOHHS seeks to decrease provider burden by collecting beneficiary liability directly from the Medicaid eligible individual. When a person is in a nursing home, it is relatively simple to deduct the beneficiary liability from one provider. However, the current process of decreasing provider payments by the beneficiary cost of care becomes more difficult when individuals move from a nursing home to the community because they may be receiving services from multiple providers: home health agency; adult day care; assisted living, for example. Long-term services and supports (LTSS) providers spend a considerable amount of time pursuing that beneficiary liability. Removing this administrative burden from providers and having EOHHS collect beneficiary liability directly from beneficiaries would free up provider resources so they can focus on providing care.

**Eligibility Waiver Request Item #2: Medicaid LTSS for Adults with Developmental and Intellectual Disabilities Group Homes**

**Description of Change**

EOHHS seeks to codify the needs-based criteria for determining the service options available to adults with developmental and intellectual disabilities (DD/ID) who meet the level of care for intermediate care facilities for individuals with intellectual disabilities (ICF/IID). In accordance with the principles articulated in the *Olmstead* decision, the State now reserves access to institutionally-based care for only those individuals with needs that cannot be safely and effectively met in a less restrictive service option. Due to the limited number of available ICF/IID beds, these beneficiaries may be temporarily placed in licensed healthcare institutions with the capacity to provide a similar or higher level of care (e.g., long-term care hospital). For the most part, however, the State uses Medicaid home- and community-based service options to address DD/ID beneficiaries’ LTSS needs, including community supportive living arrangements and home care.

The Rhode Island Department of Behavioral Healthcare, Developmental Disabilities and Hospitals (BHDDH) administers the Medicaid long-term services and support program for adults with DD/ID who would require the level of care typically available in an ICF/IID were it not for home and community-based (HCBS) service options provided. EOHHS proposes to formalize the tiered criteria for evaluating service needs established under the authority of its existing Section 1115 Demonstration waiver. This will clarify the array of service options associated with each tier after the first full year of implementing an updated version of the Supports Intensity Scale – Adult Version (SIS-A), the nationally recognized instrument of choice for assessing DD/ID level of need.

The SIS-A measures service and support requirements in 57 life activities and 28 behavioral and medical areas including, but not limited to: home living; community living; lifelong learning; employment; health and safety; social activities; and protection and advocacy. BHDDH established the scope of need classifications based on the SIS-A that cover the highest and high levels of need, as authorized in the current Section 1115 Demonstration Waiver. There are several tiered gradations within each. For example, Tiers D and E represent highest with
“extraordinary needs”, and Tier C represents highest with “significant needs”. The SIS-A scores define and differentiate the level of need at each tier. The available DD/ID LTSS service options have been mapped to correspond with these tiered levels of need as indicated in the Table 2.8 below:

<table>
<thead>
<tr>
<th>Tier</th>
<th>Service Options</th>
<th>Available Supports</th>
</tr>
</thead>
</table>
| Tier D and E (Highest): Extraordinary Needs | • Living with family/caregiver  
• Independent Living  
• Shared Living  
• Community Support Residence  
• Group Home/Specialized Group Home | • Community Residential Support or access to overnight support services  
• Integrated Employment Supports  
• Integrated Community and/or Day supports  
• Transportation |
| Tier C (Highest): Significant Needs | • Living with family/caregiver  
• Independent Living  
• Shared Living  
• Community Support Residence  
• Group Home | • Community Residential Support or access to overnight support services  
• Integrated Employment Supports  
• Integrated Community and/or Day supports  
• Transportation |
| Tier B (High): Moderate Needs | • Living with family/caregiver  
• Independent Living  
• Shared Living  
• *Group Home | • Access to overnight support services  
• Integrated Employment supports  
• Integrated Community and/or Day supports  
• Transportation |
| Tier A (High): Mild Needs | • Living with Family/Caregiver  
• Independent Living  
• Community Support Residence  
• Shared Living**  
• Group Home* | • Access to overnight support services  
• Integrated Employment supports  
• Integrated Community and/or Day Supports  
• Transportation |

** Tier A will have access to Shared Living services if they meet at least one defined exception.  
* Tier A or B individuals will have access to residential services in a group home if they meet at least one defined exception.

An institutional placement generally would only be available for beneficiaries who have extraordinary needs (Tier D and E) and have extenuating circumstances requiring access to 24-hour skilled care and a highly restrictive setting. Therefore, the DD/ID service matrix focuses on HCBS and the settings and supports available at each tier depending on the beneficiary’s unique needs and circumstances. The State’s goal is to continue and expand ongoing efforts to provide LTSS to DD/ID beneficiaries in settings that promote inclusion, encourage independence and self-direction, and facilitate supportive employment while still providing high quality and appropriate services and supports.

EOHHS is adopting rules that identify certain “exceptions” which enable a beneficiary to access service options that do not correspond to their level of need tier. In these situations, the scope of authorized supports remains tied to the tiers even though the setting has changed. Such exceptional circumstances include:

- Loss of primary caregiver due to hospitalization, debilitating illness, or death of spouse, caretaker sibling or adult child;
• Loss of living situation due to fire, flood, foreclosure, or sale of principal residence due to inability to maintain housing expenses;

• A principal treating healthcare provider or discharge planner indicates that based on a functional/clinical assessment, the health and welfare of the applicant/beneficiary is at imminent risk if services are not provided or if services are discontinued; or

• The applicant/beneficiary met the highest level of care criteria on or before June 30, 2015 and chose to receive Medicaid LTSS at home or in a community-setting, and the beneficiary reports experiencing a failed placement that, if continued, may pose risks to the beneficiary's health and safety; or

• The beneficiary was admitted to a hospital or NF and is being discharged back to the original setting within any given 40-day period;

• The beneficiary has legal or court involvement related to an assessed community safety risk that requires the provision of intensive supports or supervision associated with residential support services.

Each person will undergo a Situational Assessment of Need (SAN) to assess his or her qualification for an exception and need for the 24-hour supervision of a group home or shared living setting. The service level, meaning the scope of Medicaid HCBS supports authorized, will still be based on the original service classification (tier) generated from the SIS.

Target Population

This waiver request targets adults with DD/ID who are eligible for Medicaid LTSS based on a disability characteristic.

Waiver Authority Sought

EOHHS seeks to clarify its use of existing waiver authority related to Section 1902(a)(17), Comparability of Eligibility Standards.

Rationale

Data show over-utilization of community group homes as a service option for beneficiaries with lower level needs in Rhode Island. For example, the National Core Indicators (NCI) 2015-2016 show the percentage of DD/ID beneficiaries living in group home residences with a capacity of 4-6 individuals was 28 percent in Rhode Island, compared to 15 percent nationally. The State’s own data support this finding and show the full scope of care provided. Currently, approximately 33 percent of the Medicaid DD/ID beneficiaries receiving LTSS reside in a community group home staffed 24 hours per day, seven days per week.

Based on SIS-A scores, many of the beneficiaries within the adult system would fare well if provided with a service option that encourages greater self-care and autonomy. Accordingly, EOHHS developed additional service classifications using the SIS-A criteria that more clearly differentiate level of need within the high and highest categories. Studies conducted by
independent researchers like the Human Services Research Institute have encouraged and assisted states in developing tiers based on an algorithm of scores generated by the SIS. EOHHS has used a similar approach with a few exceptions.

Using tiers based on this methodology enables EOHHS to make informed decisions about which service option (i.e., community setting) best meets a beneficiary’s needs and provides the least restrictive living environment. This, in turn, has enhanced the State’s capacity to comply with the federal HCBS final rule and the Olmstead decision, both of which affirm the rights of persons with DD/ID to receive services in the most integrated and least restrictive settings appropriate for their needs.

The Supports Intensity Scale ranks each activity according to the frequency (refers to how often support is needed), amount (refers to how much time in one day another person is needed to provide support), and type of support (refers to what kind of support should be provided). Additionally, the behavioral and medical section of the SIS-A rates exceptional medical and behavioral support needs. Finally, a Supports Intensity Level is determined based on the Total Support Needs Index, which is a standard score generated from scores on all the items tested by the Scale.

Finally, the State’s DD/ID tiered needs-based criteria assures that all beneficiaries will continue to have access to the services they need. The investment in home- and community-based alternatives, and the availability of timely and appropriate placements, depends on utilization of community group homes reserved for those with extraordinary support and/or those in emergent situations that require access to intensive services.

**Eligibility Waiver Request Item #3: Facilitating Medicaid Eligibility for Children with Special Needs**

**Description of Change**

EOHHS seeks to create a new eligibility pathway for disabled children who need care in a residential treatment facility, and who by themselves would meet the Social Security Income disability standards but could not receive SSI cash payments due to family income and resource limits.

**Target Population**

This waiver request targets children who meet the SSI disability criteria and require care in a residential treatment facility.

**Waiver Authority Sought**

EOHHS seeks expenditure Authority under 1115(a)(2) of the Act to cover children who meet the SSI disability criteria and require care in a residential treatment facility, but whose household income and assets exceed the SSI resource limits.
Rationale

In Rhode Island, approximately 100 families with children who have severe emotional disturbance (SED) or other mental health issues and need long-term placement into a residential treatment facility have had to relinquish custody of their children to the Department of Children Youth and Families (DCYF). In these cases, there is no child maltreatment and the sole reason for DCYF involvement is to get the child Medicaid eligibility so that the child can receive appropriate care in a residential treatment facility.

Requiring families of children with SED or other mental health conditions to relinquish parental rights to get appropriate treatment for their children is harmful and counter-productive. As such, EOHHS seeks to establish an alternative Medicaid eligibility pathway for these children with specials needs.

EOHHS seeks to establish an eligibility category for children who need residential treatment and meet the SSI disability criteria, but whose household income and assets exceeds the SSI resource limits. EOHHS proposes to count children who meet these criteria as a household of one so that parents’ income and resources would not be considered in determining the child’s eligibility for Medicaid. For a child with disabilities to be eligible through this pathway, the family must first apply for SSI for the child. Once the SSA deems the child ineligible based on household resources, the child could apply for Medicaid through this new pathway as a household of one.

EOHHS anticipates that this proposal would result in the same children who are placed into DCYF custody being eligible through the new pathway. The most significant difference would be that families would no longer have to relinquish custody of their children to access Medicaid coverage.
Section 3. Demonstration Benefits

Though the current Demonstration benefits approved by CMS have been instrumental to turning Medicaid into a cost-effective and sustainable investment, some of Medicaid’s most vulnerable populations still have limited access to care. Limited access to medical, dental, and substance use care leads to delivery of care in high-cost settings like nursing facilities, residential treatment facilities, hospitals, and emergency departments that could have been avoided if the right care was provided at the right time and in the right setting.

EOHHS identified additional benefits that will provide Rhode Island Medicaid’s more fragile members greater access to care, and requests authority for the benefits detailed in Section 3.1. The flexibility to cover these additional benefits will reduce the utilization of more intensive and higher cost services, and improve health outcomes for individuals who are medically fragile, have behavioral health and substance use diagnoses, have developmental disabilities, and are eligible for institutional long-term care but prefer to remain in the community. All current State Plan Amendments and pending 1115 Waiver Amendments (Category Changes) will remain in force.

3.1 Benefit Changes Sought in Waiver Extension

Benefits Waiver Request Item #1: Covering Family Home Visiting Programs to Improve Birth and Early Childhood Outcomes

Description of Change

In collaboration with the Rhode Island Department of Health, EOHHS seeks authority to cover evidence-based home visiting services, as defined by the Maternal, Infant, and Early Childhood Home Visiting Program and the U.S. Department of Health and Human Services’ HomVEE project. These services include home visits by trained professionals – using evidence-based curricula – to improve maternal and child health outcomes, encourage positive parenting, and promote child development and school readiness. These programs also help families access and stay engaged with other support services that improve outcomes, such as adult education programs or the Women, Infants and Children Supplemental Nutrition program.

Target Population

The population that would receive family home visiting services include Medicaid-eligible pregnant women and children up to age four who are at-risk for adverse health, behavioral, and educational outcomes. Risk for poor outcomes will be identified using an evidence-based tool, such as the Family/Parent Survey, that assesses maternal and child health, including mental health, social supports, infant development and maternal infant relationships. The program will prioritize families that have multiple risk factors for poor outcomes.
Waiver Authority Sought

EOHHS requests a waiver of Section 1902 (a)(10)(B), Amount, Duration, and Scope of services to cover family home visiting services for Medicaid eligible pregnant women and children up to age four.

Rationale

A person’s early childhood experiences have dramatic and lasting impacts throughout his or her life. The first five years of life are most essential to later positive development; during the early years, children develop foundational capabilities in cognition, language and literacy, emotional growth, and reasoning. Experiences during this period are critical in many ways, including how they set us on paths leading toward – or away from – good health.

Home visiting programs that help families provide a nurturing, healthy environment to children have a strong evidence base for improving outcomes. Children whose parents participated in home visiting programs are less likely to have low birthweight, more likely to be breastfed by their mothers, and more likely to be up-to-date on recommended well child visits and immunizations. These children also experience fewer child injuries, and are less likely to suffer from child abuse, neglect and maltreatment. Studies also show that birth parents enrolled in home visiting programs have improved prenatal health, are more likely to receive recommended prenatal and postpartum visits, and have improved mental health and ability to cope with parenting.

In 2010, the federal government established the Maternal, Infant, and Early Childhood Home Visiting (MIECHV) program to expand and improve state-administered home visiting programs for at-risk families with young children. Rhode Island implements these services through Nurse-Family Partnership (NFP) and Healthy Families America (HFA) as part of the MIECHV program.

NFP enrolls low-income, first-time mothers and their children with in-home support services delivered by a registered nurse. The model includes one-on-one home visits, that begin early in the woman’s pregnancy (before 28 weeks) and conclude when the woman’s child turns 2 years old. NFP is designed to improve prenatal health and outcomes, child health and development, families’ economic self-sufficiency and/or maternal life course development. It does this by building on family strengths, and uses coaching, modelling and motivational interviewing with the parents to set and achieve goals. NFP produces positive returns on investment, saving states money by reducing pre-term births, infant mortality, and emergency department visits among children. Research shows that the program reduces lifelong costs to Medicaid by 10%.4

HFA enrolls low-income, high-risk families. The model includes one-on-one home visits that can begin prenatally or just after the birth of the child. Children may stay in the program until age 3. HFA is designed to improve maternal and child health, children’s social emotional well-being, school readiness, and connections to appropriate social support services. HFA reduces child maltreatment, and HFA saves states money because it has a positive impact on children’s

health and development, including mental health. This intervention resulted in longer intervals between pregnancies, reduced low birth weight, and reduced birth complications. It also reduced emergency department use among families.

In Rhode Island, approximately 1,000 children born each year have at least three risk factors (i.e. maternal age less than 20 years, low maternal education, Medicaid eligibility, single parenthood, etc.) for poor outcomes and would benefit from participating in evidence-based home visiting programs. However, currently the state is only able to serve approximately one-third of those families. The MIECHV program is a critical federal investment, and additional resources are needed to reach all the families who would benefit from these services. This authority would allow Rhode Island to sustain interventions that are proven to result in better health outcomes for both parent and child, as well as reduce future Medicaid costs.

Benefits Waiver Request Item #2: Supporting Home- and Community-Based Therapeutic Services for the Adult Population

Description of Change

EOHHS requests authority to provide home- and community-based therapeutic services (HBTS) to adults with a behavioral health diagnosis and/or developmental disability. EOHHS currently covers in-home/community-based skill building and therapeutic/clinical services for children and requests expanding the population eligible for these types services to include adults. Services may include, but are not limited to, evidence-based practices; home-based specialized treatment; home-based treatment support; individual-specific orientation; transitional services; lead therapy; life skill building; specialized treatment consultation by a behavioral health clinician; and treatment coordination.

Target Population

The target population includes Medicaid beneficiaries at least 21 years of age who have at least one of the following:

- a chronic condition such as arthritis, asthma, diabetes, heart disease, special needs (such as autism) and diseases (such as cancer);
- a behavioral health diagnosis;
- a neurological diagnosis; or
- significant impairment in functioning level as determined by a validated screening tool.

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Waiver Authority Sought

EOHHS requests to waive Section 1902 (a)(10)(B), Amount, Duration, and Scope of services to expand the population eligible to receive home- and community-based therapeutic services to include Medicaid eligible individuals over 21 years old who have moderate to severe special healthcare needs due to a chronic condition, behavioral health or neurological diagnosis, or developmental disabilities.

Rationale

EOHHS has worked to provide a vast array of services to meet the needs of at-risk and vulnerable populations. Currently, however, programs and services are set up to support identified populations in isolation or under a distinct authority/state agency. For example, a certain set of services are available only to children with special healthcare needs, while another set of services might target adults with severe and persistent mental illness or medically compromised aging populations. Treatment services are often population-specific and do not allow for continuity of care as a person inevitably ages and transitions from one identified population to another. Current available services (e.g. intensive care management, home-based therapeutic services for children under age 21, homemaker services, and assertive community treatment for the SPMI population) also do not fill in treatment gaps created by the fragmented system.

Service gaps include social skill building, home-based therapeutic services for adults, support with transitions, life skills training, psychiatric consultation (provider to provider) and other evidence-based practices designed to support individuals and preserve their ability to receive care in the least restrictive setting. These services are crucial to assist young adults with a behavioral health (BH) or DD/ID diagnosis to transition from the child system to the adult system, and to also assist the aging population who often linger in higher levels of care (e.g., skilled nursing facilities) due to BH, DD/ID diagnoses and the lack of specialized services that address their unique needs.

Expanding the population eligible for these services to include adults will allow for the support needed during transitions between levels of care. The EOHHS Nursing Home Transition Program makes the connection with many supports and services in the community, however, in-home behavioral health clinical support is missing from this list. According to the 2012 review, Care Transition Interventions in Mental Health, preventable hospital readmissions and other difficulties in care transitions are worldwide problems, reducing quality and increasing costs. This is a special problem in behavioral health in which there has been much less model development and intervention testing for improvement of care transitions than in general medical care.

EOHHS requests authority to provide services to individuals with a BH and/or DD/ID diagnosis based on an individuals’ needs, not on an individual’s categorization, regardless of

being a child or adult. The following are examples of services that would be beneficial to be offered to adults as well as children/youth:

- **Home Based Therapeutic Services**: A therapeutic service that occurs in the community, typically the family home to ensure that the family/child has the supports in place to fully succeed without having to access a higher level of care.

- **Applied Behavior Analysis**: The process of systematically applying interventions based upon the principles of learning theory to improve socially significant behaviors to a meaningful degree, and to demonstrate that the interventions employed are responsible for the improvement in behavior.

- **Coordinated Specialty Care**: An evidence-based approach to delivering effective treatment for individuals and families recovering from a first episode of psychosis.

- **Healthy Transitions**: A model that improves access to treatment and support services for 16- to 25-year-olds who have, or are at risk of developing, a serious mental health condition.

- **Seven Challenges**: A counseling program for young people that incorporates work on alcohol and other drug problems. It is designed to motivate youth to evaluate their lives, consider changes they may wish to make, and then succeed in implementing the desired changes.

**Benefit Waiver Request Item #3: Enhancing Peer Support Services for Parents and Youth Navigating Behavioral Health Challenges**

**Description of Change**

On February 8, 2018, CMS approved a waiver amendment request for expenditures on services delivered by peer recovery specialists (submitted to CMS in 2015). As stated in the approved STCs, peer recovery specialists provide “an array of interventions that promote socialization, long-term recovery, wellness, self-advocacy, and connections to the community, as well as offer services, that focus on the treatment of mental health and/or substance use disorders for those individuals who have trouble stabilizing in the community and/or in need of supports to maintain their stability in the community.”

The current authority focuses on services to facilitate individuals’ recovery from illness, addiction or institutionalization. EOHHS seeks to build upon this request to provide peer-to-peer mentoring supports that go beyond recovery navigation. EOHHS also seeks to expand the population eligible for mentoring supports to include parents and youth who are hard to engage and require multi-agency involvement and support. The service would be claimed as part of Budget Services 4 for at risk youth, and claiming would occur under the Medicaid-eligible youth’s name.
These peer mentoring supports will emphasize supporting youth with serious emotional disturbance and their parents or children and parents for whom a parent-child relational disorder has been diagnosed that may result in long-term behavioral health issues.

**Target Population**

The population that will be eligible for peer mentoring supports include children, youth, and young adults with complex behavioral health needs who are at risk of having to leave the home due to child welfare or juvenile justice involvement or may need extended residential psychiatric treatment. The services will help with family stabilization to either expedite reunification of a child back home or support a child to remain in his/her community. Through this service, peer support providers who struggled with and successfully overcame behavioral health challenges as youth may work directly with current youth deemed in need of the service, or parent support providers who have parented youth involved in the behavioral health, child welfare, juvenile justice or other youth serving systems may support parents or caregivers directly to enhance the parent/caregivers’ ability to address their child’s behavioral health.

**Waiver Authority Sought**

EOHHS requests to waive Section 1902(a)(10)(B), amount, duration, and scope, to offer peer mentoring services to children, youth, and young adults with complex behavioral health needs who are at risk of removal from the home due to child welfare or juvenile justice involvement, or who may need extended residential psychiatric treatment.

**Rationale**

Families of youth with SED often have difficulties with engagement and accessing services. The families need education and support on how to best address the emotional and behavioral health needs of the youth.

Parent and youth peer support is an essential component of a system of care for these children and youth. These supports help to build the resiliency of caregivers and youth, and strengthen families’ capacity to care for children at home. Parent and youth peer support providers are distinct from traditional mental health service providers in that they operate out of their personal experience and knowledge to promote the well-being of families with whom they work.

The peer support services that would be provided include but are not limited to:

- Teaching families the skills necessary to improve coping abilities;
- Increasing parents’ and caregivers’ knowledge for meeting their child’s education and social/emotional health needs;
- Promoting positive parenting skills;
- Developing and linking children, youth and parents/caregiver with formal and informal supports; and
• Helping families to secure basic needs, and access health insurance or social service benefits.

As indicated by the Centers for Medicare & Medicaid Services and the Substance Abuse and Mental Health Services Administration, parent and youth peer supports significantly enhance positive outcomes for children and youth.\(^8\) In addition, many state and local initiatives aimed at addressing mental and behavioral health issues have included peer-to-peer support services for youth with mental health conditions and their parents, guardians, or caregivers.

According to the literature on parent and youth peer supports:

• Peer support programs help parents who have children with special needs find and become reliable allies for each other. They provide parents with the opportunity to connect with and support each other through informational and emotional support, and through reciprocity.\(^9\)

• The self-efficacy and empowerment of families can be enhanced by providing family support, and this has been associated with a variety of improved outcomes such as increased engagement, increased knowledge about the youth’s condition and relevant services, and youth functioning at discharge.\(^10\) There is encouraging initial evidence of the value of family education and support (FES) in reducing child symptoms and improving child functioning. There is evidence of some benefits to the parents and caregivers, including a reduction of stress, improved mental health and well-being, increased self-efficacy, perceived social supports, and increased treatment engagement.\(^11\)

When parent and youth peer mentoring was provided within Rhode Island through the Family Care Community Partnership (FCCP) wraparound service, 63% of families successfully transitioned from an FCCP with service goals met versus only 38.6% of families when no peer mentor was provided.\(^12\)

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\(^12\) Rhode Island Department of Children, Youth & Families, Data and Evaluation Unit. “Rhode Island Family Care Community Partnerships Semi-annual Report, CY15 1st and 2nd Quarters Data.” July 2015.
Benefits Waiver Request Item #4: Improving Access to Care for Homebound Individuals

Description of Change

Rhode Island requests authority to pay for home-based primary care services for targeted individuals with functional limitations and other barriers that make it difficult to access needed healthcare services outside of the home.

Target Population

The target population includes Medicaid-eligible individuals who are homebound, have functional limitations that make it difficult to access office-based primary care, or for whom routine office-based primary care is not effective because of complex medical, social, and/or behavioral health conditions.

Waiver Authority Sought

EOHHS requests a waiver of Section 1902 (a)(10)(B), Amount, Duration, and Scope of services to cover home-based primary care services only for Medicaid-eligible individuals who are homebound, have functional limitations that make it difficult to access primary care, or for whom routine office-based primary care is not effective because of complex medical, social, and/or behavioral health conditions.

Rationale

Individuals with functional limitations often have difficulty leaving their homes to access needed healthcare, including primary care services. People with complex medical, social, and/or behavioral health conditions can face other challenges (e.g., severe fatigue, pain, mistrust of the healthcare system) that create barriers to using office-based services. These myriad challenges often lead to patients failing to schedule or keep appointments, being non-compliant with medication or other treatments, and relying heavily on emergency care, resulting in higher rates of emergency department visits and hospitalizations, decreased coordination of care, and poorer health outcomes.

Delivering primary care services in the home offers a promising, cost-effective solution. Home-based primary care differs from home care services, which typically are used to help treat specific acute conditions. For example, home care may involve providing physical therapy after a fall or administering wound care for an infection. In contrast, home-based primary care providers care for the whole patient – the same type of care patients would receive by visiting their primary care physician in office settings.

Studies show that access to home-based primary care services can reduce hospitalizations and nursing facility use, lower healthcare costs, and improve quality of care. In addition to being cost-effective, it can increase patients’ involvement with their care because it offers a personalized solution that allows patients to maintain comfort and dignity. Indeed, research shows that recipients of home based primary care have higher rates of patient and family satisfaction.13,15,16,17,18

Of the estimated two million people in the nation that are homebound, only 11.9 percent reported receiving primary care services at home, suggesting that there is a significant unmet need for home based primary care services.19 Medicaid reimbursement of home-based primary care will allow EOHHS to enhance access to care and provide higher quality, cost-effective care for the homebound and medically frail populations.

Benefits Waiver Request Item #5: Building Supports for Individuals in a Behavioral Health Crisis

Description of Change

EOHHS seeks authority for expenditures for a Behavioral Health Link (BH Link) triage center to support crisis stabilization and short-term treatment for individuals experiencing a behavioral health (mental health or substance use disorder) crisis. This triage center will provide access to specialized emergency behavioral healthcare services in a less costly and more appropriate setting than emergency departments. Initially, there will be only one provider that can receive reimbursement for this service, which will operate 24 hours a day, 7 days a week. When it becomes evident that there is a need for more than one triage center, EOHHS will announce and solicit other providers.

The BH Link triage center provider will receive a bundled rate that may be billed no more than once per client per 24-hour period. The bundled rate will include physician services, medication prescribing and management, skilled nursing, behavioral health services provided by qualified Mental Health Professionals, comprehensive assessment and triage, crisis stabilization and management, behavioral disorder evaluations, treatment identification and facilitation, system navigation, peer support, case management, engagement and follow-up care post initial

assessment, and discharge coordination. All of these services will be available on site directly from staff 24/7 or through telemedicine. In addition, staff from the triage center who respond to crises in the community through a mobile intervention, will have access to all triage staff.

The provider will be required to meet EOHHS certification standards that will address minimal staffing levels, availability (e.g., must be open 24 hours per day, 7 days per week), the protocols for referral and warm handoffs to other treatment resources, and affiliation with the BH Link hotline.

**Target Population**

The target population includes Medicaid eligible adults who are in crisis due to substance use disorders, mental health disorders or co-occurring mental health and substance use disorders.

**Waiver Authority Sought**

EOHHS requests a waiver of Sections 1902(a)(1), state-wideness, and 1902(a)(23), free choice of providers, to allow EOHHS to limit the number of triage centers based on community needs.

**Rationale**

ED visits involving mental health and substance use disorders are considered potentially avoidable. If these conditions were adequately managed through appropriate outpatient care, then ED visits should be reduced. These potentially preventable mental health and substance use-related visits are also more than twice as likely to result in hospital admission compared with ED visits that do not involve mental health or substance use disorders.  

EOHHS’ analysis of Medicaid claims data from state fiscal years 2014 through 2016 shows that mental illness was among four primary diagnoses that accounted for 50 percent of emergency department (ED) claims. Moreover, the proportion of individuals with a mental health diagnosis seeking ED services increased each year. This data indicates the need for effective mental health crisis response services in Rhode Island.

A well-designed crisis response system can provide back-up to community providers, perform outreach by connecting first-time users to appropriate services and improve community relations by providing assurance that the person’s needs are met in a behavioral health crisis. One component to EOHHS’ strategy for addressing the needs of individuals going through a behavioral health crisis is to develop community-based crisis stabilization – through BH Link triage centers – for persons who may need short, intensive treatment in a safe environment that is less restrictive and traumatizing than a hospital. The individuals who staff the BH Link triage center(s) will be experts in behavioral health, and therefore more skilled and appropriate to meet the needs of the individuals presenting.

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EOHHS recently received authority for the Recovery Navigation Program (RNP), which provides crisis stabilization, case management, peer support and referral services to individuals that are under the influence of substances in a setting that is less costly and less intensive than the emergency department. However, the RNP does not cover services for individuals that may have a mental health crisis without a substance use disorder. RNP also does not provide short-term treatment services by licensed healthcare providers.

Consequently, EOHHS seeks authority for a Behavioral Health Link triage center, which builds upon the RNP to expand the eligible population and to strengthen the services available to ensure that individuals have more immediate access to treatment after a behavioral health crisis before returning home. The BH Link triage center will provide screening/evaluations, treatment, crisis intervention—including local mobile outreach, case management, peer support, assessment, treatment coordination, 23-hour observation beds, discharge planning, warm hand-offs to community providers, and medications. The triage center will also have some capacity to do mobile outreach to individuals in crisis locally.

EOHHS’ requirement for the BH Link triage center to be open 24 hours a day, 7 days a week means that there must be sufficient demand for the services to be financially viable. As such, EOHHS requests a waiver of Sections 1902(a)(1), state-wideness, and 1902(a)(23), free choice of providers, to allow EOHHS to set up one triage center until such time that there is evidence of need for additional BH Link triage centers.

Benefits Waiver Request Item #6: Providing Clinical Expertise to Primary Care through Telephonic Psychiatric Consultation

Description of Change

EOHHS seeks authority to cover child, adolescent and adult telephonic psychiatric consultation services for primary care practitioners. Through the State Innovation Model grant, Rhode Island established a program known as the Pediatric Psychiatry Resource Network (or “PediPRN”), which provides reimbursement for same day phone consultation between a pediatric primary care practitioner and a board-certified child psychiatrist. EOHHS intends to expand support for these consultative services by making them Medicaid-reimbursable for primary care physicians who use these services to care for their Medicaid eligible patients.

Target Population

This proposal would support the primary care providers of Medicaid-eligible children, adolescents and adults.

Waiver Authority Sought

EOHHS seeks expenditure authority under 1115(a)(2) of the Social Security Act to reimburse for telephonic psychiatric consultations to primary care providers.
Rationale

Integrating mental health services into a primary care setting increases the chances of ensuring that individuals have access to appropriate behavioral health treatment. Primary care providers are frequently the main point of contact in the healthcare system for people who experience behavioral and mental health issues. However, they often lack the training to fully address the wide range of psychosocial issues presented by their patients. They may not have the necessary tools to make a diagnosis, or the requisite knowledge on the appropriate medications to prescribe for particular mental health conditions. This results in missed opportunities for early identification and treatment.

The need for both pediatric and adult psychiatric services is high in Rhode Island. In SFY 2016, 22 percent (24,860) of children in Medicaid had a mental health diagnosis. In addition, mental health-related emergency department visits among children increased 33 percent, from 1,269 visits in 2015 to 1,690 in 2016.\(^{21}\) The Substance Abuse and Mental Health Services Administration (SAMSHA) reports that in 2016, 5.4 percent (843,905) of Rhode Island’s general population were diagnosed with Serious Mental Illness (SMI).\(^{22}\)

Rhode Island has challenges serving individuals with behavioral and mental health needs, having fewer behavioral health and substance abuse counselors per capita than other New England states. Seven percent of Rhode Island adults aged 18 years and older had perceived unmet mental healthcare needs – the highest in New England and the United States.\(^{23}\)

This service gap leads to potentially avoidable hospital stays that unnecessarily increase program costs. In 2013, inpatient hospital stays made up 22 percent of state Medicaid spending on behavioral health. In 2014, 13,083 Rhode Island Medicaid beneficiaries were diagnosed with depression, which is the fourth most costly chronic condition in the state. Additionally, about 9.5 percent ($789 million) of the state’s 2015 budget was attributed to indirect costs associated with behavioral health disorders.\(^{24}\)

Giving primary care providers access to psychiatric consultation can help individuals with behavioral and mental health needs receive appropriate care. These consultations may include assistance with diagnosis, treatment planning, obtaining a second opinion, screening support, and support on prescribing of psychotropic medication. With Medicaid coverage of these consultation services, primary care physicians serving Medicaid beneficiaries will be better able to meet the needs of patients with common mental health conditions, such as attention deficit hyperactivity disorder and mild depression. It will also help PCPs make connections to

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applicable care for individuals requiring specialty psychiatric care and/or medications that are not appropriately managed in the primary care setting.

**Benefits Waiver Request Item #7: Facilitating Successful Transitions to Community Living**

**Description of Change**

EOHHS currently has authority to provide community transition services as a community-based Core service for adults who are eligible for Medicaid based on age, blindness or disability, and have a high or highest level of care determination. Under the current authority, community transition services are defined as “non-recurring set-up expenses for individuals who are transitioning from an institutional or another provider-operated living arrangement to a living arrangement in a private residence where the individual is directly responsible for his or her own living expenses.” EOHHS seeks to: (1) recharacterize community transition services as a Preventive service, rather than a Core community-based service; (2) offer community transition services to a broader population than is currently eligible; and (3) expand the allowable expenses that can be covered under this authority.

**Target Population**

The target population includes Medicaid eligible elders and adults with disabilities who reside in nursing facilities, as well as Medicaid eligible elders and adults who are hospitalized or receiving short-term skilled nursing facility services, are at high risk for institutionalization due to clinical needs and/or functional limitations and need assistance with health-related social needs to continue residing in the community.

**Waiver Authority Sought**

EOHHS requests a waiver of Section 1902 (a)(10)(B), Amount, Duration, and Scope of services to cover community transition services only for Medicaid eligible elders and adults who have a high or highest level of care determination; and Medicaid eligible elders and adults who are hospitalized or receiving short-term skilled nursing facility services, are at high risk for institutionalization due to clinical needs and/or functional limitations, and need assistance with health-related social needs in order to continue residing in the community.

**Rationale**

Currently, community transition services are categorized as a community-based Core service, and therefore only available to individuals who already have a Medicaid long-term care eligibility determination. However, nursing facility residents are far more likely to return to the community within the first 90 days of a nursing facility stay than after 90 days; only 8 percent of community transitions are for long-stay residents who have been in facility for more than 90
days.\textsuperscript{25,26} Consequently, community transition efforts will be more successful if services are initiated as early as possible in the nursing facility stay, rather than only after long-term care eligibility is determined.\textsuperscript{27,28} Further, some individuals in hospitals at high risk for institutionalization may be more likely to return to the community before a nursing facility admission if they have adequate supports. This would allow Rhode Island to interrupt one of the main pathways to a long-term nursing facility stay.\textsuperscript{28} Recharacterizing community transition services as a Preventive service and expanding the eligible population, will allow EOHHS to simplify and streamline the process for Medicaid beneficiaries to qualify for these benefits, facilitate timely access, and ensure that the services are provided to beneficiaries at a point in their care when the services can be most effective.

In addition, EOHHS seeks to expand the benefit to better address the health and social barriers to transition that often extend Medicaid-covered nursing facility stays and can prevent a return to the community. Anecdotal reports from nursing facilities and data from the Money Follows the Person Program point to an increase in the chronically homeless individuals in nursing facilities who may be able to return to the community. For instance, the number of chronically homeless people referred to the Money Follows the Person Program increased from 8 (2 percent of referrals) in 2012 to 57 (15 percent of referrals) in 2017.

To better serve this population, EOHHS proposes to expand the allowable expenses to include: storage fees; weather appropriate clothing; assistance with obtaining needed items for housing applications (e.g., assistance with obtaining and paying for a birth certificate or a state identification card, transportation to the local Social Security office); short-term assistance with rental costs for people who are at imminent risk of homelessness and are likely to be institutionalized in the absence of safe housing or who are in an institution and are unable to secure new housing without financial assistance (e.g., past due rent with housing agencies); and a short-term supply of food when people transition from the nursing facility or the hospital to the community.

State staff, nursing facilities, and other partners identify these expenses as barriers to nursing facility transition for Medicaid beneficiaries. Studies show that interventions to address unmet social needs can improve outcomes and reduce use of nursing facility and other high cost

healthcare services for Medicaid beneficiaries. Rhode Island anticipates that targeted strategies to address specific health and social barriers to nursing home transition will allow more Medicaid beneficiaries to successfully return to the community and will, in turn, improve the success of the State’s transition efforts.

**Benefits Waiver Request Item #8: Ensuring the Effectiveness of Long-Term Services and Supports**

**Description of Change**

EOHHS requests to modify the expedited eligibility process for long-term services and supports to facilitate timely placement and delivery of home and community-based services. Specifically, EOHHS proposes to use a more efficient, clinical/functional expedited eligibility review process that employs a shortened, concise application that will capture the information needed to identify individuals who qualify for LTSS. Medical health providers will attest to this information, which will be used to confirm a person’s level of care and develop an interim service plan. The current process for self-attestation of financial eligibility criteria would remain unchanged.

In addition, EOHHS proposes to expand the benefit package that is available to individuals who are pending a final eligibility determination for LTSS benefits as follows:

- including LTSS preventive HCBS (identified in Benefits Waiver Request Item #9 below and Attachment B: Core and Preventive Home and Community Based Services Definitions);
- increasing the number of days that adult day care services may be covered from three (3) to five (5) days per week; and
- including an option to provide additional hours of personal care/homemaker services above the twenty (20) hours currently allowed for beneficiaries with the highest clinical/functional need for an institutional level of care.

These improvements will enable EOHHS to make medically necessary services (including skilled nursing services) available to those waiting for a final Medicaid eligibility determination,  


which in turn should avert institutionalization or facilitate more successful transitions from institutional care settings to the community.

**Target Population**

The target population includes adults and elders who have submitted a completed application for Medicaid Long-Term Services and Supports (LTSS) and are seeking care in the home or community-based settings. This includes:

- current Medicaid beneficiaries who are eligible based on receipt of SSI or the State Plan authority extending eligibility to elders and adults with disabilities with income up to 100 percent of the FPL;
- those eligible for the State’s Division of Elderly Affairs co-pay program (Budget Population 10); and
- persons participating in the Medicare Premium Payment Program and/or Integrated Care Initiative – dual Medicare/Medicaid Demonstration project in managed care – who have been determined at-risk for LTSS.

New Medicaid applicants seeking LTSS must meet all general eligibility requirements (e.g., age, residency, immigration status, and citizenship) and provide evidence of a continuous need for LTSS as specified in federal regulations and self-attest to income and resources within the limits defined in the Medicaid State Plan and the applicable sections of the Rhode Island Code of Rules (RICR).

**Waiver Authority Sought**

EOHHS seeks to modify its existing expenditure authority (#10), which allows spending for long-term care benefits pending verification of financial eligibility criteria to be matchable under Rhode Island’s title XIX plan.

**Rationale**

The proposed changes will allow EOHHS to make more timely eligibility determinations for LTSS services, and provide a robust package of services and supports to individuals who have a High or the Highest need for an institutional level of care and are pending a full eligibility.

Research shows that upon admission, most nursing home residents prefer to be discharged into the community. However, the preference to return home declines as the length of the nursing home stay increases and supports for community discharge declines. Although the number one barrier to transitioning nursing home residents into the community is access to affordable, safe

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housing, financial constraints caused in part by delays in Medicaid eligibility determinations are also a contributing factor.\textsuperscript{34}

To mitigate the impact of eligibility determination delays, EOHHS proposes to implement an LTSS expedited eligibility program, similar to what other states (e.g., Pennsylvania and Washington) have done. These states’ experiences, though still in the early stages, confirms that expedited LTSS eligibility – focusing on HCBS – optimizes health and reduces LTSS costs by preserving access to housing, promoting self-care and independence, and ultimately delays/diverts placement into nursing facilities.\textsuperscript{35}

As described above, EOHHS proposes to use a more efficient, clinical/functional expedited eligibility review process that employs a shortened, concise application that will capture the information needed to identify those who qualify for LTSS. Medical health providers will attest to this information, which will be used to confirm a person’s level of care and develop an interim service plan. The current process requires that a lengthy functional needs assessment be conducted in the home by a social worker as well as a medical evaluation form submitted by medical providers. Only after receipt of both can EOHHS nurses determine a level of care and authorize services. This process is unnecessarily time- and human resource-intensive, duplicative (providers and case worker both assessing same person) and delays service delivery. EOHHS intends to institute an intensive, early person-centered planning protocol as part of the new business process under development for efficiently assessing clinical/functional need when initiating expedited eligibility. Using the information received from the medical providers that have already had an encounter with the member will eliminate duplication of efforts and markedly reduce the timeframe for completing the clinical component of the eligibility process.

While this new clinical review process will shorten the timeframe for application processing, applicants for LTSS will still experience some wait for a final eligibility determination. To better meet LTSS applicants’ needs, EOHHS proposes to enhance the benefit package available to individuals who are pending a final LTSS eligibility determination.

Several of the services that EOHHS proposes to add have been shown to improve outcomes. For example, research shows that expanded access to adult day reduces readmissions and emergency department usage. Providing care in this less restrictive setting is also more appropriate, and helps preserve independence and encourage social interaction.\textsuperscript{36} Increasing the availability of adult day services available from three (3) to five (5) days will thus strengthen


rebalancing efforts, especially for those beneficiaries who would prefer services outside the home on a regular or even interim basis.

In addition, EOHHS’ evaluation of personal care/homemaker services found that many HCBS beneficiaries require between 10 to 15 percent more hours of service at the outset than the 20 hours allowed under the existing expedited eligibility authority. Having the option to provide more hours of personal care/homemaker services would allow EOHHS to better meet the needs of our beneficiaries.

Currently, many individuals cannot receive Preventive HCBS until they have been determined Medicaid eligible. Although adult day health and personal care/homemaker services are supportive in keeping beneficiaries safe in the community, this package is limited in scope. Allowing individuals to receive all Preventive HCBS while a full Medicaid eligibility determination is pending will further ensure that risks of admissions to nursing facilities or visits to the emergency department are not augmented.

In sum, an expedited clinical review process and an expanded expedited eligibility benefit will allow EOHHS to provide timely access to robust set of services and supports that are critical to meeting the needs of a very vulnerable population. It will also promote EOHHS’ rebalancing goals, and ensure that individuals can access services in the most appropriate setting.

**Benefits Waiver Request Item #9: Modernizing the Preventive and Core Home-and Community-Based Services Benefit Package**

**Description**

EOHHS seeks to modernize the Preventive and Core Home and Community Based Service (HCBS) package for beneficiaries who meet the applicable clinical/functional criteria. Specifically, EOHHS proposes to: (1) eliminate select HCBS that are no longer needed as they are now State Plan benefits; (2) broaden the range of needs-based Preventive and Core HCBS; (3) update the definitions of the benefits; and (4) institute authority to cap the amount or duration of Preventive HCBS based on need and mandate cost-sharing for Preventive HCBS.

**Target Population**

Medicaid beneficiaries eligible based on age, disability or blindness who meet the applicable clinical/functional criteria.

**Waiver Authority Sought**

EOHHS seeks to use its existing authority to waive Section 1902(a)(10)(B) and 1915c to modify its currently authorized LTSS Preventive HCBS option.

**Rationale**

Currently in Rhode Island, 79% of Medicaid long-term care spending pays for institutional care and 21 percent of Medicaid long-term care spending is for home- and community-based
services. This is markedly higher than that of the national average of 47.8 percent. There have been numerous incremental efforts to enhance the LTSS system in Rhode Island, which has led to a decline in nursing home days per thousand over the last 5 years. However, these investments have not made a significant impact, as the total expenses for nursing homes continues grow.

Absent the capacity at the state level to transform the delivery system to one that does not rely so heavily on institutional care settings, the current issues will have compounding impacts. The growing aging population in the state brings increased urgency to these reforms. The U.S. Census Bureau projections indicate that the portion of U.S. adults over the age of 65 years will increase from 14.5 percent of the total population in 2015 to 20.3% of the total population in 2030. With strong support from Governor Gina Raimondo, EOHHS is embarking on a redesign of its LTSS delivery system. Thorough stakeholder input processes will be coordinated to identify the key initiatives that will be most impactful to rebalancing the system. This investment is necessary to ensure that EOHHS’ next LTSS initiatives are well-informed and strategic in nature.

In support of this redesign process, EOHHS reviewed the current HCBS benefit package. Through the internal discussions as well as from the input received from stakeholders, it was clear that there needed to be more benefits available to those meeting all levels of care and there needed to be flexibilities established to ensure that beneficiary’s access was not significantly impacted if there are future budget shortfalls.

**Eliminate Select HCBS**

EOHHS proposes to eliminate a few waiver authorities that are no longer needed as they are now State Plan benefits. These include Environmental Modifications and Minor Environmental Modifications, Physical Therapy Evaluation and Services, and Adult Day Health Services. These services are now available to the entire Medicaid population and therefore do not need to be stated as HCBS.

**Broaden the Range of Needs-Based Preventive and Core HCBS**

EOHHS has implemented the authority for the HCBS option since initial approval of the state’s Section 1115 Waiver Demonstration in 2009. An internal evaluation of the benefit between 2009 and 2013 indicates that access to Preventive HCBS effectively decreased the utilization of high cost interventions for beneficiaries with certain chronic conditions by as much as 30 percent in any given year. The evaluation showed that elderly beneficiaries who had

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37 SFY 2016 data from Rhode Island’s Medicaid Management Information System (MMIS).
38 Kaiser Family Foundation (2016). State health facts: Distribution of fee-for-service Medicaid spending on long term care [Data file]. Retrieved from https://www.kff.org/medicaid/state-indicator/spending-on-long-term-care/?dataView=1&currentTimeframe=0&sortModel=%7B%22colId%22:%22Location%22,%22sort%22:%22asc%22%7D
diabetes or congestive heart failure and received Preventive HCBS had 25 percent fewer hospitalizations, used fewer prescription pain-killers and anti-depressants, and were significantly less likely to require podiatric and orthopedic interventions than their counterparts who did not receive Preventive HCBS benefits.

Moreover, a 2014 Lewin Group study of the State’s rebalancing efforts found evidence that Preventive HCBS provided to beneficiaries enrolled in Connect Care Choice – the State’s no longer active Primary Care Case Management program – delayed the need for a nursing facility level of care by 18 months or more for adults and elders with chronic conditions.41 These findings demonstrate that the Preventive HCBS option reduces the utilization of high cost services, decreases the rate of hospital admissions, and shortens inpatient stays. It allows individuals to maintain functional capacity and independence longer, thus increasing the likelihood that individuals who develop the need for an institutional level of care choose to remain in the community and receive HCBS instead.42

Despite the impact that current Preventive services have in reducing utilization and improving outcomes, stakeholders and caregivers engaged with EOHHS report that the LTSS population still has significant unmet needs. The range of Preventive services must be broadened to minimize the challenges faced by those individuals at risk of needing institutional care. For example, the number one barrier to transitioning nursing home residents into the community for many states is access to affordable, safe housing.43 Services such as home stabilization, community transition services, and peer supports will be a huge assistance to individuals that may otherwise become institutionalized simply because they cannot locate safe housing. For those that housing is not an issue, the concern shifts to services that will keep that environment safe, such as assistive technologies and chore services, and that will keep the individual safe in their home. Services such as medication management, assistive technologies, skilled nursing and non-emergency transportation were all identified as essential services to ensuring escalations in levels of care are prevented.

The additional Core services are needed to expand access to the settings in which individuals can be cared for. The supportive services for caregivers will expand the options available to those who are able to remain in community-based environments. Career planning and prevocational services were identified as supports that are needed to improve the employment planning processes that are critical to ensuring developmentally disabled individuals are afforded opportunities that are integrated in the community.

Collectively, these authorities will allow EOHHS the ability to better serve some of the most vulnerable Medicaid members in their communities. EOHHS requests the authority to broaden the range of Preventive and Core HCBS by adding the services listed in Table 3.1 to the benefit package:

Table 3.1 Additional Requested Preventive and Core HCBS Benefits

<table>
<thead>
<tr>
<th>Additional Preventive HCBS</th>
<th>Additional Core HCBS</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Assistive technology, including Personal Emergency Response System (PERS)</td>
<td>• Assistive technology, including Personal Emergency Response System (PERS)</td>
</tr>
<tr>
<td>• Chore</td>
<td>• Bereavement Counseling</td>
</tr>
<tr>
<td>• Community Transition Services</td>
<td>• Career Planning</td>
</tr>
<tr>
<td>• Home stabilization</td>
<td>• Chore</td>
</tr>
<tr>
<td>• Limited non-medical transportation/home visits</td>
<td>• Community Transition Services (expanding this service)</td>
</tr>
<tr>
<td>• Medication management/administration</td>
<td>• Consultative Clinical and Therapeutic Services</td>
</tr>
<tr>
<td>• Peer Supports</td>
<td>• Home stabilization</td>
</tr>
<tr>
<td>• Skilled-nursing, when pre-authorized based on need</td>
<td>• Limited non-medical transportation/home visits</td>
</tr>
<tr>
<td></td>
<td>• Medication management/administration</td>
</tr>
<tr>
<td></td>
<td>• Peer Supports</td>
</tr>
<tr>
<td></td>
<td>• Skilled nursing, when pre-authorized based on need</td>
</tr>
<tr>
<td></td>
<td>• Prevocational Services</td>
</tr>
<tr>
<td></td>
<td>• Psychosocial Rehabilitation Services</td>
</tr>
<tr>
<td></td>
<td>• Skilled-nursing, when pre-authorized based on need</td>
</tr>
<tr>
<td></td>
<td>• Training and Counseling Services for Unpaid Caregivers</td>
</tr>
</tbody>
</table>

**Update the Definition of HCBS Benefits**

The current Core and Preventive HCBS definitions do not align with federal definitions and policies related to HCBS waiver services. Accordingly, EOHHS revised the definitions within the proposed list of the HCBS benefit package to align with changes in federal definitions and policy related to HCBS waiver services. This further clarifies the scope of benefits available to beneficiaries that meet the applicable level of care criteria. Except for Home Stabilization, Community Supportive Living Arrangements, and Peer Supports, the definitions in Attachment B, Core and Preventive Home- and Community-Based Service Definitions, of this 1115 Waiver Extension Request document are based on definitions provided in CMS’ Technical Guidance for 1915(c) Home- and Community-Based Waivers.

**Flexibility to Cap Preventive HCBS and Mandate Cost-Sharing for Preventive HCBS**

EOHHS is also requesting two additional authorities that will allow preservation of the HCBS benefit package in the event that state appropriations are reduced. This includes the authority to cap the amount and/or duration of any Preventive HCBS based on an individual beneficiary’s need and the authority to mandate cost-sharing for the Preventive HCBS. As HCBS are not defined as mandatory Medicaid benefits under the Social Security Act, they are subject to elimination if state appropriations are reduced. State resources are already very limited, and EOHHS’ ability to effectively and efficiently expend resources is critical. These authorities would allow EOHHS to implement processes that ensure that those most in need receive the appropriate services that enable them to remain safely at home or in the community.
EOHHS will employ these authorities as an alternative to eliminating the services in the event of increased budget constraints.
Section 4. Cost Sharing Requirements

All existing cost sharing authorities will remain in force for the requested five-year extension period.
Section 5. Delivery System and Payment Rates for Services

5.1 Overview of EOHHS Medicaid Delivery System

Rhode Island Medicaid maintains both managed care and fee-for-service delivery systems, with the majority of beneficiaries being served through a managed care arrangement. This section describes the State’s delivery systems and the populations served under each arrangement. Table 5.1 provides a crosswalk of the eligibility groups and applicable delivery systems.

Managed Care Organizations

The State first began offering comprehensive, risk-based managed care in the 1990s with the introduction of RItCare, a program that originally covered low-income children and families and has since expanded over time to include low-income pregnant women, working families, children with special health care needs, and substitute care. In calendar year 2017, on average, there were 171,349 beneficiaries enrolled in RItCare, 9,904 children enrolled in CSN, and 2,794 children enrolled in substitute care. RItCare also includes the Extended Family Planning Program and the Pregnant Expansion Population both of which are very small populations representing less than 1% of the Medicaid population.

In 2008, Rhode Island developed the Rhody Health Partners program, which serves elderly, blind and disabled individuals who have no third-party liability do not need long-term services and supports, as well as Adult Expansion individuals (also known as the “New Adult Group”). In calendar year 2017, on average, there were 15,062 ABD adults enrolled in RHP along with 79,680 people from the Adult Expansion population.

Both RItCare and Rhody Health Partners cover acute, primary and specialty care, pharmacy, and behavioral health services on a mandatory basis across the state. Currently, EOHHS contracts with three health plans to provide care for members in RItCare and Rhody Health Partners:

1) Neighborhood Health Plan of Rhode Island;
2) Tufts Health Public Plan; and
3) United Health Care Community Plan.

In July 2015, Rhode Island signed a Memorandum of Understanding with CMS to pilot the Medicare-Medicaid Alignment Integrated Care Initiative Demonstration, with the goal of improving the care and quality of life for elders and adults with disabilities who are eligible for both Medicare and Medicaid. Rhode Island’s ICI was implemented in two phases. Phase 1 started in November 2013 with the enrollment of eligible individuals into managed care for their Medicaid benefits including LTSS. Under Phase I of the ICI, the State introduced a Medicaid health plan model called the Rhody Health Options (RHO) program, available to Medicaid-
only beneficiaries who need LTSS, and Medicare-Medicaid beneficiaries. Phase 2 of the ICI offered a fully integrated model that combines all the Medicare and Medicaid benefits through a health plan. Rhode Island contracts with one Medicare-Medicaid Plan (MMP) – Neighborhood Health Plan of Rhode Island – to provide benefits under both phases of RHO. In calendar year 2017, there were an average of 11,090 people enrolled in RHO Phase I, and an average of 12,984 people enrolled in RHO Phase II.

Rhode Island also operates RIte Share, a premium assistance program that pays all or a portion of an eligible employee’s share of employer-sponsored health insurance premiums. In addition, all children enrolled in RIte Care can receive dental services through RIte Smiles, a statewide prepaid dental plan introduced in 2006. In calendar year 2017, there were an average of 103,401 children enrolled in the RIte Smiles program.

Other Care Management Programs

Under the terms of the current waiver, Rhode Island also maintains a Program for All-Inclusive Care for the Elderly (PACE), to provide all Medicaid and Medicare services for beneficiaries aged 55 and over who meet a nursing home level of care and live anywhere in the state except for Prudence Island, Bristol County or Washington County. PACE will remain an option for those who meet qualification criteria. EOHHS provides Demonstration participants who may be eligible for the PACE program sufficient information about the program to make an informed decision about whether to elect this option for receipt of services. In calendar year 2017, there were an average of 288 beneficiaries participating in the PACE program.

Fee-for-Service (FFS)

Enrollment into managed care is mandatory, except for those beneficiaries who are in RHO. Those beneficiaries may opt out of managed care and receive services through traditional fee-for-service arrangements that the State maintains with providers.

Self-direction beneficiaries (or, as they authorize, their families) have the option to purchase HCBS waiver-like services through a self-direction service delivery system. Under this option, beneficiaries will work with the agency to develop a budget amount for services needed. The beneficiary, with the support of a fiscal intermediary, will then be able to purchase services directly. This option is based on experience from EOHHS’s 1915(c) Cash and Counseling Waiver (RI Personal Choice), 1915(c) Developmental Disabilities Waiver, and Personal Assistance Service and Supports program. Self-Direction is fully described in the Self-Direction Operations Section of the STCs. In calendar year 2017, on average, there were 25,696 beneficiaries enrolled in FFS.
### Table 5.1: Crosswalk of Eligibility Type and Delivery System

<table>
<thead>
<tr>
<th>Eligibility Type</th>
<th>Delivery System</th>
</tr>
</thead>
</table>
| Families with Dependent Children                      | • Enrolled in Rite Care with one of three participating MCOs for medical care  
• Enrolled in Rite Smiles PAHP for dental benefits, if born on or after May 1, 2000 |
| Women who receive Extended Family Planning Benefits   | • Enrolled in one of three participating MCOs                                                                                                                                 |
| Children with Special Health Care needs               | • Enrolled in Rite Care with one of three participating MCOs  
• FFS for children with other comprehensive insurance coverage  
• Enrolled in Rite Smiles PAHP for dental benefits, if born on or after May 1, 2000 |
| Children in Substitute Care Arrangements              | • Enrolled in Rite Care with MCO selected by the Department of Children, Youth & Families.  
• Enrolled in Rite Smiles PAHP for dental benefits, if born on or after May 1, 2000. |
| Youth aged out of foster care system eligible under Affordable Care Act | • Enrolled in Rite Care with MCO selected by the Department of Children, Youth & Families.  
• Enrolled in Rite Smiles PAHP for dental benefits, if born on or after May 1, 2000. |
| Families with Dependent Children who have access to employer-sponsored insurance | • Enrolled in Rite Share Program  
• Commercial carrier is primary and Medicaid FFS wraps around that benefit |
| Aged, Blind, and Disabled (ABD) Adults – Medicaid Only | • Enrolled in Rhody Health Partners with one of three MCOs  
• FFS for persons with other comprehensive insurance coverage |
| Aged, Blind, and Disabled (ABD) Adults – Medicare and Medicaid Eligible (MME) | • Enrolled in Rhody Health Options or PACE  
• FFS for individuals that opt-out |
| Childless Adults eligible under the Affordable Care Act | • Enrolled in Rhody Health Partners with one of three MCOs |

## 5.2 Delivery System Changes Sought in Waiver Extension

### Delivery System Waiver Request Item #2: Piloting Dental Case Management

**Description of Change**

Piloting dental case management in a select number of Rhode Island’s dental practices is the third phase in the evolution of a three-year project called the Rhode Island Medicaid Adult Dental Case Management Learning Collaborative. The Collaborative included intensive training, resource development and support of dental case management within three diverse RI-based dental practices. As a first step towards a broader Medicaid Adult Dental Benefit transformation,
EOHHS is preparing to pilot four new dental case management service codes to determine the potential effectiveness in advancing the use of these services among Medicaid beneficiaries in the future.

To date, the participating dental practices have increased access to oral health services for adults by using case management techniques that focus on arranging transportation, care coordination, motivational interviewing and improving the oral health literacy of their patients. However, despite the intense training, the practices cannot be reimbursed by Medicaid until the pilot that will monitor service code delivery is underway. Year 3 of the project has provided EOHHS time for the preparation of the pilot to test new policies within Medicaid, formalize a dental office case management curriculum to be used for dental provider case management “authorization,” and focus on program design, policy development, financing and evaluation.

The new Dental Case Management (CM) Pilot is an opportunity for up to six (6) qualified dental practices in Rhode Island to participate in an unprecedented demonstration that will test the fiscal impact of four (4) new dental case management CDT codes. The testing will emphasize care coordination and alleviating transportation barriers in dental offices to support patient compliance. The pilot design requires dentists and their staff to complete online training modules that will give them the skills they need to bill for CM services. This initiative is the best way to determine if dental case management effectively improves patient outcomes. The statewide pilot practice settings will be a diverse mix of private practice, hospital-based dental clinic and federally-qualified health centers. The project would phase-in dental case management into standard Medicaid policy while monitoring utilization and fiscal feasibility.

The four, new dental case management codes were established by the Code Committee of the American Dental Association, and published in the 2017 Current Dental Terminology (CDT). The 12-month pilot will test the dental CM codes listed in Table 5.2 below.

<table>
<thead>
<tr>
<th>CDT Code</th>
<th>Short Code Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>D9991</td>
<td>Dental Case Management - addressing appointment compliance barriers</td>
</tr>
<tr>
<td>D9992</td>
<td>Dental Case Management - care coordination</td>
</tr>
<tr>
<td>D9993</td>
<td>Dental Case Management - motivational interviewing</td>
</tr>
<tr>
<td>D9994</td>
<td>Dental Case Management - patient education to improve oral health literacy</td>
</tr>
</tbody>
</table>

Target Population

The target population for the pilot includes enrolled Medicaid adults ages 18 and over in a traditional fee-for-service dental delivery system.

Waiver Authority Sought

This request is for a waiver of amount, duration, and scope to implement a Medicaid Case Management Pilot project using a select group of trained dental practices across the state. Four new dental case management CDT codes will be provided, billed for, reimbursed and monitored via claims data from MMIS and a customized data collection form. Dental case management
benefits will be provided to adults ages 18 and over to only those patients of participating providers, and specifically to those persons identified within the participating practices as most in need and not in the same amount, duration, and scope to all other Medicaid enrollees.

Rationale

The four goals of the initial Dental Case Management Learning Collaborative that preceded the Case Management Pilot were to improve access, productivity, financial stability and the quality and treatment of dental services provided to Medicaid-covered adult dental patients. With this in mind, dental case management addresses social determinants of health which can affect compliance with appointments and treatment recommendations. Further, the concept of dental case management aims to:

- Improve the member experience;
- Improve member oral health outcomes;
- Improve the provider experience by reducing no shows, late appointments, greater chance to improve patient oral health.

While delivering case management services is new in dentistry, it has a history of success in Medicaid on the medical side. In an August 2016 study, The National Institute for Health Care Management (NIHCM) found that CM can be success in changing healthcare service use and spending of nonelderly adult Medicaid enrollees. In addition, careful program targeting, strong patient engagement and frequent direct contacts between patients and case managers are important factors for a successful program.44

Table 5.3 outlines a sampling of other successful health outcomes from the delivery of case management services:45

<table>
<thead>
<tr>
<th>State Medicaid Program</th>
<th>Outcome</th>
</tr>
</thead>
<tbody>
<tr>
<td>VT</td>
<td>Beneficiaries with one or more chronic condition reported their adherence to proven care regimens relative to people with the same conditions who didn't participate in the program. ER use and inpatient hospital admissions dropped by 10 percent and 14 percent, respectively.</td>
</tr>
<tr>
<td>NJ</td>
<td>Decreased high utilizers of hospital care; improved management of health conditions</td>
</tr>
<tr>
<td>OH</td>
<td>The MCO (CareSource) improved patient diabetes management</td>
</tr>
<tr>
<td>GA, IN &amp; MN</td>
<td>Significant non-emergency ER divergence</td>
</tr>
</tbody>
</table>

45 Ibid.
Section 6. Demonstration Financing

6.1 Finance-Related Changes Sought in Waiver Extension

Finance Waiver Request Item #1: Testing New Personal Care and Homemaker Services Payment Methodologies Aimed at Increasing Provider Accountability

Description of Change

EOHHS requests authority to pilot test and implement an alternative payment methodology (APM), such as bundled payments, per member per month payments, episodic payments, and quality-adjusted payments, for personal care and homemaker services. EOHHS will collaborate with providers, patient advocates, and other stakeholders to design, develop, pilot test with a limited number of providers, and evaluate the APM prior to statewide implementation.

Waiver Authority Sought

Rhode Island requests a waiver of Section 1902(a)(23)(A) of the Act to pilot test APMs with a limited number of personal care and homemaker service providers.

Rationale

EOHHS seeks to move away from fee-for-service payment methodologies toward value-based payment models that optimize the health and well-being of people eligible for long-term services and supports (LTSS), incentivize the use of home and community-based services over institutional care, increase provider flexibility to tailor service delivery to the unique needs of patients eligible for LTSS, and increase provider accountability for Medicaid beneficiaries’ care and outcomes.

An APM will hold providers to a higher level of accountability for meeting quality and performance standards for their Medicaid patients’ care and outcomes. It will also incentivize providers to better coordinate care with other providers across the care continuum and to more efficiently provide care based on the needs of patients. By piloting the APM with a limited number of providers initially, EOHHS will be able to operationalize and assess the APM, while minimizing disruption to the home care provider community.

Finance Waiver Request Item #2: DSHP Claiming and Expenditure Authority for a Full Five Years

Description of Change

Under the terms of the current waiver, Rhode Island has authority to claim FFP for a specified set of Designated State Health Programs (DSHPs) “to solely to support the goals of the
Health System Transformation Project\textsuperscript{46}\textsuperscript{(HSTP)}. EOHHS is seeking continued authority for these previously authorized DSHP expenditures through December 31, 2020.

**Waiver Authority Sought**

EOHHS requests to extend the Designated State Health Program (DSHP) authority through December 31, 2020, with an aggregate five-year DSHP expenditure cap (2016-2020) of $129,752,203 FFP, as well as the authority to support the HSTP through CY 2023.

**Rationale**

This request is consistent with the terms specified in the CMS letter received by EOHHS on October 20, 2016, which stated:

“In support of Rhode Island’s delivery system reform efforts, and because we have determined that each of these programs furthers the objectives of title XIX, CMS is approving expenditure authority for designated state health programs of $129.7 million over five years, contingent upon successful implementation of the demonstration.”

Since the waiver approval in October of 2016, EOHHS has made significant progress in transforming its healthcare delivery system. EOHHS has established partnerships with each public institute of higher education (IHE), and protocols for identifying and claiming DSHP expenditures. Following a robust stakeholder input process, EOHHS also identified the healthcare workforce development priorities and strategies.

The Comprehensive AE program is already underway, as Pilot AEs were certified in the fall of 2015 and APM contracts were in place between MCOs and Pilot AEs in 2016. As of Q3 2017, there were five certified Accountable Entities with APM contracts in place to support over 116,000 average attributed lives, capturing nearly half of the population enrolled in managed care.\textsuperscript{47} EOHHS plans to move the Comprehensive AE program to full certification in CY 2018 with the first full program performance period beginning in July 2018, consistent with the MCO contract period.

Over time, this HSTP-funded infrastructure investment must be effectively “replaced” by the financial rewards of an effective APM/total cost of care model, and its associated shared savings opportunity. As such, EOHHS is committed to a five-year time horizon, from initial infrastructure investment in CY 2018, to full program implementation, and ultimately to self-sustaining risk bearing entities by the end of CY 2023.

Given this timeline, EOHHS requests continued authority for these previously authorized DSHP expenditures, through CY 2020, as was initially planned, and the authority to use DSHP funds to support HSTP through CY 2023. This DSHP expenditure authority shall continue to “solely support the goals of the Health System Transformation Project (HSTP)” throughout the

\textsuperscript{46} Rhode Island Special Terms and Conditions to the 1115 Waiver, STC #81
\textsuperscript{47} Source: MCO Attributed Lives Snapshot Report as of Q3 2017. For reference - the total number of persons enrolled in an eligible managed care program in November 2017 was 254,611 (source Rhode Island Medicaid Managed Care Report issued on 12/7/2017). 142,000 persons represents ~45% of the eligible managed care population.
waiver term, supporting and enabling the effective progression of the HSTP to ensure investments in the healthcare workforce development are accomplished and to ensure that AEs are fully self-sustaining entities.

Finance Waiver Request Item #3: Promoting Access to Appropriate, High-Quality Mental Health and Substance Use Treatment by Waiving the IMD Exclusion

Description of Change

As defined in section 1905(i) of the Social Security Act and 42 CFR 435.1009, Institutions of Mental Disease (IMDs) are inpatient facilities of more than 16 beds that have patient rosters of people with severe mental illness of more than 51 percent. Federal financial participation is not available for services provided to people between the ages of 22 and 64 years even if they are otherwise Medicaid eligible. Rhode Island seeks to waive this IMD exclusion for persons who have mental health or substance use disorders and are participating in residential treatment programs with a census of 16 or more beds.

Target Population

The requested waiver of the IMD exclusion will apply to Medicaid-eligible adults aged 21 to 64 years, regardless of delivery system, who have mental health or substance use disorders and who have a clinical need for residential treatment and the services and supports required to make a transition back into the community.

Waiver Authority Sought

EOHHS requests a waiver of the IMD exclusion in section 1905(a)(29)(B) of the Social Security Act and 42 CFR 435.1009 to allow Medicaid coverage and federal financial participation for residential treatment services for Medicaid-eligible people in IMDs.

Rationale

Since Medicaid’s enactment in 1965, states have been barred from using federal dollars to pay for any services for a member between the ages of 21 and 64 while that member is a patient in an IMD. This rule, commonly referred to as the IMD exclusion or IMD rule, was crafted at a time when state governments across the nation maintained institutions for people with mental illnesses, and bore full financial and administrative responsibility for their operations. The IMD exclusion ensured that states continued to be responsible for the costs of those large hospitals.

While the U.S. healthcare system and disability law have changed significantly since Medicaid was first enacted with the IMD exclusion in place, the IMD rule has largely remained unchanged. Regardless of the original intent, the rule imposes considerable constraints on states’ ongoing efforts to implement integrated care models and achieve mental health parity.

Waiving the IMD rule would allow Rhode Island to maintain and enhance beneficiary access to behavioral health services in appropriate settings, and ensure that individuals receive care in the facility most appropriate to their needs. Because of the IMD exclusion, many Medicaid enrollees with behavioral health needs find their way to emergency departments in general
hospitals. These care settings are often more expensive, and the clinicians are less prepared to address mental health and substance use issues.

The IMD exclusion undermines efforts to ensure continuity of care. For example, it incentivizes psychiatric facilities to release individuals sicker and quicker without appropriate referrals to community-based care since Medicaid will not pay for stays that exceed 15 days. Even with today’s advanced medications and the best available outpatient treatment services, a small but significant number of persons with psychiatric illnesses are treatment-resistant and require residential and institutional psychiatric care.

In addition, the IMD exclusion has severely limited Medicaid beneficiaries’ access to substance use treatment programs and constrained the Medicaid-funded services and supports required for people to make successful transitions back to the community. All substance use treatment facilities with more than 16 beds are considered IMDs, despite evidence that certain substance use treatments, such as detoxification and rehabilitation services, often require longer stays in an inpatient facility. Rhode Island has nine (9) residential providers in twelve (12) different locations statewide. These providers implement clinically effective, evidence-based programs as part of an integrated system designed to promote overall health rather than just treat single conditions, diseases, or disorders. Most of these providers must maintain more than 16 beds to be financially viable, and are thus considered as IMDs. During SFY 2016, these providers served approximately 2,400 people, totaling over 3,000 stays. Of the over 3,000 stays, approximately 1,700 stays were for Medicaid-eligible beneficiaries. Over 1,000 of these stays were at IMDs.

Finally, restricting access to IMDs also raises parity issues after the passage of the Mental Health Parity and Addiction Equity Act (MHPAEA) in 2008, since for no other conditions are Medicaid services in certain medical institutions excluded. The requirements of MHPAEA apply to Medicaid managed care coverage provided to those adults gaining Medicaid under the ACA.
Section 7: Budget Neutrality

Rhode Island’s waiver Demonstration began in 2008 and has been in place for 10 years, including two five-year periods. EOHHS seeks to extend this agreement for an additional five years, as described below.

For the first five years of the waiver Demonstration (2008-2013), the budget neutrality limit was set at an aggregate amount of $12.075 billion. Beginning with the current waiver period, January 1, 2014, the budget neutrality limit was determined by using a per capita cost method. Separate annual budget limits were calculated for each Demonstration year of the current waiver on a total computable basis using member months by specified Medicaid eligibility groups as reported by EOHHS to CMS. The annual limits were then added together with the prior aggregate cap amount ($12,075 million) to obtain a budget neutrality limit for the entire 10-year Demonstration period (2008-2018).

The current waiver period is a five-year arrangement, on a calendar year basis, which began on January 1, 2014 and ends on December 31, 2018. Rhode Island proposes to renew this waiver for an additional five years as outlined in Table 7.1 below.

<table>
<thead>
<tr>
<th>Demonstration Year</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year 11</td>
<td>January 1, 2019 – December 31, 2019</td>
</tr>
<tr>
<td>Year 12</td>
<td>January 1, 2020 – December 31, 2020</td>
</tr>
<tr>
<td>Year 13</td>
<td>January 1, 2021 – December 31, 2021</td>
</tr>
<tr>
<td>Year 14</td>
<td>January 1, 2022 – December 31, 2022</td>
</tr>
<tr>
<td>Year 15</td>
<td>January 1, 2023 – December 31, 2023</td>
</tr>
</tbody>
</table>

In the current waiver period (2014-2018) EOHHS is subject to an aggregate budget neutrality target expenditure limit eligible to receive federal match. The per capita method means that EOHHS is at risk for the per capita cost for Demonstration populations, but not at risk for the number of participants in the Demonstration population.

Rhode Island acknowledges recent CMS guidance indicating that the budget neutrality limit will not be an aggregate amount for the entire 15-year Demonstration period. The budget neutrality limit for the extension period as proposed here includes an annual per capita cap for the Demonstration populations plus a carryforward amount of over $5 billion based on budget neutrality savings from the current waiver period (DY 6-10, CY 2014-2018).

In projecting the budget neutrality limit for the proposed extension period, our starting point is the per capita budget neutrality limits for Demonstration Year 10 as set forth in paragraph 121 of the STCs, “Per Capita Budget Neutrality Limit and Aggregate Adjustment”. The per capita

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limits are then used as the base year in developing a “without waiver” (WOW) forecast for Demonstration Year 11 through Demonstration year 15.

This Budget Neutrality section of Rhode Island’s request further provides a “with waiver” (WW) forecast for the extension period. The with waiver forecast is developed using the same base year per capita limit as used in the without waiver forecast, i.e. Demonstration Year 10, and then adjusts the per capita limits for the targeted impact of waiver initiatives over the five-year Demonstration period of 2019-2023.

Both the WOW and WW forecasts could be impacted by changes in statute and regulation at the federal level. Inherent uncertainties regarding future enrollment, costs and utilization for the extension period pose unique challenges, particularly in the context of budget neutrality. Specifically, the continued uncertainty regarding the Medicaid expansion population is a primary reason for not including that population as an eligibility group within the waiver request. Rather, the Medicaid expansion population is treated here in the same manner as in the current waiver period, that is, as a hypothetical population.

7.1: Expenditures Subject to Budget Neutrality

Paragraph 102 of the STCs, “Reporting Expenditures Under the Demonstration” sets forth the guidelines for tracking and reporting of expenditures subject to budget neutrality. Expenditures will be allocated to the Demonstration Budget Populations and Budget Services identified in paragraph 102. The table in subsection c. of paragraph 102 lists a PMPM grouping for each of the budget populations and services.

For the purposes of the budget neutrality calculations, these PMPM groupings are divided into Regular and Hypothetical Medicaid Eligibility Groups (MEGs) as follows:

- Regular MEGs:
  - ABD Adults NoTPL
  - ABD Adults TPL
  - RItCare
  - CSHCN (Children with Special Healthcare Needs)

- Hypothetical MEGs:
  - 217-like Group
  - Family Planning Group
  - Low-Income Adult Group

All related expenditures will be reported in these MEGs in accordance with the CMS 64 reporting instructions.
7.2: Budget Neutrality Summary: Rhode Island With & Without Waiver Forecasts

In this extension, Rhode Island seeks to both build on its substantial financial accomplishments to date and continue to move its programs toward payment based on value and not volume. As such, EOHHS has developed targeted expenditure forecasts for the proposed extension waiver period as presented below. Expenditures are based on all federally matched Medicaid services.

Rhode Island’s proposed budget neutrality limit for the extension period will consist of two components – a per capita component and an aggregate carryforward component. The per capita component is determined based on the forecasted WOW PMPM cost times the actual number of eligible member months as reported to CMS. The aggregate carryforward amount is based on the budget neutrality savings achieved during Demonstration Years 6-10. The aggregate carryforward amount will be added to the per capita limits to determine the cumulative budget neutrality limit for the extension Demonstration period.

The per capita component, shown in Table 7.2 below, is based on Rhode Island’s forecasted WOW PMPMs by MEG for the extension period, DY 11-15. This WOW forecast uses the PMPMs from calendar year 2018 in STC 121, 122 and 123 as base year amounts. The base year amounts are trended forward at the current WOW trend rates by MEG to determine forecasted PMPMs for the rest of the extension period Demonstration years.

<table>
<thead>
<tr>
<th>Medicaid Populations</th>
<th>Per Member Per Month Costs</th>
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</thead>
<tbody>
<tr>
<td>ABID Adults TPL</td>
<td>4.80%</td>
</tr>
<tr>
<td>ABID Adults TPL</td>
<td>4.30%</td>
</tr>
<tr>
<td>Title Care</td>
<td>5.20%</td>
</tr>
<tr>
<td>CSCHN</td>
<td>5.00%</td>
</tr>
</tbody>
</table>

The second component of the budget neutrality limit is the carryforward amount from savings achieved during Demonstration Years 6-10 of the current waiver. Because the current waiver is still in effect and savings are still being accumulated for DY 9 and 10, the total amount of these savings cannot be calculated yet. However, the total budget neutrality savings from DY 6-8 as reported to CMS are $3,292 million, as shown in Table 7.3. Rhode Island projects that at least an additional $1,000 million in budget neutrality savings will be achieved each year in DY 9 and DY10 for a projected total carryforward of $5,292 million.
Rhode Island acknowledges that the amount of savings that was carried forward from DY 1-5 will not continue to carryforward into the extension period.

Once a without waiver target is established, budget neutrality requires that the state develop an anticipated “with waiver” forecast. Table 7.4 provides “with waiver” (WW) projections of PMPMs by MEG for the proposed waiver period (CY 2019-2023). These WW projections use a PMPM trend adjustment based on the targeted impact of waiver initiatives by MEG. This waiver initiative trend adjustment is then applied to the WOW PMPM forecasted trend to determine WW forecasted PMPMs by MEG for the extension period. The details of the derivation of the waiver initiative trend adjustment is described in section 7.4 below.

**Table 7.3: Projected Carryforward**

<table>
<thead>
<tr>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Budget Neutrality Variance</td>
<td>$1,001</td>
<td>$1,059</td>
<td>$1,232</td>
<td>$1,000</td>
<td>$1,000</td>
</tr>
<tr>
<td>Cumulative Carryover</td>
<td>$1,001</td>
<td>$2,059</td>
<td>$3,292</td>
<td>$4,292</td>
<td>$5,292</td>
</tr>
</tbody>
</table>

$ Millions

Source: Budget Neutrality Q1 2017 CMS 64 Report

**Table 7.4: With Waiver Forecast Summary (WW)**

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>ABD Adults No TPL</td>
<td>4.30%</td>
<td>-5%</td>
<td>4.1%</td>
<td>$3,152</td>
<td>$3,281</td>
<td>$3,415</td>
<td>$3,550</td>
<td>$3,699</td>
<td>$3,850</td>
</tr>
<tr>
<td>ABD Adults TPL</td>
<td>4.30%</td>
<td>-7%</td>
<td>4.0%</td>
<td>$3,563</td>
<td>$3,706</td>
<td>$3,854</td>
<td>$4,000</td>
<td>$4,169</td>
<td>$4,337</td>
</tr>
<tr>
<td>ABD HIE</td>
<td>5.20%</td>
<td>-1%</td>
<td>5.1%</td>
<td>$558</td>
<td>$586</td>
<td>$616</td>
<td>$647</td>
<td>$680</td>
<td>$711</td>
</tr>
<tr>
<td>EHCN</td>
<td>5.00%</td>
<td>-3%</td>
<td>5.0%</td>
<td>$2,373</td>
<td>$2,435</td>
<td>$2,505</td>
<td>$2,584</td>
<td>$2,671</td>
<td>$2,768</td>
</tr>
</tbody>
</table>

**Hypothetical Metrics**

<table>
<thead>
<tr>
<th>Group</th>
<th>3.10%</th>
<th>-3%</th>
<th>3.0%</th>
<th>$4,095</th>
<th>$4,218</th>
<th>$4,344</th>
<th>$4,474</th>
<th>$4,608</th>
<th>$4,746</th>
</tr>
</thead>
<tbody>
<tr>
<td>Family Planning Group</td>
<td>5.10%</td>
<td>-1%</td>
<td>5.0%</td>
<td>$23</td>
<td>$24</td>
<td>$25</td>
<td>$27</td>
<td>$28</td>
<td>$30</td>
</tr>
<tr>
<td>Low-income Adults [Expansion]</td>
<td>5.10%</td>
<td>-3%</td>
<td>4.9%</td>
<td>$945</td>
<td>$992</td>
<td>$1,041</td>
<td>$1,092</td>
<td>$1,146</td>
<td>$1,203</td>
</tr>
</tbody>
</table>

Note that the Rhode Island’s projected with waiver forecast (WW) PMPMs by MEG for the five-year extension period are less than the WOW PMPMs by MEG. This difference captures the projected reduction in cost associated with the Waiver between CY 2019-2023 vs. what would have happened absent this waiver over this same period. As demonstrated by this difference, the Waiver allows both the State and the Federal Government to control rising Medicaid expenditures, thereby providing the basis for the fiscal solvency and sustainability of the Medicaid program in Rhode Island.

The following sections provide detailed methodology of the development of the Without Waiver and With Waiver forecasts, as well as a projection of the Budget Neutrality Savings expected over the life of the extension period.
7.3: Methodology Used to Develop Rhode Island’s Without Waiver Forecast/Budget Neutrality Limit (WOW)

The proposed budget neutrality limit consists of 2 components, as mentioned above. The first is the per capita component based on forecasted PMPMs by MEG by year. The second is the aggregate carryforward amount of budget neutrality savings achieved in DY 6-10. The detailed derivation of both components is shown below.

Per Capita Component of Budget Neutrality Limit (WOW forecast)

In the current waiver STCs, the WOW PMPMs by MEG for DY 6-10 are listed in STC 121 for the regular MEGs, in STC 122 for the hypothetical MEGs, and in STC 123 for the New Adult Group (Expansion). This forecast uses DY 10 (CY 2018) as the baseline for the WOW PMPM forecast for this proposed extension.

According to CMS guidance, the WOW trend rate should estimate the cost of Medicaid services absent the Demonstration. Therefore, the baseline PMPMs by MEG are trended forward at the WOW trend rates by MEG that were agreed to for the current waiver period in STCs 121, 122, and 123.

Actual budget neutrality limits will be based on per capita PMPMs. Enrollment levels will clearly impact total expenditures but EOHHS is not at risk for the number of participants in the Demonstration population. However, for purposes of illustration, and in order to present a potential budget neutrality limit in terms of total expenditures, Rhode Island has developed a projection of member months by MEG based on CY 2016 actual member months reported to CMS and simplified member-months trend rate assumptions by MEG. Table 7.5 below combines the WOW forecasted PMPMs by MEG, as shown in Table 7.3 above, with the projected member-months to show total forecasted WOW expenditure for the proposed extension period.

As shown in Table 7.5 below, the total forecasted WOW scenario expenditure for the five-year period is $29,133 million.
Table 7.5: Forecasted Total WOW Expenditure

<table>
<thead>
<tr>
<th></th>
<th></th>
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<th></th>
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<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>ABD Adults No TPL</td>
<td>$3,132</td>
<td>4.30%</td>
<td>$3,288</td>
<td>$3,429</td>
<td>$3,576</td>
<td>$3,730</td>
<td>$3,893</td>
</tr>
<tr>
<td>ABD Adults TPL</td>
<td>$3,563</td>
<td>4.30%</td>
<td>$3,716</td>
<td>$3,876</td>
<td>$4,043</td>
<td>$4,217</td>
<td>$4,398</td>
</tr>
<tr>
<td>Rite Care</td>
<td>$936</td>
<td>5.20%</td>
<td>$987</td>
<td>$618</td>
<td>$650</td>
<td>$683</td>
<td>$719</td>
</tr>
<tr>
<td>CSHCN</td>
<td>$3,273</td>
<td>5.00%</td>
<td>$3,437</td>
<td>$3,608</td>
<td>$3,789</td>
<td>$3,979</td>
<td>$4,177</td>
</tr>
<tr>
<td>217-like Group</td>
<td>$4,095</td>
<td>3.10%</td>
<td>$4,222</td>
<td>$4,353</td>
<td>$4,488</td>
<td>$4,627</td>
<td>$4,770</td>
</tr>
<tr>
<td>Family Planning Group</td>
<td>$23</td>
<td>5.30%</td>
<td>$24</td>
<td>$26</td>
<td>$27</td>
<td>$28</td>
<td>$30</td>
</tr>
<tr>
<td>Low-Income Adults</td>
<td>$945</td>
<td>5.20%</td>
<td>$993</td>
<td>$1,044</td>
<td>$1,097</td>
<td>$1,153</td>
<td>$1,212</td>
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</table>

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<thead>
<tr>
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</tr>
</thead>
<tbody>
<tr>
<td>ABD Adults No TPL</td>
<td>0%</td>
<td>168,420</td>
<td>168,420</td>
<td>168,420</td>
<td>168,420</td>
<td>168,420</td>
<td>168,420</td>
</tr>
<tr>
<td>ABD Adults TPL</td>
<td>2%</td>
<td>387,806</td>
<td>411,543</td>
<td>419,774</td>
<td>428,169</td>
<td>436,733</td>
<td>445,467</td>
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<tr>
<td>Rite Care</td>
<td>5%</td>
<td>1,651,439</td>
<td>2,143,272</td>
<td>2,250,436</td>
<td>2,362,957</td>
<td>2,481,105</td>
<td>2,605,161</td>
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<tr>
<td>CSHCN</td>
<td>0%</td>
<td>140,829</td>
<td>146,829</td>
<td>146,829</td>
<td>146,829</td>
<td>146,829</td>
<td>146,829</td>
</tr>
<tr>
<td>217-like Group</td>
<td>5%</td>
<td>44,021</td>
<td>50,560</td>
<td>53,686</td>
<td>56,183</td>
<td>58,992</td>
<td>61,942</td>
</tr>
<tr>
<td>Family Planning Group</td>
<td>0%</td>
<td>4,282</td>
<td>4,282</td>
<td>4,282</td>
<td>4,282</td>
<td>4,282</td>
<td>4,282</td>
</tr>
<tr>
<td>Low-Income Adults</td>
<td>5%</td>
<td>810,909</td>
<td>936,798</td>
<td>985,738</td>
<td>1,033,025</td>
<td>1,086,776</td>
<td>1,141,115</td>
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</tbody>
</table>

Total Expenditure $ Millions

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<tr>
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<th></th>
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</thead>
<tbody>
<tr>
<td>ABD Adults No TPL</td>
<td>$531</td>
<td>$554</td>
<td>$577</td>
<td>$592</td>
<td>$628</td>
<td>$655</td>
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<tr>
<td>ABD Adults TPL</td>
<td>$1,382</td>
<td>$1,529</td>
<td>$1,627</td>
<td>$1,713</td>
<td>$1,841</td>
<td>$1,959</td>
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<tr>
<td>Rite Care</td>
<td>$1,033</td>
<td>$1,258</td>
<td>$1,390</td>
<td>$1,515</td>
<td>$1,636</td>
<td>$1,753</td>
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<tr>
<td>CSHCN</td>
<td>$461</td>
<td>$464</td>
<td>$508</td>
<td>$534</td>
<td>$560</td>
<td>$588</td>
<td></td>
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<tr>
<td>217-like Group</td>
<td>$186</td>
<td>$215</td>
<td>$232</td>
<td>$252</td>
<td>$273</td>
<td>$295</td>
<td></td>
</tr>
<tr>
<td>Family Planning Group</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>Low-Income Adults</td>
<td>$766</td>
<td>$932</td>
<td>$1,025</td>
<td>$1,136</td>
<td>$1,253</td>
<td>$1,383</td>
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<tr>
<td>Total Expenditure</td>
<td>$4,353</td>
<td>$4,973</td>
<td>$5,364</td>
<td>$5,790</td>
<td>$6,252</td>
<td>$6,754</td>
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Total for Period DY 11-15 $29,133

(1) Base year CY 2018 PMPMs from 3TCs for current waiver
(2) Base year CY 2016 ascual member months from CMS 64 report

Carryforward Component of Budget Neutrality Limit

The second component of the budget neutrality limit is the carryforward amount from savings achieved during Demonstration Years 6-10, the current waiver period. For the first three years of the current waiver period (DY 6-8, CY 2014-16), Rhode Island has achieved budget neutrality savings by holding with waiver spending below the without waiver budget neutrality limits established in the waiver agreement. Furthermore, EOHHS expects similar budget neutrality savings will accrue during the remaining 2 years of the current waiver period (DY 9-10, CY 2017-18).

The Budget Neutrality limit for the current waiver - Demonstration Years 6-10 - included $2,787 million in carryforward savings from Demonstration Years 1-5. In accordance with CMS regulations issued in 2016, the amount of carryforward from DY 1-5 will not carry forward into the extension period.

The total budget neutrality savings from DY 6-8 as reported to CMS is $3,292 million, as shown in Table 7.6 below. Because the current waiver is still in effect and savings are still being accumulated for DY 9 and 10, the total amount of the carryforward cannot be precisely calculated. Rhode Island projects that at least an additional $1,000 million in budget neutrality
savings will be achieved each year in DY 9 and DY 10. Combined with the $3,292 million experienced for the DY 6-8 period, Rhode Island estimates a total carryforward of $5,292 million.

In summary, the forecasted Budget Neutrality Limit for the proposed extension period will consist of $29,133 million from the per capita component as shown in Table 7.5 and $5,292 million for the carryforward component as shown in Table 7.6, for a projected aggregate Budget Neutrality Limit of $34,425 million.

Table 7.6: Projected Carryforward from Current Waiver Period

<table>
<thead>
<tr>
<th>Without Waiver Total Expenditure</th>
<th>Actuals - Reported on CMS 64</th>
<th></th>
<th></th>
<th></th>
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<tbody>
<tr>
<td>ABD Adults No TPL</td>
<td>$549</td>
<td>$511</td>
<td>$488</td>
<td></td>
</tr>
<tr>
<td>ABD Adults TPL</td>
<td>$1,081</td>
<td>$1,173</td>
<td>$1,271</td>
<td></td>
</tr>
<tr>
<td>Rite Care</td>
<td>$777</td>
<td>$856</td>
<td>$933</td>
<td></td>
</tr>
<tr>
<td>CSHCN</td>
<td>$388</td>
<td>$412</td>
<td>$418</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL WOW Expenditure</strong></td>
<td><strong>$2,796</strong></td>
<td><strong>$2,953</strong></td>
<td><strong>$3,110</strong></td>
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</tr>
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<table>
<thead>
<tr>
<th>With Waiver Total Expenditure</th>
<th>Actuals - Reported on CMS 64</th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>ABD Adults No TPL</td>
<td>$411</td>
<td>$396</td>
<td>$540</td>
<td></td>
</tr>
<tr>
<td>ABD Adults TPL</td>
<td>$732</td>
<td>$734</td>
<td>$616</td>
<td></td>
</tr>
<tr>
<td>Rite Care</td>
<td>$462</td>
<td>$554</td>
<td>$497</td>
<td></td>
</tr>
<tr>
<td>CSHCN</td>
<td>$176</td>
<td>$199</td>
<td>$175</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL With Waiver Expenditure</strong></td>
<td><strong>$1,795</strong></td>
<td><strong>$1,894</strong></td>
<td><strong>$1,878</strong></td>
<td></td>
</tr>
</tbody>
</table>

| Excess Spending Hypotheticals (total to date) | $40 |
| Excess Spending New Adult Group (total to date) | $0 |
| **TOTAL With Waiver Expenditure** | **$1,795**    | **$1,894**    | **$1,878**    |

| Budget Neutrality Variance      | $1,001        | $1,059        | $1,232        |
| Carryforward from DY 1-5        | $2,787        |               |               |
| **Cumulative Budget Neutrality Variance** | **$3,788**    | **$4,846**    | **$6,079**    |

$ Millions, source: Budget Neutrality Q1 2017 CMS 64 Report

7.4: Methodology Used in Developing Rhode Island’s With Waiver (WW) Forecast

The with waiver (WW) forecast was developed by using the WOW forecast as a starting point and applying adjustments for the targeted impact of waiver initiatives.

Overall EOHHS expects that the waiver initiatives will together rebalance Medicaid expenditures, with targeted increases in professional services and home and community-based services (HCBS) resulting in reductions in institutional/long term care and hospital services. To
model this impact, an adjustment was applied to the WOW PMPM trend rate by MEG. This adjustment decreased the trend rate for long term care and hospital services by 10 percent and increased the trend rate for professional services by 5 percent.\textsuperscript{49} The adjustment was weighted for each MEG by the breakdown of spending on the three categories of services.

This waiver initiative trend adjustment was then applied to the WOW PMPM forecasted trend to determine WW forecasted PMPM trend by MEG for the extension period. The derivation of the adjusted WW PMPM trend rate is shown in Table 7.7 below.

**Table 7.7: Derivation of WW Trend Rate**

<table>
<thead>
<tr>
<th>Medicaid Populations</th>
<th>WOW PMPM Trend</th>
<th>% of SFY 16 cost</th>
<th>Adj to Trend</th>
<th>WW PMPM Trend</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>LTC</td>
<td>HOSP</td>
<td>PROF</td>
<td></td>
</tr>
<tr>
<td>ABD Adults No TPL</td>
<td>4.3%</td>
<td>31%</td>
<td>36%</td>
<td>33%</td>
</tr>
<tr>
<td>ABD Adults TPL</td>
<td>4.3%</td>
<td>75%</td>
<td>4%</td>
<td>21%</td>
</tr>
<tr>
<td>Rite Care</td>
<td>5.2%</td>
<td>1%</td>
<td>51%</td>
<td>48%</td>
</tr>
<tr>
<td>CSHCN</td>
<td>5.0%</td>
<td>10%</td>
<td>30%</td>
<td>60%</td>
</tr>
<tr>
<td>217-like Group</td>
<td>3.1%</td>
<td>82%</td>
<td>2%</td>
<td>15%</td>
</tr>
<tr>
<td>Family Planning Group</td>
<td>5.3%</td>
<td>0%</td>
<td>45%</td>
<td>55%</td>
</tr>
<tr>
<td>Low-Income Adults (Expansion)</td>
<td>5.1%</td>
<td>2%</td>
<td>52%</td>
<td>47%</td>
</tr>
</tbody>
</table>

Table 7.8 below uses projected member-months for DY 11-15, as calculated for the WOW scenario, and the WW forecasted PMPM trend rate to show the forecasted WW expenditure total over the proposed extension period. Based on these calculations, the total WW expenditure for the proposed extension period will be $28,965 million.

\textsuperscript{49} The long-term care trend adjustment of -10% is a net decrease resulting from an increase in HCBS spend and a decrease in nursing home and other institutional care spend.
Table 7.8: Forecasted with Waiver Total Expenditure

<table>
<thead>
<tr>
<th></th>
<th>Base Year</th>
<th>Waiver Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>ABD Adults No TPL</td>
<td>$1,152</td>
<td>$2,281</td>
</tr>
<tr>
<td>ABD Adults TPL</td>
<td>$3,563</td>
<td>$3,706</td>
</tr>
<tr>
<td>MIE Care</td>
<td>$568</td>
<td>$584</td>
</tr>
<tr>
<td>CSHCN</td>
<td>$2,273</td>
<td>$3,435</td>
</tr>
<tr>
<td>212-like Group</td>
<td>$4,595</td>
<td>$4,721</td>
</tr>
<tr>
<td>Family Planning</td>
<td>$23</td>
<td>$24</td>
</tr>
<tr>
<td>Low-Income Adults (Expansion)</td>
<td>$595</td>
<td>$601</td>
</tr>
</tbody>
</table>

### Projection of Budget Neutrality Savings

The difference in expenditure between the With Waiver projection and the Budget Neutrality Limit for the Regular MEGs equals the projected Budget Neutrality savings. However, the amount of budget neutrality savings will be reduced by a phase-down percentage. After the phase down is applied, the remaining budget neutrality savings will be used to fund Rhode Island’s waiver initiative programs, including Costs Not Otherwise Matchable (CNOMs) and the Health System Transformation Project (HSTP).

Based on CMS guidelines released in May 2016, the phase down percentage applied depends on the timing of the interventions that have led to the budget neutrality savings. In Rhode Island, the interventions that have led to savings during the Comprehensive Waiver Demonstration are mainly tied to the implementation of managed care. Although Rhode Island initially implemented managed care for select populations and services in the 1990’s, additional populations and services were slowly and deliberately transitioned to managed care over the subsequent years.

In SFY 2014, 48 percent of Medicaid spend was related to managed care and capitation-based spending. By SFY 2015, that ratio increased to 60 percent of Medicaid spending. Therefore, for the purposes of applying the phasedown percentage, Rhode Island has indicated CY 2014 as the “year of intervention” for managed care because CY 2014 was the first year that the majority of Medicaid spend was through managed care mechanisms.
CMS guidance instructs that the phase down percentage begins at 90 percent in Year 6 after the year of intervention. With a year of intervention of CY 2014, that results in a 90 percent phase down applied in CY 2019, or DY 11 of the waiver period. Each following year applies a phase down percentage decreased by 10 percent each year.

The projected amount of budget neutrality savings available after the phase down percentage has been applied is shown in Table 7.9 below.

**Table 7.9: Forecasted Budget Neutrality Savings**

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>ABD Adults No TPL</td>
<td>$554</td>
<td>$577</td>
<td>$602</td>
<td>$628</td>
<td>$655</td>
</tr>
<tr>
<td>ABD Adults TPL</td>
<td>$1,529</td>
<td>$1,627</td>
<td>$1,731</td>
<td>$1,841</td>
<td>$1,959</td>
</tr>
<tr>
<td>Rite Care</td>
<td>$1,258</td>
<td>$1,390</td>
<td>$1,535</td>
<td>$1,696</td>
<td>$1,873</td>
</tr>
<tr>
<td>CSHCN</td>
<td>$484</td>
<td>$508</td>
<td>$534</td>
<td>$560</td>
<td>$588</td>
</tr>
<tr>
<td>TOTAL WOW Expenditure</td>
<td>$3,825</td>
<td>$4,102</td>
<td>$4,402</td>
<td>$4,726</td>
<td>$5,076</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>ABD Adults No TPL</td>
<td>$553</td>
<td>$575</td>
<td>$599</td>
<td>$623</td>
<td>$648</td>
</tr>
<tr>
<td>ABD Adults TPL</td>
<td>$1,525</td>
<td>$1,618</td>
<td>$1,716</td>
<td>$1,821</td>
<td>$1,932</td>
</tr>
<tr>
<td>Rite Care</td>
<td>$1,256</td>
<td>$1,386</td>
<td>$1,529</td>
<td>$1,686</td>
<td>$1,860</td>
</tr>
<tr>
<td>CSHCN</td>
<td>$484</td>
<td>$508</td>
<td>$533</td>
<td>$559</td>
<td>$587</td>
</tr>
<tr>
<td>TOTAL With Waiver Expenditure</td>
<td>$3,818</td>
<td>$4,087</td>
<td>$4,377</td>
<td>$4,690</td>
<td>$5,027</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Waiver Program Spending (CNOM, HSTP, etc)</th>
<th>these amounts to be determined</th>
</tr>
</thead>
</table>

| Budget Neutrality Variance               | $7   | $16   | $25   | $36  | $48  |
| Phase down percent                       | 90%  | 80%   | 70%   | 60%  | 50%  |
| Budget Neutrality Savings after phasedown| $7   | $13   | $18   | $22  | $24  |
| Carryforward from DY 6-10 (projected)    | $5,292 |
| Cumulative BN Savings                    | $5,298 | $5,311 | $5,329 | $5,350 | $5,374 |

Based on the projections shown in this section, Rhode Island forecasts a budget neutrality savings over the waiver period of $5,374 Million. This amount exceeds the amount Rhode Island is planning to spend on all waiver initiatives and programs, including CNOMs and HSTP. Therefore, the Demonstration is projected to result in overall savings for the Medicaid program over the life of the Demonstration period and will meet the budget neutrality requirements set by CMS.
Section 8: Current and Proposed Waivers & Expenditure Authority

8.1: Current Waivers

EOHHS requests a renewal of all current waivers of Title XIX requirements listed below. A list of new waivers being requested can be found further in Section 8.3

- **Amount, Duration, and Scope - Section 1902(a)(10)(B).** To enable EOHHS to vary the amount, duration and scope of services offered to individuals, regardless of eligibility category, by providing additional services to individuals who are enrollees in certain managed care arrangements.

- **Reasonable Promptness - Section 1902(a)(8).** To enable the state to impose waiting periods for home- and community-based services (HCBS) waiver-like long-term care services.

- **Comparability of Eligibility Standards - Section 1902(a)(17).** To permit the state to apply standards different from those specified in the Medicaid state plan for determining eligibility, including, but not limited to, different income counting methods.

- **Freedom of Choice - Section 1902(a)(23)(A).** To enable the state to restrict freedom of choice of provider for individuals in the Demonstration. No waiver of freedom of choice is authorized for family planning providers.

- **Retroactive Eligibility - Section 1902(a)(34).** To enable the state to exclude individuals in the Demonstration from receiving coverage for up to 3 months prior to the date that an application for assistance is made. The waiver of retroactive eligibility does not apply to individuals under section 1902(l)(4)(A) of the Act.

- **Payment for Self-Directed Care - Section 1902(a)(32).** To permit the state to operate programs for individual beneficiaries to self-direct expenditures for long-term care services.

- **Payment Review - Section 1902(a)(37)(B).** To the extent that the state would otherwise need to perform prepayment review for expenditures under programs for self-directed care by individual beneficiaries.

- **Proper and Efficient Administration - Section 1902(a)(4).** To permit the State to enter into contracts with a single Prepaid Ambulatory Health plan (PAHP) for the delivery of dental services under the RIta Smiles Program in § 42 C.F.R. 438.52.
8.2: Current Expenditure Authority

EOHHS requests a renewal of all expenditure authorities in the current Demonstration, which are outlined in this Section. A list of new waivers being requested can be found further in Section 8.3.

Expenditures Related to Eligibility Expansion

This section lists Rhode Island’s current expenditure authority to provide medical assistance coverage to the following Demonstration populations, who meet applicable citizenship and identity requirements, that are not covered under the Medicaid state plan and are enrolled in the Rhode Island Comprehensive Demonstration. These include Budget Populations 3, 5, 6a, 6b, 8, 9, 10, 15, 16, 17, 18, 19, 20, and 21, as described below. Note that Budget Populations 1, 2, 4, 14, and 22, which are described in the Demonstration’s special terms and conditions and are affected by the Demonstration, are covered under the Medicaid state plan.

- **Budget Population 3 [RIte Care]:** Expenditures for pregnant women with incomes up to 185 percent of the federal poverty level (FPL) and children whose family incomes are up to 250 percent of the FPL who are not otherwise eligible under the approved Medicaid state plan.

- **Budget Population 5 [EFP]:** Expenditures for family planning services under the Extended Family Planning program, for women of childbearing age whose family income is at or below 250 percent of the FPL who lose Medicaid eligibility at the conclusion of their 60-day postpartum period. Continued program eligibility for these women will be determined by the twelfth month after their enrollment in the program.

- **Budget Population 6a [Pregnant Expansion]:** Individuals who, at the time of initial application: (a) are uninsured pregnant women; (b) have no other coverage; (c) have net family incomes between 185 and 250 percent of the FPL; (d) receive benefits only by virtue of the Comprehensive Demonstration; (e) meet the citizenship and identity requirements specified in the Deficit Reduction Act of 2005; and (f) are covered using title XIX funds if title XXI funds are exhausted.

- **Budget Population 6b [Pregnant Expansion]:** Individuals who, at the time of initial application: (a) are pregnant women; (b) have other coverage; (c) have net family incomes between 185 and 250 percent of the FPL; (d) receive benefits only by virtue of the Comprehensive Demonstration; and (e) meet the citizenship and identity requirements specified in the Deficit Reduction Act of 2005.

- **Budget Population 8 [Substitute Care]:** Expenditures for parents pursuing behavioral health treatment with children temporarily in state custody with income up to 200 percent of the FPL.

- **Budget Population 9 [Children with special health care needs (C SHCN) Alt.]:** Expenditures for CSHCN (as an eligibility factor) who are 21 and under who would otherwise be placed in voluntary state custody below 300 percent SSI.
**Budget Population 10 [Elders 65 and over]:** Expenditure authority for those at risk for needing LTC with income at or below 250 percent of the FPL who are in need of home and community-based services.

**Budget Population 15 [Adults with disabilities at risk for long-term care]:** Expenditures for HCBS waiver like services for adults living with disabilities with incomes at or below 300 percent of the SSI with income and resource levels above the Medicaid limits.

**Budget Population 17 [Youth at risk for Medicaid]:** Expenditures for coverage of detection and intervention services for at-risk young children not eligible for Medicaid who have incomes up to 300 percent of SSI, including those with special health care needs, such as Seriously Emotionally Disturbed (SED), behavioral challenges and/or medically dependent conditions, who may be safely maintained at home with appropriate levels of care, including specialized respite services.

**Budget Population 20 [Alzheimer adults]:** Expenditure authority for adults aged 19-64 who have been diagnosed with Alzheimer’s Disease or a related Dementia as determined by a physician, who are at risk for LTC admission, who are in need of home and community care services, whose income is at or below 250 percent of the FPL.

**Budget Population 21 [Beckett aged out]:** Expenditure authority for young adults aged 19-21 aging out of the Katie Beckett eligibility group with incomes below 250 percent of the FPL, who are otherwise ineligible for Medicaid, are in need of services and/or treatment for behavioral health, medical or developmental diagnoses.

Note that the following Title XIX requirements do not apply to specific Budget Populations as follows:

- For Budget Population 5, Section 1902(a)(10)(B), Amount, Duration, and Scope does not apply, thereby enabling Rhode Island to provide a benefit package consisting only of approved family planning and family planning-related services.
- For Budget Populations 10, 15, 17, and 20, Section 1902(a)(10)(B), Amount, Duration, and Scope does not apply, thereby enabling Rhode Island to provide a limited benefit package.

**CHIP Expenditure Authority**

- **Budget Population 7 [CHIP expenditure authority]:** Expenditures for medical assistance for children through age 18 whose family income is equal to or less than 250 percent of the FPL and who are not otherwise eligible under the approved Medicaid state plan.
Expenditures Related to Eligibility Expansion for 217-like groups.

The following lists expenditure authority for Comprehensive Demonstration beneficiaries who are age 65 and older and adults age 21 and older with disabilities and who would otherwise be Medicaid-eligible under section 1902(a)(10)(A)(ii)(VI) of the Act and 42 CFR §435.217 in conjunction with section 1902(a)(10)(A)(ii)(V) of the Act, if the services they receive under the Comprehensive Demonstration were provided under an HCBS waiver granted to the state under section 1915(c) of the Act. This includes the application of spousal impoverishment eligibility rules.

- **Budget Population 11**: Expenditures for 217-like Categorically Needy Individuals receiving HCBS-like services & PACE-like participants Highest need group.

- **Budget Population 12**: Expenditures for 217-like Categorically Needy Individuals receiving HCBW-like services and PACE-like participants in the High need group.

- **Budget Population 13**: Expenditures for 217-like Medically Needy receiving HCBW-like services in the community (High and Highest group). Medically Needy PACE-like participants in the community.

Expenditures Related to Service Expansion

- **Window Replacement [Budget Services 1]**: Expenditures for window replacement for homes which are the primary residence of eligible children who are lead poisoned.

- **RIte Share [Budget Services 2]**: Expenditures for part or all of the cost of private insurance premiums and cost sharing for eligible individuals which are determined to be cost-effective using state-developed tests that may differ from otherwise applicable tests for cost-effectiveness.

- **Health System Transformation Project-Accountable Entity Incentive and Hospital and Nursing Home Incentive**: Expenditures for performance-based incentive payments to providers who participate in the Hospital and Nursing Home Incentive Program and to providers who participate as a certified Accountable Entity.

- **Designated State Health Program (DSHP) [Budget Population 23]**: Expenditures for cost of designated programs that provide or support the provision of health services that are otherwise state-funded, including the Wavemaker Fellowship Program, Tuberculosis Clinic, Rhode Island Child Audiology Center, Center for Acute Infectious Disease and Epidemiology, Consumer Assistance Program, and Health Workforce Development (including the state’s three public institutes of higher education).

  - **Marketplace Subsidy Program**: Payments made through its state-funded program to provide premium subsidies for parents and caretakers with incomes above 133 percent of the FPL through 175 percent of the FPL who purchase health insurance through the Marketplace. Subsidies will be provided on behalf of individuals who: (1) are not Medicaid eligible; (2) are eligible for the advance premium tax credit
(APTC); and (3) whose income is above 133 percent of the FPL through 175 percent of the FPL.

- **State-Funded Program for Uninsured Adults with Mental Illness:** Expenditures for a state-funded program that provides a limited benefit package of supplemental services for uninsured adults with mental illness and/or substance abuse problems with incomes above 133 percent of the FPL and below 200 percent of the FPL who are ineligible for Medicaid.

- **State-Funded Program for Persons Living with HIV:** Expenditures for a state-funded program that provides a limited benefit package of supplemental HIV services for persons living with HIV with incomes above 133 percent of the FPL and below 200 percent of the FPL who are ineligible for Medicaid.

- **State-Funded Program for Non-Working Disabled Adults:** Expenditures for a state-funded program that provides a limited benefit package of supplemental services for non-working disabled adults ages 19-64 eligible for the General Public cash assistance program with incomes above 133 percent of the FPL, but who do not qualify for disability benefits.

- **Demonstration Benefits.** These include the following:
  - Expenditures for benefits provided only to beneficiaries enrolled in Managed Care, which are not otherwise available in the Medicaid State Plan.
  - Expenditures for the provision of HCBS waiver-like services that are not otherwise available under the approved State plan, net of beneficiary post-eligibility responsibility for the cost of care.
  - Expenditures for core and preventive services for Medicaid eligible at risk youth (Budget Services 4).

- **End of Month Coverage for Members Transitioning to Subsidized Qualified Health Plan (QHP) Coverage.** Expenditures for individuals who would otherwise lose Medicaid eligibility pending coverage in a QHP.

- **Expenditures for Healthy Behaviors Incentives.**

- **Long-Term Care Benefits Pending Verification of Financial Eligibility Criteria for New LTC Applicants.** Expenditures for a limited set of LTC benefits for individuals who self-attest to financial eligibility factors.

- **Expenditures for Recovery Navigation Program (RNP).** Expenditures to deliver a recovery-oriented environment and care plan dedicated to connecting individuals with a substance use disorder eligible for RNP services, with the necessary level of detox,
treatment, and recovery services within a less-intensive and less-costly level of care than is furnished in an inpatient hospital setting.

- **Expenditures for Peer Recovery Specialists.** Expenditures to deliver services using a Peer Recovery Specialist (PRS) who provides an array of interventions that promote socialization, long-term recovery, wellness, self-advocacy, and connections to the community, as well as offer services that will focus on the treatment of mental health and/or substance use disorders for those individuals who have trouble stabilizing in the community and/or are in need of supports to maintain their stability in the community.

### 8.3: Proposed Waiver and Expenditure Authorities

Table 8.1 lists EOHHS’ additional waiver requests for the Section 1115 Waiver Demonstration renewal. Details on these specific requests are included in Sections 2 through 6 of this document.

<table>
<thead>
<tr>
<th>Authority Requested</th>
<th>Waiver Category</th>
<th>Statutory/Regulatory Citation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Streamlining the Process for Collecting Beneficiary Liability to Decrease Provider Burden and Improve Program Integrity</td>
<td>Eligibility</td>
<td>Post Eligibility Treatment of Income 42 CFR 435.725 and 435.726</td>
</tr>
<tr>
<td>Medicaid LTSS for Adults with Developmental and Intellectual Disabilities Group Homes</td>
<td>Eligibility</td>
<td>Comparability of Eligibility Standards Section 1902(a)(17)</td>
</tr>
<tr>
<td>Facilitating Medicaid Eligibility for Children with Special Needs</td>
<td>Eligibility</td>
<td>Expenditure Authority under 1115(a)(2) of the Act to cover children who meet the SSI disability criteria, but whose household income and assets exceed the SSI resource limits</td>
</tr>
<tr>
<td>Covering Family Home Visiting Programs to Improve Birth and Early Childhood Outcomes</td>
<td>Benefits</td>
<td>Amount, Duration, and Scope Section 1902(a)(10)(B)</td>
</tr>
<tr>
<td>Supporting Home- and Community-Based Therapeutic Services for the Adult Population</td>
<td>Benefits</td>
<td>Amount, Duration, and Scope Section 1902(a)(10)(B)</td>
</tr>
<tr>
<td>Enhancing Peer Support Services for Parents and Youth Navigating Behavioral Health Challenges</td>
<td>Benefits</td>
<td>Amount, Duration, and Scope Section 1902(a)(10)(B)</td>
</tr>
<tr>
<td>Improving Access to Care for Homebound Individuals</td>
<td>Benefits</td>
<td>Amount, Duration, and Scope Section 1902 (a)(10)(B)</td>
</tr>
<tr>
<td>Building Supports for Individuals in a Mental Health or Substance Use Crisis</td>
<td>Benefits</td>
<td>Amount, Duration, and Scope Section 1902 (a)(10)(B)</td>
</tr>
<tr>
<td>Providing Clinical Expertise to Primary Care through Telephonic Psychiatric Consultation</td>
<td>Benefits</td>
<td>Expenditure Authority under 1115(a)(2) of the Act to provide reimbursement for telephonic psychiatric consultations to primary care providers</td>
</tr>
<tr>
<td>Authority Requested</td>
<td>Waiver Category</td>
<td>Statutory/Regulatory Citation</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------------</td>
<td>-----------------</td>
<td>---------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Facilitating Successful Transitions to Community Living</td>
<td>Benefits</td>
<td>Amount, Duration, and Scope Section 1902 (a)(10)(B)</td>
</tr>
<tr>
<td>Ensuring the Effectiveness of Long-Term Services and Supports</td>
<td>Benefits</td>
<td>Expenditure Authority under 1115(a)(2) of the Act to provide LTC services for individuals who self-attest to financial eligibility factors</td>
</tr>
<tr>
<td>Modernizing the Preventive and Core Home- and Community-Based Services Benefit Package</td>
<td>Benefits</td>
<td>Amount, Duration, and Scope Section 1902 (a)(10)(B) and 1915(c)</td>
</tr>
<tr>
<td>Piloting Dental Case Management</td>
<td>Delivery System</td>
<td>Amount, Duration, and Scope Section 1902(a)(10)(B)</td>
</tr>
<tr>
<td>Testing New Personal Care and Homemaker Services Payment Methodologies Aimed at Increasing Provider Accountability</td>
<td>Finance and Expenditure Authority</td>
<td>Section 1902(a)(23)(A) of the Act</td>
</tr>
<tr>
<td>DSHP Claiming and Expenditure Authority for a Full Five Years</td>
<td>Finance and Expenditure Authority</td>
<td>Expenditure Authority under 1115(a)(2) of the Act for state expenditures for designated state health programs</td>
</tr>
<tr>
<td>Promoting Access to Appropriate, High-Quality Mental Health and Substance Use Treatment by Waiving the IMD Exclusion</td>
<td>Finance and Expenditure Authority</td>
<td>Section 1905(a)(29)(B) of the and 42 CFR 435.1009</td>
</tr>
</tbody>
</table>
Section 9: Public Notice

9.1: Public Input Process Prior to Formal Public Comment Period

EOHHS initiated public discussion of this request at the EOHHS Taskforce meeting in August 2017 by presenting background on the state’s 1115 Demonstration Waiver, an update on the anticipated timeline for submission of the request, and an overview of the intended stakeholder input process. The discussion continued during monthly Taskforce meetings with updates on the state’s progress and opportunity for stakeholders to ask questions and provide input.

In November 2017, EOHHS held four (4) public input sessions, each session focused on one area of interest including behavioral health, children and families, developmental disabilities, and long-term care. In accordance with the RIGL 42-46 Open Meetings Act, the sessions were open to the public and agendas, meeting materials, and minutes were posted to the Rhode Island Secretary of State website. The agenda for each session included the following items:

- Purpose and goals
- Feedback on proposed ideas
- Open discussion on new ideas
- Next steps

Following extensive internal discussion and review, in February 2018, EOHHS posted written responses to the public input that was received from August 2017 through January 2018. This document can be found in Attachment G. EOHHS also presented an overview of the near final list of waivers to be included in the extension request at the February 2018 EOHHS Taskforce meeting and the Rhode Island Medicaid Medical Care Advisory Committee (MCAC) meeting.

9.2: Public Notice Process

On March 23, 2018, the proposed 1115 Waiver Extension Request was posted on the EOHHS website for a 30-day public comment period. The public notice and abbreviated public notice were also sent via email to EOHHS’ list of interested parties, which includes providers, consumers, advocates, and other stakeholders. These documents can be found in Attachment G. All materials have been made available on the following EOHHS webpage that is dedicated to the 1115 Waiver Demonstration Extension: http://www.eohhs.ri.gov/ReferenceCenter/MedicaidStatePlanand1115Waiver/WaiverExtension.aspx. A link to this webpage was posted on EOHHS’ home webpage.

The notices all contained information regarding three (3) public hearings that were held at geographically distinct areas of the state as follows:
<table>
<thead>
<tr>
<th>Public Hearing #1</th>
<th>Public Hearing #2</th>
<th>Public Hearing #3</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 2, 2018</td>
<td>April 3, 2018</td>
<td>April 10, 2018</td>
</tr>
<tr>
<td>3:30-4:30pm</td>
<td>10:00-11:00am</td>
<td>3:30-4:30pm</td>
</tr>
<tr>
<td>Westerly Public Library &amp; Wilcox Park</td>
<td>Woonsocket Public Library</td>
<td>2nd Fl Conf Rm</td>
</tr>
<tr>
<td>44 Broad Street</td>
<td>303 Clinton Street</td>
<td>301 Metro Centre Blvd</td>
</tr>
<tr>
<td>Westerly, RI 02891</td>
<td>Woonsocket, RI 02895</td>
<td>Warwick, RI 02886</td>
</tr>
</tbody>
</table>

During the public hearings, attendees were afforded the opportunity to verbally ask questions or provide comments and EOHHS staff responded verbally. In April 2018, a summary of comments document was posted on the EOHHS website, describing the questions or issues received, EOHHS’ responses, and what changes were made to the extension request. This document can also be found in Attachment G.

On May 31, 2018, EOHHS reissued public notice with additional information in the public notice document as required by 42 CFR 431.408. Additional public comments were solicited through June 30, 2018. Since there were no substantive changes to the Draft 1115 Waiver Extension Request, EOHHS did not hold any additional public hearings during this additional 30-day public comment period.

9.3: Tribal Consultation

EOHHS consulted with the federally-recognized Indian health program located in Rhode Island through written and email correspondence to solicit input on the waiver extension request. No comments or questions were received from the Tribe during the first or second 30-day public comment periods. The letters that were sent to the Narragansett Indian Tribe soliciting input on the draft 1115 Waiver Extension can be found in Attachment G.
Attachment A: Core and Preventive Home and Community Based Services Definitions
A-1. Core Services

Adult Companion Services

Non-medical care, supervision, and socialization, provided to a functionally impaired adult. Companions may assist or supervise the beneficiary with such tasks as meal preparation, laundry and shopping. The provision of companion services does not entail hands-on nursing care. Providers may also perform light housekeeping tasks that are incidental to the care and supervision of the beneficiary. This service is provided in accordance with a therapeutic goal in the service plan.

Assisted Living Services

Personal care and supportive services (homemaker, chore, attendant services, meal preparation) that are furnished to HCBS beneficiaries who reside in a setting that meets the HCBS setting requirements and includes 24-hour on-site response capability to meet scheduled or unpredictable resident needs and to provide supervision, safety and security. Services also include social and recreational programming, and medication assistance (to the extent permitted under State law). Services that are provided by third parties must be coordinated with the assisted living provider. Nursing and skilled therapy services are incidental rather than integral to the provision of assisted living services. Payment is not to be made for 24-hour skilled care. Services furnished are required to meet a beneficiary’s LTSS needs in a manner that promotes self-reliance, dignity and independence. Services may be provided in settings licensed at various levels that reflect their capacity to provide different kinds of Medicaid services, depending on a beneficiary’s level of care needs based on their licensure authority and capacity to provide specific packages of services to Medicaid beneficiaries with varying levels of acuity needs.

Personalized care is furnished to an individual who resides in his/her own living units (which may include dually occupied units when both occupants consent to the arrangement) which may or may not include kitchenette and/or living rooms, and which contain bedrooms and toilet facilities. The consumer has a right to privacy. Living units may be locked at the discretion of the consumer, except when a physician or mental health professional has certified in writing that the consumer is sufficiently cognitively impaired as to be a danger to self or others if given the opportunity to lock the door. (This requirement does not apply where it conflicts with fire code.) Each living unit is separate and distinct from each other unit. The facility must have a central dining room, living room, or parlor, and common activity center(s) (which may also serve as living room or dining room). The consumer retains the right to assume risk, tempered only by the individual's ability to assume responsibility for that risk. Care must be furnished in a way which fosters the independence of each.
**Assistive Technology**

Assistive technology means an item, piece of equipment, service animal or product system, whether acquired commercially, modified, or customized, that is used to increase, maintain, or improve functional capabilities of beneficiaries, optimize their health and, promote independence and self-care. Assistive technology service means a service that directly assists a beneficiary in the selection, acquisition, or use of an assistive technology device. Assistive technology includes:

- The evaluation of the assistive technology needs of a beneficiary, including a functional evaluation of the impact of the provision of appropriate assistive technology and appropriate services to the beneficiary in the customary environment of the beneficiary;
- Services consisting of purchasing, leasing, or otherwise providing for the acquisition of assistive technology devices for beneficiaries;
- Services consisting of selecting, designing, fitting, customizing, adapting, applying, maintaining, repairing, or replacing assistive technology devices;
- Coordination and use of necessary therapies, interventions, or services with assistive technology devices, such as therapies, interventions, or services associated with other services in the service plan;
- Training or technical assistance for the beneficiary, or, where appropriate, the family members, guardians, advocates, or authorized representatives of the beneficiary; and
- Training or technical assistance for professionals or other individuals who provide services to, employ, or are otherwise substantially involved in the major life functions of beneficiaries.

**Bereavement Counseling**

Counseling provided to the beneficiary and/or family members in order to guide and help them cope with the beneficiary’s illness and the related stress that accompanies the continuous, daily care required by a terminally ill child. Enabling the beneficiary and family members to manage this stress improves the likelihood that the child with a life-threatening condition will continue to be cared for at home, thereby preventing premature and otherwise unnecessary institutionalization. Bereavement activities and opportunities for dialog offer the family a mechanism for expressing emotion and asking questions about death and grieving in a safe environment, thereby potentially decreasing complications for the family after the child dies. Bereavement counseling is initiated and billed while the child is receiving the HCBS but may continue after the death of the child for a period of up to six months.

**Career Planning**

Career planning is a person-centered, comprehensive employment planning and support service that provides assistance for HCBS program beneficiaries to obtain, maintain or advance in competitive employment or self-employment. It is a focused, time limited service engaging a
beneficiary in identifying a career direction and developing a plan for achieving competitive, integrated employment at or above the state’s minimum wage. The outcome of this service is documentation of the beneficiary’s stated career objective and a career plan used to guide individual employment support.

**Case Management**

Services that assist beneficiaries in gaining access to needed HCBS and other State plan services, as well as medical, social, educational and other services, regardless of the funding source for the services to which access is gained.

**Chore Services**

Services needed to maintain the home in a clean, sanitary and safe environment. This service includes heavy household chores such as washing floors, windows and walls, tacking down loose rugs and tiles, moving heavy items of furniture in order to provide safe access and egress. These services are provided only when neither the beneficiary nor anyone else in the household is capable of performing or financially providing for them, and where no other relative, caregiver, landlord, community/volunteer agency, or third-party payor is capable of or responsible for their provision. In the case of rental property, the responsibility of the landlord, pursuant to the lease agreement, is examined prior to any authorization of service.

**Community-Based Supported Living Arrangements (CSLA)**

Enhanced and specialized home and community-based services for persons with more intensive LTSS needs provided through Medicaid certified living arrangements – including shared living/adult foster care, and other adult supportive care homes – that are authorized by the state to address high level functional/clinical needs that otherwise would require care in an institutional-setting, such as dementia care, limited skilled nursing care, and health stabilization services. To meet the certification standards to participate in the program set forth in state law, HCBS providers must establish and maintain an acuity-based, tiered service and payment system that ties reimbursements to: beneficiary’s clinical/functional level of need; the scope of services and supports provided; and specific quality and outcome measures. Such standards establish the Medicaid state plan and core waiver services that each type of provider must deliver, the range of acuity-based service enhancements that must be made available to beneficiaries with more intensive care needs, and the minimum state licensure and/or certification requirements a provider must meet to participate at each service/payment level. The standards shall also establish any additional requirements, terms, or conditions that a provider must meet to ensure beneficiaries have access to high quality, cost effective care. The total number of individuals receiving the CSLA in a private home of a principal care provider cannot exceed two (2).

**Community Transition Services**

Community Transitions Services are non-recurring set-up expenses for individuals who are transitioning from an institutional or another provider-operated living arrangement to a living arrangement in a private residence where the person is directly responsible for his or her own living expenses. Allowable expenses are those necessary to enable a person to establish a basic household that do not constitute room and board and may include:
• Security deposits that are required to obtain a lease on an apartment or home;

• Essential household furnishings and moving expense required to occupy and use a community domicile, including furniture, window coverings, food preparation items, and bed/bath linens;

• Set-up fees or deposits for utility or service access, including telephone, electricity, heating and water;

• Services necessary for the individual’s health and safety such as pest eradication and one-time cleaning prior to occupancy;

• Moving expenses;

• Necessary home accessibility adaptations;

• Activities to assess need, arrange for and procure needed resources.

• Storage fees;

• Weather Appropriate Clothing;

• Assistance with obtaining needed items for housing applications (e.g., assistance with obtaining and paying for a birth certificate or a state identification card, transportation to the local Social Security office);

• Short-term assistance with rental costs for people who are at imminent risk of homelessness and are likely to be institutionalized in the absence of safe housing or who are in an institution and are unable to secure new housing without financial assistance (e.g., past due rent with housing agencies); and

• A short-term supply of food when people transition from the nursing facility or the hospital to the community.

Community Transition Services are furnished only to the extent that they are reasonable and necessary as determining through the service plan development process, clearly identified in the service plan and the person is unable to meet such expense or when the services cannot be obtained from other sources.

**Consultative Clinical and Therapeutic Services**

Clinical and therapeutic services that assist unpaid caregivers and/or paid support staff in carrying out individual treatment/support plans, and that are not covered by the Medicaid State Plan, and are necessary to improve the individual’s independence and inclusion in their community. Consultation activities are provided by professionals including nursing, psychology, nutrition, counseling and behavior management. The service may include assessment, the development of a home treatment/support plan, training and technical assistance to carry out the plan and monitoring of the individual and the provider in the implementation of the plan. This
service may be delivered in the individual’s home or in the community as described in the service plan.

**Day Treatment and Supports**

Services that are necessary for the diagnosis or treatment of the individual's mental illness or disability. The purpose of this service is to maintain the individual's condition and functional level and to prevent relapse or hospitalization. These services consist of the following elements:

- Individual and group therapy with physicians or psychologists (or other mental health professionals to the extent authorized under State law);
- Occupational therapy, requiring the skills of a qualified occupational therapist;
- Services of social workers, trained psychiatric nurses, and other staff trained to work with individuals with psychiatric illness;
- Drugs and biologicals furnished for therapeutic purposes, provided that the medication is not otherwise available under the State Plan or as a Medicare benefit to a beneficiary;
- Individual activity therapies that are not primarily recreational or diversionary,
- Family counseling (the primary purpose of which is treatment of the individual's condition);
- Training and education of the individual (to the extent that training and educational activities are closely and clearly related to the individual's care and treatment); and
- Diagnostic services.

Meals provided as part of these services shall not constitute a "full nutritional regimen" (3 meals per day).

**Homemaker Services**

Services that consist of the performance of general household tasks (e.g., meal preparation and routine household care) provided by a qualified homemaker, when the individual regularly responsible for these activities is temporarily absent or unable to manage the home and care for him or herself or others in the home.

**Home Delivered Meals**

The delivery of hot meals and shelf staples to the beneficiary’s residence. Meals are available to an individual who is unable to care for his/her nutritional needs because of a functional dependency/disability and who requires this assistance to live in the community. Meals provided under this service will not constitute a full daily nutritional requirement. Meals must provide a minimum of one-third of the current recommended dietary allowance. Provision of home
delivered meals will result in less assistance being authorized for meal preparation for individual beneficiaries, if applicable.

**Home Stabilization**

Home Stabilization services are designed to ensure timely access to appropriate, high quality services for individuals who require support to establish or maintain a home, with the goal of promoting successful community living and reducing unnecessary institutionalization, addressing social determinants of health, and promoting a person-centered, holistic approach to care. EOHHS will use the Home Stabilization Certification Standards to certify providers to deliver either time-limited home tenancy teaching services for individuals who require support in obtaining and maintaining a home (Home Tenancy Services), and/or time-limited, one-time home find services to individuals who require support in finding and transitioning to housing (Home Find Services).

**Home Tenancy Services include:**

- Early identification and intervention for behaviors that may jeopardize housing, such as late rental payment and other lease violations;
- Education and training on the role, rights, and responsibilities of the landlord and tenant;
- Coaching on developing and maintaining key relationships with landlords/property managers with a goal of fostering successful tenancy;
- Assistance in resolving disputes with landlords/neighbors to reduce the risk of eviction or other adverse action;
- Advocacy and linkage with community resources to prevent eviction when housing is, or may be jeopardized;
- Assistance with the housing recertification process;
- Coordinating with the tenant to review, update, and modify their housing support and crisis plan on a regular basis to reflect current needs and address existing or recurring housing retention barriers; and
- Continued training in being a good tenant and lease compliance, including on-going support with activities related to household management.

**Home Find Services include:**

- Conducting tenant screening and housing assessments that identify the participants’ preferences and barriers related to successful tenancy;
- Developing an individualized housing support plan based on housing assessment; assisting with the housing application and search process;
• Identifying resources to cover moving and start-up expenses and assist in arranging for and supporting the details of the move;

• Ensuring that the living environment is safe and ready to move-in; and

• Developing a housing support crisis plan.

**Individual Directed Goods and Services**

Individual Directed Goods and Services are services, equipment or supplies not otherwise provided through this HCBS or through the Medicaid State Plan that address an identified need in the service plan (including improving and maintaining the beneficiary’s opportunities for full membership in the community) and meet the following requirements: the item or service would decrease the need for other Medicaid services; AND/OR promote inclusion in the community; AND/OR increase the beneficiary’s safety in the home environment; AND, the beneficiary does not have the funds to purchase the item or service or the item or service is not available through another source. Individual directed goods and services are purchased from the beneficiary-directed budget. Experimental or prohibited treatments are excluded. Individual directed goods and services must be documented in the service plan.

**Integrated Supported Employment**

Integrated employment supports are services and training activities provided in regular business and industry settings for persons with disabilities. The outcome of this service is sustained paid employment and work experience leading to further career development and individual integrated community-based employment for which an individual is compensated at or above the minimum wage, but not less than the customary wage and level of benefits paid by the employer for the same or similar work performed by individuals without disabilities. Supports may include any combination of the following services: vocational/job-related discovery or assessment, person-centered employment planning, job placement, job development, negotiation with prospective employers, job analysis, training and systematic instruction, job coaching, benefits management, transportation and career advancement services. Other workplace support services may include services not specifically related to job skill training that enable the HCBS beneficiary to be successful in integrating into the job setting. Supported employment must be provided in a manner that promotes integration into the workplace and interaction between beneficiaries and people without disabilities in those workplaces.

**Medication Management/administration**

Pharmacologic management including review of medication use, both current and historical, if indicated; evaluation of symptoms being treated, side effects and effectiveness of current medication(s), adjustment of medications if indicated, and prescription, provided by a medical professional practicing within the scope of his or her licensure.
Non-Medical Transportation

Service is offered to enable HCBS beneficiaries to gain access to HCBS and other community services, activities and resources, as specified by the service plan. This service is available in addition to medical transportation required under 42 CFR §431.53 and transportation services under the State Plan, defined at 42 CFR §440.170(a) and does not replace them. Transportation services under the HCBS are offered in accordance with the beneficiary’s service plan. Whenever possible, family, neighbors, friends, or community agencies which can provide this service without charge are utilized.

Peer Supports

Peer Supports are provided by Peer Support Specialists that bring to the beneficiary a unique vantage point and the skills of lived experiences in either managing a health condition or disability, or in serving as the primary caregiver for a family member with a health condition or disability. This service is intended to provide individuals with a support system to develop and learn healthy living skills, to encourage personal responsibility and self-determination, to link individuals with the tools and education needed to promote their health and wellness (as well as the health and wellness of those that they are caring for, if applicable), and to teach the skills that are necessary to engage and communicate with providers and systems of care. Peer Support Specialists will work under the direction of a licensed healthcare practitioner or a non-clinical peer support supervisor. In addition to providing wellness supports, the Peer Support Specialists will utilize his or her own experiences to act as a role model, teacher, and guide who both encourages and empowers the beneficiary to succeed in leading a healthy, productive lifestyle.

Personal Care

A range of assistance to enable HCBS beneficiaries to accomplish tasks that they would normally do for themselves if they did not have a disability. This assistance may take the form of hands-on assistance (actually performing a task for the person) or cuing to prompt the beneficiary to perform a task. Personal care services may be provided on an episodic or on a continuing basis and may be provided by a home health aide, personal care attendant, or direct service worker.

Personal Emergency Response System (PERS)

PERS is an electronic device that enables HCBS beneficiaries to secure help in an emergency. The beneficiary may also wear a portable "help" button to allow for mobility. The system is connected to the beneficiary’s phone and programmed to signal a response center once a "help" button is activated. The response center is staffed by trained professionals, as specified herein.

Prevocational Services

Services that provide learning and work experiences, including volunteer work, where the individual can develop general, non-job-task-specific strengths and skills that contribute to employability in paid employment in integrated community settings. Services are expected to occur over a defined period of time and with specific outcomes to be achieved, as determined by
the individual and his/her service and supports planning team through an ongoing person-centered planning process, to be reviewed not less than annually or more frequently as requested by the individual. Individuals receiving prevocational services must have employment-related goals in their person-centered service plan; the general habilitation activities must be designed to support such employment goals. Competitive, integrated employment in the community for which an individual is compensated at or above the minimum wage, but not less than the customary wage and level of benefits paid by the employer for the same or similar work performed by individuals without disabilities is considered to be the successful outcome of prevocational services.

Prevocational services are intended to develop and teach general skills that lead to competitive and integrated employment including, but not limited to: ability to communicate effectively with supervisors, co-workers and customers; generally accepted community workplace conduct and dress; ability to follow directions; ability to attend to tasks; workplace problem solving skills and strategies; general workplace safety and mobility training. Participation in prevocational services is not a required pre-requisite for individual or small group supported employment services provided under the HCBS.

Private Duty Nursing

Individual and continuous care (in contrast to part time or intermittent care) provided by licensed nurses within the scope of State law. These services are provided to a beneficiary at home.

Psychosocial Rehabilitation Services

Medical or remedial services recommended by a physician or other licensed practitioner of the healing arts under State law, for the maximum reduction of physical or mental disability and the restoration of maximum functional level. Specific services include the following:

- Restoration and maintenance of daily living skills (grooming, personal hygiene, cooking, nutrition, health and mental health education, medication management, money management and maintenance of the living environment);
- Social skills training in appropriate use of community services;
- Development of appropriate personal support networks, therapeutic recreational services (which are focused on therapeutic intervention rather than diversion); and,
- Telephone monitoring and counseling services.

The following are specifically excluded from payment for psychosocial rehabilitation services:

- Vocational services,
- Prevocational services,
- Supported employment services, and
- Room and board.

**Respite Care**

Services provided to beneficiaries, within parameters established by the state, who are unable to care for themselves that are furnished on a short-term basis because of the absence or need for relief of those persons who normally provide care for the beneficiary.

**Skilled Nursing**

Services listed in the service plan that are within the scope of the State's Nurse Practice Act and are provided by a registered professional nurse, or licensed practical or vocational nurse under the supervision of a registered nurse, licensed to practice in the State.

**Specialized Medical Equipment and Supplies**

Specialized medical equipment and supplies include:
- Devices, controls, or appliances, specified in the plan of care, that enable beneficiaries to increase their ability to perform activities of daily living;
- Devices, controls, or appliances that enable the beneficiary to perceive, control, or communicate with the environment in which they live;
- Items necessary for life support or to address physical conditions along with ancillary supplies and equipment necessary to the proper functioning of such items;
- Such other durable and non-durable medical equipment not available under the State Plan that is necessary to address beneficiary functional limitations; and,
- Necessary medical supplies not available under the State Plan. To maximize independence, includes remote devices that enable appropriately licensed healthcare professionals to monitor certain aspects of a beneficiary’s health while remaining at home or in a residential setting. Items reimbursed with HCBS funds are in addition to any medical equipment and supplies furnished under the State Plan and exclude those items that are not of direct medical or remedial benefit to the beneficiary. All items shall meet applicable standards of manufacture, design and installation.

**Supports for Consumer Direction (Supports Facilitation)**

Focuses on empowering beneficiaries to define and direct their own personal assistance needs and services; guides and supports, rather than directs and manages, the beneficiary through the service planning and delivery process. The Facilitator counsels, facilitates, and assists in development of an ISP which includes both paid and unpaid services and supports designed to allow the beneficiary to live in the home and participate in the community. A back-up plan is also developed to assure that the needed assistance will be provided in the event that regular services identified in the Individual Service Plan are temporarily unavailable.

**Training and Counseling Services for Unpaid Caregivers**

Training and counseling services for individuals who provide unpaid support, training, companionship or supervision to beneficiaries. For purposes of this service, individual is defined as any person, family member, neighbor, friend, companion, or co-worker who provides
uncompensated care, training, guidance, companionship or support to a person served on the HCBS. This service may not be provided in order to train paid caregivers. Training includes instruction about treatment regimens and other services included in the service plan, use of equipment specified in the service plan, and includes updates as necessary to safely maintain the beneficiary at home. Counseling must be aimed at assisting the unpaid caregiver in meeting and managing the needs of the beneficiary. All training for individuals who provide unpaid support to the beneficiary must be included in the beneficiary’s service plan.

A-2. Preventive Services

Assistive Technology

Assistive technology means an item, piece of equipment, service animal or product system, whether acquired commercially, modified, or customized, that is used to increase, maintain, or improve functional capabilities of beneficiaries, optimize their health and, promote independence and self-care. Assistive technology service means a service that directly assists a beneficiary in the selection, acquisition, or use of an assistive technology device. Assistive technology includes:

- The evaluation of the assistive technology needs of a beneficiary, including a functional evaluation of the impact of the provision of appropriate assistive technology and appropriate services to the beneficiary in the customary environment of the beneficiary;
- Services consisting of purchasing, leasing, or otherwise providing for the acquisition of assistive technology devices for beneficiaries;
- Services consisting of selecting, designing, fitting, customizing, adapting, applying, maintaining, repairing, or replacing assistive technology devices;
- Coordination and use of necessary therapies, interventions, or services with assistive technology devices, such as therapies, interventions, or services associated with other services in the service plan;
- Training or technical assistance for the beneficiary, or, where appropriate, the family members, guardians, advocates, or authorized representatives of the beneficiary; and
- Training or technical assistance for professionals or other individuals who provide services to, employ, or are otherwise substantially involved in the major life functions of beneficiaries.

Chore Services

Services needed to maintain the home in a clean, sanitary and safe environment. This service includes heavy household chores such as washing floors, windows and walls, tacking down loose rugs and tiles, moving heavy items of furniture in order to provide safe access and egress. These services are provided only when neither the beneficiary nor anyone else in the household is capable of performing or financially providing for them, and where no other relative, caregiver,
landlord, community/volunteer agency, or third-party payor is capable of or responsible for their provision. In the case of rental property, the responsibility of the landlord, pursuant to the lease agreement, is examined prior to any authorization of service.

**Community Transition Services**

Community Transitions Services are non-recurring set-up expenses for individuals who are transitioning from an institutional or another provider-operated living arrangement to a living arrangement in a private residence where the person is directly responsible for his or her own living expenses. Allowable expenses are those necessary to enable a person to establish a basic household that do not constitute room and board and may include:

- Security deposits that are required to obtain a lease on an apartment or home;
- Essential household furnishings and moving expense required to occupy and use a community domicile, including furniture, window coverings, food preparation items, and bed/bath linens;
- Set-up fees or deposits for utility or service access, including telephone, electricity, heating and water;
- Services necessary for the individual’s health and safety such as pest eradication and one-time cleaning prior to occupancy;
- Moving expenses;
- Necessary home accessibility adaptations;
- Activities to assess need, arrange for and procure needed resources.
- Storage fees;
- Weather Appropriate Clothing;
- Assistance with obtaining needed items for housing applications (e.g., assistance with obtaining and paying for a birth certificate or a state identification card, transportation to the local Social Security office);
- Short-term assistance with rental costs for people who are at imminent risk of homelessness and are likely to be institutionalized in the absence of safe housing or who are in an institution and are unable to secure new housing without financial assistance (e.g., past due rent with housing agencies); and
- A short-term supply of food when people transition from the nursing facility or the hospital to the community.

Community Transition Services are furnished only to the extent that they are reasonable and necessary as determining through the service plan development process, clearly identified in the
service plan and the person is unable to meet such expense or when the services cannot be obtained from other sources.

**Homemaker Services**

Services that consist of the performance of general household tasks (e.g., meal preparation and routine household care) provided by a qualified homemaker, when the individual regularly responsible for these activities is temporarily absent or unable to manage the home and care for him or herself or others in the home.

**Home Delivered Meals**

The delivery of hot meals and shelf staples to the beneficiary’s residence. Meals are available to an individual who is unable to care for his/her nutritional needs because of a functional dependency/disability and who requires this assistance to live in the community. Meals provided under this service will not constitute a full daily nutritional requirement. Meals must provide a minimum of one-third of the current recommended dietary allowance. Provision of home delivered meals will result in less assistance being authorized for meal preparation for individual beneficiaries, if applicable.

**Home Stabilization**

Home Stabilization services are designed to ensure timely access to appropriate, high quality services for individuals who require support to establish or maintain a home, with the goal of promoting successful community living and reducing unnecessary institutionalization, addressing social determinants of health, and promoting a person-centered, holistic approach to care. The State will use the Home Stabilization Certification Standards to certify providers to deliver either time-limited home tenancy teaching services for individuals who require support in obtaining and maintaining a home (Home Tenancy Services), and/or time-limited, one-time home find services to individuals who require support in finding and transitioning to housing (Home Find Services).

Home Tenancy Services include:

- Early identification and intervention for behaviors that may jeopardize housing, such as late rental payment and other lease violations;
- Education and training on the role, rights, and responsibilities of the landlord and tenant;
- Coaching on developing and maintaining key relationships with landlords/property managers with a goal of fostering successful tenancy;
- Assistance in resolving disputes with landlords/neighbors to reduce the risk of eviction or other adverse action;
- Advocacy and linkage with community resources to prevent eviction when housing is, or may be jeopardized;
- Assistance with the housing recertification process;
- Coordinating with the tenant to review, update, and modify their housing support and crisis plan on a regular basis to reflect current needs and address existing or recurring housing retention barriers; and
- Continued training in being a good tenant and lease compliance, including on-going support with activities related to household management.

Home Find Services include:
- Conducting tenant screening and housing assessments that identify the participants’ preferences and barriers related to successful tenancy;
- Developing an individualized housing support plan based on housing assessment; assisting with the housing application and search process;
- Identifying resources to cover moving and start-up expenses and assist in arranging for and supporting the details of the move;
- Ensuring that the living environment is safe and ready to move-in; and
- Developing a housing support crisis plan.

**Non-Medical Transportation**

Service is offered to enable HCBS beneficiaries to gain access to HCBS and other community services, activities and resources, as specified by the service plan. This service is available in addition to medical transportation required under 42 CFR §431.53 and transportation services under the State Plan, defined at 42 CFR §440.170(a) and does not replace them. Transportation services under the HCBS are offered in accordance with the beneficiary’s service plan. Whenever possible, family, neighbors, friends, or community agencies which can provide this service without charge are utilized.

**Medication Management/administration**

Pharmacologic management including review of medication use, both current and historical, if indicated; evaluation of symptoms being treated, side effects and effectiveness of current medication(s), adjustment of medications if indicated, and prescription, provided by a medical professional practicing within the scope of his or her licensure.

**Peer Supports**

Peer Supports are provided by Peer Support Specialists that bring to the beneficiary a unique vantage point and the skills of lived experiences in either managing a health condition or disability, or in serving as the primary caregiver for a family member with a health condition or disability. This service is intended to provide individuals with a support system to develop and learn healthy living skills, to encourage personal responsibility and self-determination, to link
individuals with the tools and education needed to promote their health and wellness (as well as the health and wellness of those that they are caring for, if applicable), and to teach the skills that are necessary to engage and communicate with providers and systems of care. Peer Support Specialists will work under the direction of a licensed healthcare practitioner or a non-clinical peer support supervisor. In addition to providing wellness supports, the Peer Support Specialists will utilize his or her own experiences to act as a role model, teacher, and guide who both encourages and empowers the beneficiary to succeed in leading a healthy, productive lifestyle.

**Personal Care**

A range of assistance to enable HCBS beneficiaries to accomplish tasks that they would normally do for themselves if they did not have a disability. This assistance may take the form of hands-on assistance (actually performing a task for the person) or cuing to prompt the beneficiary to perform a task. Personal care services may be provided on an episodic or on a continuing basis and may be provided by a home health aide, personal care attendant, or direct service worker.

**Personal Emergency Response System (PERS)**

PERS is an electronic device that enables HCBS beneficiaries to secure help in an emergency. The beneficiary may also wear a portable "help" button to allow for mobility. The system is connected to the beneficiary’s phone and programmed to signal a response center once a "help" button is activated. The response center is staffed by trained professionals, as specified herein.

**Physical Therapy Evaluation and Services**

Physical therapy evaluation for home accessibility appliances or devices by an individual with a state-approved licensing or certification. Preventive physical therapy services are available prior to surgery if evidence-based practice has demonstrated that the therapy will enhance recovery or reduce rehabilitation time.

**Respite Care**

Services provided to beneficiaries, within parameters established by the state, who are unable to care for themselves that are furnished on a short-term basis because of the absence or need for relief of those persons who normally provide care for the beneficiary.

**Skilled Nursing**

Services listed in the service plan that are within the scope of the State's Nurse Practice Act and are provided by a registered professional nurse, or licensed practical or vocational nurse under the supervision of a registered nurse, licensed to practice in the State.
A-3. Habilitative Services

Residential Habilitation and Supports

Residential habilitation means individually tailored supports that assist with the acquisition, retention, or improvement in skills related to living in the community. These supports include adaptive skill development, assistance with activities of daily living, community inclusion, transportation, adult educational supports, social and leisure skill development, that assist the beneficiary to reside in the most integrated setting appropriate to his/her needs. Residential habilitation also includes personal care and protective oversight and supervision.

Integrated Day Habilitation and Supports

Provision of regularly scheduled activities in a non-residential setting, separate from the beneficiary’s private residence or other residential living arrangement, such as assistance with acquisition, retention, or improvement in self-help, socialization and adaptive skills that enhance social development and develop skills in performing activities of daily living and community living.

Activities and environments are designed to foster the acquisition of skills, building positive social behavior and interpersonal competence, greater independence and personal choice. Services are furnished consistent with the beneficiary’s person-centered service plan. Meals provided as part of these services shall not constitute a "full nutritional regimen" (3 meals per day).

Day habilitation services focus on enabling the beneficiary to attain or maintain his or her maximum potential and shall be coordinated with any needed therapies in the individual’s person-centered service plan, such as physical, occupational, or speech therapy.
Attachment B: Developmental Disability Level of Care Criteria
Table B-1 below outlines the developmental disability (DD) Tiers or levels of care (LOC), the associated settings for each tier, and the types of services and supports associated with the settings of care for each tier. This is followed by a narrative description of the criteria for each Tier/LOC.

<table>
<thead>
<tr>
<th>Tier D and E (Highest): Extraordinary Needs</th>
<th>Service Options</th>
<th>Available Supports</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tier C (Highest): Significant Needs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tier B (High): Moderate Needs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tier A (High): Mild Needs</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Tier A or B individuals will not have access to reside in a Group Home setting unless they have met at least one defined exception.

** Tier A will not have access to reside in a Shared Living setting unless they have met at least one defined exception.

**Description of Level of Care (LOC) for Developmental Disability Services**

- **Tier A (High): Qualifying Disability with mild support needs.** Adults at this level are assessed as having mild support needs. These individuals are capable of managing many aspects of their lives with limited supports and services. These individuals do not receive 24/7 paid supports and have a significant amount of time spent alone and/or with natural unpaid supports and engaging in the community with limited supports and services.

- **Tier B (High): Qualifying Disability with moderate support needs.** Adults at this level require more supports than Tier A, but also receive daily support needs but not 24/7 paid
supports. Although these individuals require more support to meet personal needs than those in Tier A, their support needs are still generally minimal in many life areas.

- **Tier C (High): Qualifying Disability with identified medical/behavioral needs requiring significant supports.** Adults at this Tier have profound support needs and are identified with medical/behavioral needs requiring significant supports. Some time may be spent alone, engaging independently in certain community activities and/or with unpaid natural supports.

- **Tier D (Highest): Qualifying Disability with extraordinary medical issues requiring significant medical supports.** Adults at this Tier include persons with the most extensive/complex medical support needs that require nurse management in order to minimize medical risk factors. Maximum assistance with activities of daily living is required to meet their extensive physical support needs and personal hygiene; including lifting/transferring and positioning. Feeding tubes and other feeding supports (e.g. aspiration risk management), oxygen therapy or breathing treatments, suctioning, and seizure management are common as well. Some of these individuals may be medically unstable or receiving hospice services.

- **Tier E (Highest): Qualifying Disability with extraordinary behavioral issues requiring significant behavioral supports.** Adults with extraordinary behavioral issues requiring significant behavioral supports. Adults at this Tier include persons with the most extraordinary behavior support needs. All of these individuals require one-to-one supervision for at least a significant portion of each day. Many individuals in this Tier have a mental health condition in addition to a developmental disability. These individuals would pose a safety risk to themselves and/or the community without continuous support.
Attachment C: Evaluation of the Rhode Island Comprehensive 1115 Waiver Demonstration
Report to the Centers for Medicare and Medicaid Services

Evaluation of the Rhode Island Comprehensive 1115 Waiver Demonstration

December 23, 2013 – December 31, 2018

Submitted by the Rhode Island Executive Office of Health and Human Services

(EOHHS)
Section 1: Demonstration Project Background

The Rhode Island Medicaid Reform Act of 2008 (R.I.G.L §42-12.4) directed the State to apply for a global demonstration project under Section 1115(a) of Title XIX of the Social Security Act (the Act) to restructure the state’s Medicaid program and establish a “sustainable, cost-effective, person-centered and opportunity-driven program utilizing competitive and value-based purchasing to maximize available service options” and “a results-oriented system of coordinated care.”

The Centers for Medicare & Medicaid Services (CMS) initially approved the Rhode Island Demonstration in 2009 as the Global Consumer Choice Compact Waiver (Global Waiver). At the time, Rhode Island’s waiver was unique in the nation for its scope (all Medicaid populations were included), and the flexibility afforded to the state in exchange for operating the program under a fixed, aggregate spending cap.

When the Rhode Island Executive Office of Health and Human Services (EOHHS) requested the first Demonstration extension in 2013, the Patient Protection and Affordable Care Act (ACA) of 2010’s enactment had significantly changed the healthcare landscape across the country, creating new opportunities and challenges for the Rhode Island Medicaid program. The Demonstration extension request approved on December 23, 2013 reflected the state’s response to these changing realities as well as the expansion of the state’s home- and community-based services (HCBS), and the conversion from an aggregate cap to a per member per month (PMPM) budget neutrality model. Important Demonstration project dates are as follows:

- Initial Waiver Application Submitted: August 8, 2008
- Initial Waiver Application Approved: January 16, 2009
- Demonstration Project Implemented: July 1, 2009
- Demonstration Expiration Date: December 31, 2013
- Waiver Extension Submitted: August 15, 2013
- Waiver Extension Approved: December 23, 2013
- Demonstration Expiration Date: December 31, 2018

The State implemented the core components of the Demonstration on July 1, 2009, with other Demonstration components phased in over time. Under the Demonstration, EOHHS operates its entire Medicaid program subject to the financial limitations of the Demonstration project, except for the following:

1) Disproportionate share hospital (DSH) payments;

2) Administrative expenses;

3) Phased-Part D contributions; and
4) Payments to local education agencies (LEA) for services that are furnished only in a school-based setting, and for which there is no third-party payer.

Except for the above four items, all Medicaid funded services on the continuum of care (from preventive care in the home and community, to care in high-intensity hospital settings, to long-term and end-of life-care) – whether furnished under the approved Medicaid State Plan, or under waivers or expenditure authorities granted under the Demonstration – are subject to the Demonstration requirements. All of EOHHS’ previous Section 1115 RItc Care and RItc Share Demonstration programs, as well as the state’s previous Section 1915(b) Dental Waiver and Section 1915(c) home- and community-based services (HCBS) waivers were subsumed under this Demonstration.

This report is the evaluation of the Rhode Island Comprehensive 1115 Waiver Demonstration to accompany EOHHS’ 2018 waiver extension request. The report addresses the following topics:

- Demonstration evaluation design;
- Goals and objectives;
- Measure construction; and
- Evaluation results.
Section 2: Demonstration Evaluation Design

As required by paragraph 123 of the Demonstration’s standard terms and conditions (STCs), EOHHS separately evaluated the Demonstration components. Each evaluation component’s outcomes are integrated into one programmatic summary that describes whether EOHHS met the Demonstration goal, with recommendations for future efforts. The evaluation outlines and addresses evaluation questions for both of the following components:

1) Rhode Island Comprehensive Demonstration. The evaluation includes a discussion of the goals, objectives, and evaluation questions specific to the entire Demonstration. Further, outcome measures were calculated to evaluate the impact of the Demonstration during the period of approval, particularly among the target population. The evaluation addresses the adequacy and appropriateness of the benefit coverage, safety and outcome of the long-term care (LTC) reform and expansion groups, including the Extended Family Planning, and Elders 65 and Over groups. Data sources and sampling methodology are discussed.

2) Focused Evaluations. The separate components evaluated include:

   a. LTC Reform, including the HCBS-like and PACE-like programs;
   b. RIte Care;
   c. Rite Share;
   d. The 1115 Expansion Programs (Limited Benefit Programs), including but not limited to:
      (1) Children and Families in Managed Care and Continued eligibility for Rite Care parents when kids are in temporary state custody;
      (2) Children with Special Health Care Needs;
      (3) Elders 65 and Over;
      (4) HCBS for Frail Elders, HCBS for adults with disabilities, HCBS for kids in residential diversion and HCBS for at risk/Medicaid eligible youth;
      (5) Uninsured adults with mental illness/substance abuse problems;
      (6) Coverage of detection and intervention services for at risk young children;
      (7) HIV Services
Section 3: Goals and Objectives

The Rhode Island Demonstration’s over-arching goal is to ensure that every Medicaid beneficiary receives the appropriate service, at the appropriate time, and in the most appropriate (and least restrictive) setting irrespective of age, healthcare needs, or basis for eligibility. These goals align with the Triple Aim objectives of improving patient care and population health while reducing per capita costs. While containing costs is an important component of this goal, the improved efficiencies implemented through this Demonstration have enhanced the quality of care provided to all Medicaid beneficiaries and resulted in better outcomes for all recipients. EOHHS accomplished these goals by using the administrative flexibility afforded in the Demonstration to:

- Operate its Medicaid program more efficiently, through the application of selective contracting strategies, care management systems, and links to “medical homes provided through multiple delivery systems.”
- Reform long-term care services and supports for eligible beneficiaries.
- Use Demonstration expenditure authority to assure continuity in Medicaid coverage, transition eligible populations to a qualified health plan (QHP) and prevent or delay growth in selected populations at risk for Medicaid eligibility.

Rhode Island launched several of the Demonstration’s major components – particularly those related to restructuring long-term care services – on July 1, 2009 when the Demonstration was first approved. However, development of other components occurred during the current Demonstration period. Thus, unless otherwise specified, analyses described here assume a Demonstration start date of December 23, 2013.

As required under the Demonstration special terms and conditions, the evaluation includes two components: (1) an assessment of the Rhode Island Comprehensive Demonstration as a whole, dealing with those components of the Demonstration that impact multiple populations; and (2) focused evaluations that examine goals and objectives that relate to one or more related budget population. Both these components are included in the measure construction and data analysis. Taken together they provide CMS and EOHHS valuable information to identify elements of the Medicaid Program that have been successful in achieving stated goals. It has also provided helpful guidance on how to improve or modify the program going forward. The following describes the measures for specific goals identified in the Demonstration.

Goal 1: Effectively Manage Beneficiaries’ Care

The following measures are designed to assure that all Medicaid members in Rhode Island are associated with one of several established care management systems. Each of these systems will be held accountable for the services provided to populations assigned to their care. EOHHS also assessed performance on a variety of parameters to identify model delivery systems for provision of care across the continuum.
Measure 1: Percent enrolled in a managed care organization

- **Denominator**: Number of people enrolled in each budget population/sub-population as of measurement year.

- **Numerator**: Number of people in each budget population/sub-population enrolled in one of the established managed care plans.

- **Data Sources**: MMIS Eligibility and Enrollment Files.

Measure 2: Percent assigned to a case management system

- **Denominator**: Number of people enrolled in each budget population/sub-population as of measurement year.

- **Numerator**: Number of people in each budget population/sub-population assigned to one of the enhanced case management programs.

- **Data Sources**: MMIS Eligibility and Enrollment Files.

Measure 3: Percent assigned to one of the 36 primary care medical home sites

- **Denominator**: Number of people enrolled in each budget population/sub-population as of December 31 of measurement year.

- **Numerator**: Number of people in each budget population/sub-population assigned to one of the 36 established primary care medical home sites.

- **Data Sources**: MMIS Eligibility and Enrollment Files.

**Goal 2: Ensure Beneficiary Access to Primary Care**

Establishing meaningful PCP contact is an essential component of all care management systems. This measure established benchmarks for EOHHS to track the type of primary care provider (PCP) contact that leads to better health outcomes.

Measure 1: Percent of patients who have an outpatient visit with their assigned primary care provider

- **Denominator**: Number of people enrolled in each budget population/sub-population as of December 31 of measurement year.

- **Numerator**: Number of people in each budget population/sub-population who had at least one outpatient visit (i.e., CPT code 99201-99215 or 99381-99397) with their assigned/attributed PCP during measurement year.
• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

**Goal 3: Effectively Target Services Based on Need**

Attempts to re-balance LTSS are based on the assumption there are beneficiaries in nursing homes who could be more effectively treated in the community at a lower cost. These measures identified the nursing home population likely to benefit from community services and assess whether transitions lead to bettered outcomes. Nursing home residents with a low level of need ought to be tracked to identify the circumstances keeping them in nursing homes and, when possible, identify alternative care plans.

**Measure 1: Percent of nursing home residents who score in the ‘low care need’ group**

- **Denominator:** Medicaid patients with a paid nursing home claim during the measurement year.
- **Numerator:** Low level of care is defined as patients who require no physical assistance in any of the four late-loss ADLs (i.e., bed mobility, transferring, toileting, and eating) and are not classified with “Special Rehab” or “Clinically Complex RUG-III scores. (see, Ikegami, et al., “Low-Care Cases in Long-Term Care Settings: Variation among Nations,” *Age and Ageing* 26, no. 2 Supp. (1997): 67–71).

- **Data Sources:** Rhode Island EOHHS Data Warehouse: ADL, IADL, RUG Scores.

**Measure 2: Comparison of critical incident rates (ED, inpatient admissions, inpatient days and falls) by budget population/sub-population**

- **Denominator:** Medicaid population that qualifies for Long-term Services and Supports (LTSS) by budget population/sub-population: Unique members and total member months in each sub-population.
- **Numerator:** Number ED visits, inpatient admissions and total inpatient days. Reported number of falls among nursing home patients.

- **Data Sources:** Rhode Island EOHHS Data Warehouse Level of Care Determination File. MMIS Eligibility/Enrollment Files as well as Claims-based MC837 and FFS837 claims. Falls assessed from Nursing Home Incident Reports

**Goal 4: Appropriately and Effectively Transition Members from Long-Term Care Settings to the Community**

Reasonable re-balancing efforts need to monitor HCBS and transitions from nursing homes to community settings, and assure that beneficiaries are held harmless in the process. The effectiveness of these services should bend the cost curse in a favorable direction.

**Measure 1: Transitions from nursing homes to community**
• **Denominator**: Medicaid patients in the Money Follows the Person Program (MFP) with a paid nursing home claim during the measurement year.

• **Numerator**: Patient in the MFP program who are discharged from the Nursing Home who qualify for home and community-based services.

• **Data Sources**: MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

**Measure 2: Re-admission to nursing home within first year of transition to community**

• **Denominator**: Medicaid population in the MFP program that transitioned from nursing home to home and community-based services.

• **Numerator**: Number of Medicaid members in the MFP program who were readmitted to nursing home during first year in transition.

• **Data Sources**: MMIS Eligibility/Enrollment Files as well as Claims-based MC837 and FFS837 claims.

**Measure 3: Re-balancing population: Characteristics of the HCBS populations**

• **Denominator**: Medicaid population who qualify for HCBS during the measurement year.

• **Numerator**: Total Medicaid members receiving HCBS by program.

• **Data Sources**: Rhode Island EOHHS Data Warehouse, MMIS Eligibility/Enrollment Files as well as Claims-based MC837 and FFS837 claims.

**Goal 5: Ensure Access to Essential Services**

An important objective of the Demonstration is to ensure access to care across the continuum among all Medicaid populations regardless of delivery system or basis of eligibility. Comparison of these rates with national benchmarks help assess adequacy of services. Comparability among all Rhode Island Medicaid populations on these rates were viewed as evidence of balance among the various delivery systems. Alternatively, noticeable variations among these services were viewed as discordant delivery requiring further investigation.

**Measure 1: Annual Routine Physical Exam/1,000**

• **Denominator**: Number of people enrolled in each budget population/sub-population as of December 31 of measurement year: Unduplicated count of people and member months.

• **Numerator**: Number of outpatient claims billed with a CPT code between 99381 and 99397.
• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

**Measure 2: Annual ED visit/1,000**

• **Denominator:** Number of people enrolled in each budget population/sub-population as of December 31 of measurement year: Unduplicated count of people and member months.

• **Numerator:** Number of ED visits with a primary diagnosis code identified on the State’s list of ambulatory care sensitive conditions.

• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

**Measure 3: Follow-up within 7 days after a behavioral health discharge**

• **Denominator:** Discharges from acute care hospitals during the measurement year with a primary diagnosis between 290.xx and 314.xx.

• **Numerator:** Any outpatient follow-up visit within 7 days of discharge. (Outpatient visits include PCP, Specialist and Behavioral Health Counseling).

• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

**Goal 6: Identify Opportunities to Improve Outcomes Through a Refined System of Identifying and Enrolling Beneficiaries in Care Management**

It is important to closely monitor enrollment trends by populations to ensure that members are being served through the appropriate delivery system, as well as to identify opportunities for care management.

**Measure 1: Monitor distribution of Medicaid Population by Budget Population/Sub-population**

• **Operational definition:** These are the populations monitored in Table 4.1 and identify the care management systems offered to each person enrolled in Medicaid. It is important that we monitor these populations on a periodic basis to be sure that no one slips through the cracks.

• **Data Sources:** MMIS Eligibility/Enrollment Files.
Goal 7: Maintain Continuity of Care During the ACA Transition

The ACA changed eligibility requirements for many Medicaid populations. EOHHS needs to ensure that those who lost coverage due to the ACA have successfully transitioned to plans under the ACA.

Measure 1: Percent of Medicaid members continuously enrolled.
- **Denominator:** Total Monthly Enrollment in Medicaid.
- **Numerator:** Number of Medicaid members who have been continuously enrolled each of the past 12 months.
- **Data Sources:** MMIS Eligibility/Enrollment Files.

Measure 2: Percent of Medicaid members with out-of-plan benefits.
- **Denominator:** Total Enrollment in Medicaid.
- **Numerator:** Number of Medicaid members with paid claims for out-of-plan services.
- **Data Sources:** MMIS Eligibility/Enrollment Files linked to MC837 and FFS837 claims.
Section 4: Evaluation Results

Goal 1: Effectively Manage Beneficiaries’ Care

One of the Demonstration’s objectives was to shift enrollment from the fee-for-service (FFS) delivery system to managed care, to both assist in effectively managing members’ healthcare and maintain costs. Figures 4.1 and 4.2 below show the number of members in FFS decreasing 65 percent from calendar year (CY) 2014 to CY 2015 and 18 percent through CY 2016.

Figure 4.1: Care Management Assignment Change by Number of Unique Members by Population
Table 4.1 and Figure 4.3 below include details that break out the above populations. In CY 2016, several new initiatives were implemented including, Integrated Health Homes/Assertive Community Treatment (IHH/ACT), Community Health Teams (CHTs), and Accountable Entities (AEs). These initiatives enhanced EOHHS’ ability to assist Rhode Islanders manage their healthcare needs. These programs were also the vehicle used to transition Medicaid members with complex healthcare needs out of FFS and into integrated programs within managed care. Table 4.1 shows the number of unique members in IHH/ACT, CHT, and AEs since their inception. Figure 4.3 represents another view of care management broken out by populations.

<table>
<thead>
<tr>
<th>Initiative</th>
<th>Number of Unique Members</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2016</td>
</tr>
<tr>
<td>Integrated Health Homes/Assertive Community Treatment</td>
<td>13,177</td>
</tr>
<tr>
<td>Community Health Teams</td>
<td>4,482</td>
</tr>
<tr>
<td>Accountable Entities</td>
<td>104,800</td>
</tr>
</tbody>
</table>
Goal 2: Ensure Beneficiary Access to Primary Care

Table 4.2 shows that all populations have meaningful PCP assignments, defined as having a primary care physician of record and having received medical care from the assigned PCP. Everyone who has an assigned PCP has a visit on record (see Table 4.3). However, the Rite Care and Expansion groups, two of our largest populations, have experienced a decrease of PCP assignment over the three-year period. This is an opportunity for further analysis to determine root cause and potential interventions. Data show that PCP involvement increases overall health management and outcomes.

Table 4.2: PCP Assignment Percent of Change by Population

<table>
<thead>
<tr>
<th></th>
<th>Members with a PCP Assignment</th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Rite Care</td>
<td>80.27</td>
<td>69.76</td>
<td>74.2</td>
<td>-8%</td>
<td>6%</td>
</tr>
<tr>
<td>Expansion</td>
<td>95.4</td>
<td>91.1</td>
<td>88.5</td>
<td>-7%</td>
<td>-3%</td>
</tr>
<tr>
<td>Aged, Blind and Disabled</td>
<td>74</td>
<td>78.2</td>
<td>83.6</td>
<td>13%</td>
<td>7%</td>
</tr>
<tr>
<td>Children with Special Health Care Needs</td>
<td>89</td>
<td>85.6</td>
<td>87.8</td>
<td>-1%</td>
<td>3%</td>
</tr>
<tr>
<td>Other</td>
<td>74.8</td>
<td>77.3</td>
<td>79.9</td>
<td>7%</td>
<td>3%</td>
</tr>
<tr>
<td>Table 4.3: PCP Visit Percent of Change by Population</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>--------------------------------------------------</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Members with a PCP Visit</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>2014</strong></td>
<td><strong>2015</strong></td>
<td><strong>2016</strong></td>
<td><strong>% Change 2014 - 2016</strong></td>
<td><strong>% Change 2015 - 2016</strong></td>
<td></td>
</tr>
<tr>
<td>Rite Care</td>
<td>97.6</td>
<td>98.7</td>
<td>98.7</td>
<td>1%</td>
<td>0%</td>
</tr>
<tr>
<td>Expansion</td>
<td>95.7</td>
<td>96.6</td>
<td>97.4</td>
<td>2%</td>
<td>1%</td>
</tr>
<tr>
<td>Aged, Blind and Disabled</td>
<td>90.1</td>
<td>92.3</td>
<td>93.1</td>
<td>3%</td>
<td>1%</td>
</tr>
<tr>
<td>Children with Special Health Care Needs</td>
<td>98.3</td>
<td>98.7</td>
<td>98.8</td>
<td>1%</td>
<td>0%</td>
</tr>
<tr>
<td>Other</td>
<td>94.7</td>
<td>96.7</td>
<td>97.4</td>
<td>3%</td>
<td>1%</td>
</tr>
</tbody>
</table>

**Goal 3: Effectively Target Services Based on Need**

Only individuals designated as “high care need” should qualify for admission to a nursing home under the Reinvented Medicaid initiative. Need is determined based on the Activities of Daily Living Score (ADL); individuals with less than two ADLs are considered “low care need” and as such could be candidates for transition from institutional support to more community-based services. Figure 4.4 shows that from CY 2014 through CY 2016, approximately 20 percent of members in nursing homes had less than two ADLs.

**Figure 4: Percent of Members in Nursing Homes with Less Than Two ADLs**

To further understand this population, EOHHS analyzed the characteristics of individuals, including both new entrants and individuals already in institutional settings, with an ADL score of less than two. The analyses revealed that although these members do score as “low care” need in terms of ADLs, 19 percent have a developmental disability that is likely the cause of their institutionalization. In fact, when comparing those with ADL less than 2 to those with ADL of 2 or more, there is a significant difference in the percent with a developmental disability (See Chart 4.5 below). Future analysis will include investigating the remainder of the nursing home residents with an ADL score of less than 2 to understand the potential for transitioning these...
members out of the nursing home and back into the community with appropriate services in place.

**Figure 4.5: Comparison of Individuals with a Developmental Disability by ADL Score**

![Developmental Disability ADL Score](image)

Critical incidents such as inpatient stays and emergency department (ED) visits are important metrics to track on all LTC members. These metrics are also important to compare residents in nursing homes with those in HCBS settings. Table 4.4 shows the number of unique individuals with at least one critical incident, and the number of critical events that occurred by year. Table 4.5 shows the number of incidents by incident type by year. Data is from Money Follows the Person (MFP) and Nursing Home Transition Program (NHTP) enrollees only and does not cover the entire long-term care Medicaid population. Additional individuals may have been transitioned without these formal programs. Though it appears that there has been no change in critical events, this is a rather small sample size, so any changes over time are not necessarily indicative of the entire population. However, the types of critical incidents of note are hospitalizations and ED visits. Expanding the tracking of critical incidents among a larger Medicaid LTC population could assist in identifying needs and future interventions.

**Table 4.4: Number of Unique Individuals with a Critical Incident and Number of Critical Incidents Each Year**

<table>
<thead>
<tr>
<th>Year</th>
<th># of Unique Individuals w/ at least 1 Event</th>
<th># of Unique Individuals w/ more than 1 Event</th>
<th># of Critical Events</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td>48</td>
<td>23</td>
<td>94</td>
</tr>
<tr>
<td>2015</td>
<td>45</td>
<td>14</td>
<td>101</td>
</tr>
<tr>
<td>2016</td>
<td>46</td>
<td>32</td>
<td>118</td>
</tr>
<tr>
<td>2017</td>
<td>36</td>
<td>24</td>
<td>60</td>
</tr>
<tr>
<td>Total</td>
<td>175</td>
<td>93</td>
<td>373</td>
</tr>
</tbody>
</table>
### Table 4.5: Number of Incidents by Type*

<table>
<thead>
<tr>
<th>Type of Incident</th>
<th>2014</th>
<th>2015</th>
<th>2016</th>
<th>2017</th>
<th>Four Year Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abuse</td>
<td>4</td>
<td>1</td>
<td>0</td>
<td>1</td>
<td>6</td>
</tr>
<tr>
<td>Attempted suicide</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Criminal justice system</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Death</td>
<td>5</td>
<td>10</td>
<td>6</td>
<td>9</td>
<td>30</td>
</tr>
<tr>
<td>ER Visit</td>
<td>35</td>
<td>27</td>
<td>35</td>
<td>22</td>
<td>119</td>
</tr>
<tr>
<td>Exploitation</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>3</td>
</tr>
<tr>
<td>Hospitalization</td>
<td>51</td>
<td>69</td>
<td>65</td>
<td>39</td>
<td>224</td>
</tr>
<tr>
<td>Medication error</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Missing person</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Natural disaster</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Neglect</td>
<td>1</td>
<td>1</td>
<td>0</td>
<td>2</td>
<td>4</td>
</tr>
<tr>
<td>Other</td>
<td>11</td>
<td>9</td>
<td>19</td>
<td>12</td>
<td>51</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>112</strong></td>
<td><strong>117</strong></td>
<td><strong>125</strong></td>
<td><strong>87</strong></td>
<td><strong>441</strong></td>
</tr>
</tbody>
</table>

* NOTE: Some events have more than one incident type.

### Goal 4: Appropriately and Effectively Transition Members from Long-Term Care Settings to the Community

It is also important to examine successful transitions from a nursing home. Table 4.6 shows transitions, by year, among nursing home members. While two to three percent of individuals have been successfully transitioned from 2014 to 2017, it is important to again note the small sample size. If these results could be expanded to a larger LTC Medicaid population, these results would be more meaningful.

### Table 4.6: Transitions of Nursing Home Members

<table>
<thead>
<tr>
<th>Calendar Year</th>
<th>All Ages</th>
<th>65 Years and Over</th>
<th>65 Years and Over</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FTEs in Custodial NH</td>
<td>Number Transitioned</td>
<td>Percent Transitioned</td>
</tr>
<tr>
<td>2014</td>
<td>4,340</td>
<td>120</td>
<td>2.8%</td>
</tr>
<tr>
<td>2015</td>
<td>4,187</td>
<td>109</td>
<td>2.6%</td>
</tr>
<tr>
<td>2016</td>
<td>3,861</td>
<td>86</td>
<td>2.2%</td>
</tr>
<tr>
<td>2017</td>
<td>3,203</td>
<td>87</td>
<td>2.3%</td>
</tr>
</tbody>
</table>

EOHHS has pulled together an internal team comprised of program, policy, and analytic staff to analyze specific programs within the HCBS umbrella to better understand the population’s specific needs. EOHHS’ rebalancing efforts increasingly focus on supporting members with an array of services that allow them to safely remain in the community. Table 4.7 shows the number of unique members in each HCBS program by calendar year. These data provide a baseline from
which EOHHS will continually monitor and adjust programs and services to ensure members who reside in the community have the supports they need to remain there.

<table>
<thead>
<tr>
<th>Table 4.7: Number of Unique Members in Each HCBS Program by Calendar Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>HCBS Program</td>
</tr>
<tr>
<td>Adult Day</td>
</tr>
<tr>
<td>Core Community Services</td>
</tr>
<tr>
<td>DEA Assisted Living</td>
</tr>
<tr>
<td>DEA Community Services</td>
</tr>
<tr>
<td>Habilitation Community Services</td>
</tr>
<tr>
<td>Habilitation Group Homes</td>
</tr>
<tr>
<td>Personal Choice</td>
</tr>
<tr>
<td>Preventative Services</td>
</tr>
<tr>
<td>RI Housing Assisted Living</td>
</tr>
<tr>
<td>Shared Living</td>
</tr>
<tr>
<td><strong>Total Population</strong></td>
</tr>
</tbody>
</table>

**Goal 5: Ensure Access to Essential Services**

One of the best ways to monitor parity in access to essential services is to track utilization rates across populations. Significant variation can suggest issues with access to important services that may need to be further investigated. Tables 4.8 through 4.11 show the percent of change in utilization by population. Overall, there has been an increase in PCP visits except for the Expansion and At-Risk Youth populations. Newly enrolled Expansion members show a high rate of PCP visits as they have initial access to healthcare benefits. However, over time, continuously enrolled expansion members appear to decrease their PCP visits. The decrease in PCP visit rate among At-Risk Youth has decreased significantly. Although this is a very small population, the threat of these fragile youth falling through the cracks is high. Further analysis is required to determine root cause that will highlight areas for program improvement.
Table 4.8: PCP Utilization Percent Change by Population (PCP Visits/1000)

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>ABD</td>
<td>3,101</td>
<td>3,671</td>
<td>3,801</td>
<td>2,609</td>
<td>23%</td>
<td>4%</td>
</tr>
<tr>
<td>CSHCNs</td>
<td>2,810</td>
<td>2,955</td>
<td>3,137</td>
<td>3,149</td>
<td>12%</td>
<td>6%</td>
</tr>
<tr>
<td>EFP</td>
<td>432</td>
<td>823</td>
<td>443</td>
<td>140</td>
<td>2%</td>
<td>-46%</td>
</tr>
<tr>
<td>Elders 65+</td>
<td>147</td>
<td>184</td>
<td>137</td>
<td>41</td>
<td>-7%</td>
<td>-26%</td>
</tr>
<tr>
<td>Expansion</td>
<td>3,186</td>
<td>2,965</td>
<td>2,764</td>
<td>2,528</td>
<td>-13%</td>
<td>-7%</td>
</tr>
<tr>
<td>Other</td>
<td>189</td>
<td>232</td>
<td>268</td>
<td>240</td>
<td>41%</td>
<td>15%</td>
</tr>
<tr>
<td>Rlte Care</td>
<td>2,784</td>
<td>2,896</td>
<td>2,808</td>
<td>2,670</td>
<td>1%</td>
<td>-3%</td>
</tr>
<tr>
<td>Youth at Risk</td>
<td>440</td>
<td>277</td>
<td>167</td>
<td>24</td>
<td>-62%</td>
<td>-40%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>2,676</strong></td>
<td><strong>2,816</strong></td>
<td><strong>2,753</strong></td>
<td><strong>2,441</strong></td>
<td><strong>3%</strong></td>
<td><strong>-2%</strong></td>
</tr>
</tbody>
</table>

ED utilization rates are driven by patient morbidity and access to primary care (See Table 4.9). Complex patients who are poorly managed generally have higher ED utilization rates as do otherwise healthy populations with poor or obstructed access to primary care. Comparisons among populations tend to confirm these assumptions.

These data suggest that consistent progress in reducing ED visits is being made in all but one population - CSHCNs. As expected, ABD adults (which include the most complex cases) have the highest ED utilization rate and the lowest percent decrease between CY 2014 and 2016. The elevated rate in the Expansion population in CY 2014 is likely due to initial problems in connecting with their PCP. It is encouraging to see the rate decrease year-over-year through 2016. Similarly, decreased rates in the Rlte Care program are also encouraging. Rates in the Elders 65+ seem low but this population will be followed more closely in the future.

Table 4.9: Change in ED Visits Utilization by Population (ED Visits/1000)

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>ABD</td>
<td>1,067</td>
<td>1,031</td>
<td>1,006</td>
<td>739</td>
<td>-6%</td>
<td>-2%</td>
</tr>
<tr>
<td>CSHCNs</td>
<td>639</td>
<td>613</td>
<td>594</td>
<td>614</td>
<td>-7%</td>
<td>-3%</td>
</tr>
<tr>
<td>EFP</td>
<td>386</td>
<td>614</td>
<td>271</td>
<td>25</td>
<td>-30%</td>
<td>-56%</td>
</tr>
<tr>
<td>Elders 65+</td>
<td>124</td>
<td>122</td>
<td>111</td>
<td>85</td>
<td>-11%</td>
<td>-10%</td>
</tr>
<tr>
<td>Expansion</td>
<td>799</td>
<td>709</td>
<td>699</td>
<td>593</td>
<td>-13%</td>
<td>-1%</td>
</tr>
<tr>
<td>Other</td>
<td>113</td>
<td>119</td>
<td>126</td>
<td>99</td>
<td>11%</td>
<td>6%</td>
</tr>
<tr>
<td>Rlte Care</td>
<td>573</td>
<td>553</td>
<td>542</td>
<td>514</td>
<td>-5%</td>
<td>-2%</td>
</tr>
<tr>
<td>Youth at Risk</td>
<td>70</td>
<td>28</td>
<td>22</td>
<td>2</td>
<td>-68%</td>
<td>-21%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>661</strong></td>
<td><strong>632</strong></td>
<td><strong>618</strong></td>
<td><strong>535</strong></td>
<td><strong>-7%</strong></td>
<td><strong>-2%</strong></td>
</tr>
</tbody>
</table>
Table 4.10 tracks inpatient utilization rates by year and population. Overall, our inpatient utilization has remained fairly constant since 2014 with some notable variances. Rates in the Expansion population decreased significantly between 2014 and 2015 but it is suspected that that is evidence of demand among people previously uninsured. Rates among the EFP population varied inconsistently; it is suspected that that is due to the small sample size for that population.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>ABD</td>
<td>229</td>
<td>249</td>
<td>232</td>
<td>161</td>
<td>1%</td>
<td>-7%</td>
</tr>
<tr>
<td>CSHCNs</td>
<td>129</td>
<td>154</td>
<td>142</td>
<td>135</td>
<td>10%</td>
<td>-8%</td>
</tr>
<tr>
<td>EFP</td>
<td>76</td>
<td>522</td>
<td>266</td>
<td>241</td>
<td>250%</td>
<td>-49%</td>
</tr>
<tr>
<td>Elders 65+</td>
<td>41</td>
<td>44</td>
<td>41</td>
<td>28</td>
<td>0%</td>
<td>-7%</td>
</tr>
<tr>
<td>Expansion</td>
<td>127</td>
<td>109</td>
<td>109</td>
<td>79</td>
<td>-14%</td>
<td>0%</td>
</tr>
<tr>
<td>Other</td>
<td>17</td>
<td>30</td>
<td>38</td>
<td>14</td>
<td>122%</td>
<td>26%</td>
</tr>
<tr>
<td>RIte Care</td>
<td>58</td>
<td>93</td>
<td>79</td>
<td>61</td>
<td>36%</td>
<td>-15%</td>
</tr>
<tr>
<td>Youth at Risk</td>
<td>3</td>
<td>6</td>
<td>4</td>
<td>0</td>
<td>32%</td>
<td>-36%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>100</td>
<td>120</td>
<td>109</td>
<td>80</td>
<td>9%</td>
<td>-9%</td>
</tr>
</tbody>
</table>

Goal 6: Identify Opportunities to Improve Outcomes Through a Refined System of Identifying and Enrolling Beneficiaries in Care Management

To further evaluate the Medicaid populations in care management, and to assure that all Medicaid members have been assigned to an appropriate level of care management, unique members across budget populations were examined overtime (CY14 to CY17). The data in Table 4.11 show a small decrease in the Other and Adults with Mental Illness without insurance populations from CY2014 to CY2017. The decrease is likely due to challenges with EOHHS’ new unified enrollment system. The increases, specifically with Medicaid Expansion, are a direct result of the ACA. Medicaid Expansion began in late 2013 and the population has grown from approximately 65,631 in 2014 to 99,361 in 2017. This is a population that could receive healthcare through the ACA. The addition of the Expansion population and the increase in this population over time has allowed more Rhode Islanders to received managed healthcare. The increase in adults at risk of LTC illustrates EOHHS’ success in identifying the population and ensuring they remain safely in the community. Similarly, the increase in the population of children at risk shows EOHHS’ success in identifying children at need of supportive services to prevent them from becoming Medicaid eligible.
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>ABD</td>
<td>55,704</td>
<td>56,146</td>
<td>56,420</td>
<td>57,904</td>
<td>3.9%</td>
<td>2.6%</td>
</tr>
<tr>
<td>AD Non-Working</td>
<td>173</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Adults at Risk for LTC</td>
<td>2,877</td>
<td>3,062</td>
<td>3,228</td>
<td>3,410</td>
<td>18.5%</td>
<td>5.6%</td>
</tr>
<tr>
<td>Adults with Mental Illness w/o Insurance</td>
<td>12,368</td>
<td>12,027</td>
<td>12,025</td>
<td>12,025</td>
<td>-2.8%</td>
<td>0.0%</td>
</tr>
<tr>
<td>CSHCNs</td>
<td>14,162</td>
<td>14,318</td>
<td>14,173</td>
<td>14,345</td>
<td>1.3%</td>
<td>1.2%</td>
</tr>
<tr>
<td>EFP</td>
<td>536</td>
<td>379</td>
<td>663</td>
<td>992</td>
<td>85.1%</td>
<td>49.6%</td>
</tr>
<tr>
<td>Elders65+</td>
<td>8,507</td>
<td>8,507</td>
<td>8,856</td>
<td>8,824</td>
<td>3.7%</td>
<td>-0.4%</td>
</tr>
<tr>
<td>Medicaid Expansion</td>
<td>65,631</td>
<td>81,671</td>
<td>88,148</td>
<td>99,361</td>
<td>51.4%</td>
<td>12.7%</td>
</tr>
<tr>
<td>Other</td>
<td>27,912</td>
<td>26,365</td>
<td>26,802</td>
<td>25,472</td>
<td>-8.7%</td>
<td>-5.0%</td>
</tr>
<tr>
<td>Rite Care</td>
<td>173,201</td>
<td>177,179</td>
<td>182,617</td>
<td>193,259</td>
<td>11.6%</td>
<td>&lt;1%</td>
</tr>
<tr>
<td>Kids at Risk for Medicaid</td>
<td>4,189</td>
<td>4,220</td>
<td>4,465</td>
<td>4,730</td>
<td>12.9%</td>
<td>5.9%</td>
</tr>
</tbody>
</table>

**Goal 7: Maintain Continuity of Care During the ACA Transition**

Tracking continuity of enrollment in Medicaid is an important function in monitoring continuity of care resulting from the ACA. Table 4.12 shows continuous enrollment among populations from CY14 to CY17. With the introduction of the ACA, Expansion members continuously enrolled in CY2014 was under 50 percent. This has increased 51 percent from CY2014 to CY2017. In comparison, most members in population groups *Adults at Risk for LTC* and *Adults with Mental Illness* were continuously enrolled from 2014 through 2017, and two thirds of members in population groups *ABD*, *CSHCN*, and *Rite Care* were continuously enrolled during the same period.
As discussed above, Medicaid Expansion members are increasingly and continuously enrolled, suggesting continuity of care has been maintained within the managed care system. Premium assistance members, including parents/caretaker of Medicaid eligible children in households with incomes between 142 percent and 179 percent of the Federal Poverty Level (FPL) who previously could not access care, have been enrolled in a Qualified Health Plan (QHP) through HealthSource RI. Figure 4.6 below shows that EOHHS has consistently enrolled these members since implementation of the ACA. Because cost trends are directly related to enrollment trends, costs have remained consistent during the CY2014 through CY2016 time period.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>ABD</td>
<td>79%</td>
<td>80%</td>
<td>81%</td>
<td>84%</td>
<td>6%</td>
<td>4%</td>
</tr>
<tr>
<td>AD Non-Working</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Adults at Risk for LTC</td>
<td>92%</td>
<td>95%</td>
<td>96%</td>
<td>95%</td>
<td>4%</td>
<td>0%</td>
</tr>
<tr>
<td>Adults with Mental Illness w/o insurance</td>
<td>97%</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
<td>3%</td>
<td>0%</td>
</tr>
<tr>
<td>CSHCNs</td>
<td>75%</td>
<td>74%</td>
<td>73%</td>
<td>74%</td>
<td>-1%</td>
<td>2%</td>
</tr>
<tr>
<td>EFP</td>
<td>10%</td>
<td>6%</td>
<td>24%</td>
<td>17%</td>
<td>68%</td>
<td>-28%</td>
</tr>
<tr>
<td>Elders65+</td>
<td>58%</td>
<td>55%</td>
<td>56%</td>
<td>70%</td>
<td>20%</td>
<td>26%</td>
</tr>
<tr>
<td>Medicaid Expansion</td>
<td>42%</td>
<td>60%</td>
<td>63%</td>
<td>63%</td>
<td>51%</td>
<td>0%</td>
</tr>
<tr>
<td>Other</td>
<td>49%</td>
<td>53%</td>
<td>53%</td>
<td>54%</td>
<td>11%</td>
<td>4%</td>
</tr>
<tr>
<td>Rite Care</td>
<td>68%</td>
<td>73%</td>
<td>76%</td>
<td>78%</td>
<td>14%</td>
<td>3%</td>
</tr>
<tr>
<td>Kids at Risk for Medicaid</td>
<td>34%</td>
<td>37%</td>
<td>46%</td>
<td>70%</td>
<td>107%</td>
<td>53%</td>
</tr>
</tbody>
</table>

As discussed above, Medicaid Expansion members are increasingly and continuously enrolled, suggesting continuity of care has been maintained within the managed care system. Premium assistance members, including parents/caretaker of Medicaid eligible children in households with incomes between 142 percent and 179 percent of the Federal Poverty Level (FPL) who previously could not access care, have been enrolled in a Qualified Health Plan (QHP) through HealthSource RI. Figure 4.6 below shows that EOHHS has consistently enrolled these members since implementation of the ACA. Because cost trends are directly related to enrollment trends, costs have remained consistent during the CY2014 through CY2016 time period.
Figure 4.6: Market Place Subsidy Enrollees, Unique Enrollees and Actual Costs

Market Place Subsidy Enrollees, Unique Enrollees and Actual Costs

Actual Costs

Year and Month
Attachment 1: Aid Categories Included in “Other” Waiver Population

The ‘Other’ waiver population referenced in Section 4: Evaluation Results, Goal 6: Populations includes the following Aid Categories:

Cat Needy Alien Emg. Only / Aged
Cat Needy Alien Emg. Only / Disabled
Cat Needy Cash Assist / Disabled
Cat Needy Home Comm Base Svc / Aged
Cat Needy Home Comm Base Svc / Disabled
Cat Needy Medical Asst Eligible / Aged
Cat Needy Medical Asst Eligible / Disabled
Cat Needy No Cash Assist / Disabled Adult
Former Foster Child
MA Expansion Adult w/o Dependent Child, LE 133%
Med Needy Alien Emg Only / Aged
Med Needy Individual / Aged
Med Needy Individual / Disabled
Postpartum Woman Ext FP MA ineligible Alien 250%<Income<350% of FPL
Postpartum Woman Ext FP MA ineligible Alien Income<185% of FPL
Postpartum Woman Ext FP, Federally ineligible, 185% - 250% of FPL
QUALIFYING INDIVIDUALS 1
RIPAE Copay Level 1 8018 - 60/40 COPAY
RIPAE Copay Level 2 8019 - 30/70 COPAY
RIPAE Copay Level 3 8020 - 15/85 COPAY
RIPAE Copay Level 4 8021 - 15/85 COPAY
Rite Care Post-Partum Woman Ext. FP 250%<Income<350% of FPL
Special Adolescent - state only program
Attachment D: Quality Monitoring and External Quality Review Organization Reports
Report to the Centers for Medicare and Medicaid Services

Quality Monitoring and External Quality Review Organization Reports

Submitted by the Rhode Island Executive Office of Health and Human Services

(EOHHS)
Rhode Island’s Comprehensive Quality Strategy

Federal regulations that outline States’ responsibilities for overseeing Medicaid managed care systems have established a series of requirements for quality assessment and performance improvement. One essential requirement is a written quality strategy for assessing and improving the quality of healthcare services furnished by managed care organizations.

Rhode Island’s Comprehensive Quality Strategy for its Comprehensive Section 1115 Demonstration builds on the State’s initial framework for continuous quality improvement, Strategy for Assessing the Improving the Quality of Managed Care Services Offered under RIte Care. This seminal framework was one of the first of its kind in the United States, approved by CMS in April 2005, it focused on Rhode Island’s first capitated Medicaid managed care program, RIte Care.

Through the Comprehensive Section 1115 Demonstration, Medicaid-funded services on the continuum of care are now organized, financed, and delivered through a single demonstration.\(^{50}\) This approach provides the infrastructure by which EOHHS can implement a quality strategy that measures specific goals and objectives across all Medicaid delivery systems.

EOHHS reviews the Comprehensive Quality Strategy periodically to assess the strategy’s effectiveness and update, as needed. The most recent update was made in 2014 to incorporate three major policy initiatives:

- The implementation of Phase One of Rhode Island’s program from Medicaid and Medicaid Eligible individuals who are eligible for full Medicaid benefits.

- The enrollment of the Affordable Care Act Medicaid Expansion population (adults between the ages of 19 and 65 years who are at or below the Federal Poverty Level based on household income using the application of a modified adjusted growth income who are not pregnant, not entitled to or enrolled in Medicare, and not eligible for mandatory coverage under the State’s Medicaid Plan.

- The December 2013 CMS renewal of the State’s Comprehensive Section 1115 Demonstration and associated Special Terms and Conditions.

The Comprehensive Quality Strategy identifies how Rhode Island’s quality approach and efforts advance the National Quality Strategy priorities, the fundamental goals of the Comprehensive Section 1115 Demonstration, and the principles of the Rhode Island Medicaid program. The strategy serves as the basis for measuring and making program improvements in terms of timely access to necessary healthcare services, quality outcomes and cost-effectiveness across the entire Medicaid program.

\(^{50}\) Excluded from the Comprehensive Section 1115 Demonstration are disproportional share hospital payments; administrative expenses; phased Part D contributions; and payments to local education agencies for services that are furnished only in a school-based setting and for which there is no third-party payer.
Rhode Island’s Program Oversight Processes for Managed Care

Rhode Island Medicaid holds monthly oversight and administration meetings with the State’s four Medicaid participating plans: Neighborhood Health Plan of Rhode Island (NHPRI), United Healthcare Community Plan of Rhode Island (UHCP-RI), Tufts Health Plan (which came into the Rhode Island Medicaid market recently in March of 2017), and United Healthcare Dental (UHC Dental). These monthly meetings are conducted separately with each health plan. Agenda items focus on both standing topics as well as emerging issues. Before calendar year 2017, health plan oversight meetings were organized into content areas addressed on a quarterly cycle as follows:

- Operations (January, April, July, October)
- Financial performance (February, May, August, November)
- Quality improvement, compliance, program integrity (March, June, September, December)

Beginning in calendar year 2017, Rhode Island Medicaid has transitioned away from the rigid rotation of content areas, moving towards an Active Contract Management model addressing the key areas of focus each month, addressing issues as they arise, and taking deep dives into various topic areas of interest.

A team of highly qualified individuals who have managed care experience and intimate knowledge of the Rhode Island Medicaid program lead the oversight of managed care (including dental). These professionals serve as the chief liaison between the MCO and Rhode Island Medicaid. The team’s responsibilities include monitoring compliance and contract performance, identifying problem areas, assisting in the development and implementation of corrective actions plans, providing technical assistance to improve quality and cost-effectiveness and ensuring that MCOs are addressing any changes in Federal and State rules and regulations.

Rhode Island Medicaid conducts monthly internal staff meetings to discuss oversight of the MCO contracts and prepare for the monthly oversight meetings with the plans. Rhode Island Medicaid staff identify strategies and develop recommendations for program improvements.

State-Mandated Quality Reporting

Rhode Island Medicaid requires its participating MCOs to submit a comprehensive series of reports, which are used for oversight and monitoring. Staff analyze these reports to identify emerging trends, potential barriers or unmet needs, and quality of care issues, which are reviewed with the health plans during the monthly oversight meetings.
Table 1 below lists the quality reports that the MCOs must submit and the reporting frequency. MCOs are also required to submit additional reports, not listed below, for operational and financial oversight.

<table>
<thead>
<tr>
<th>RiteCare, Rhody Health Partners, Rhody Health Expansion, and CSN populations (NHPRI and UHCP-RI)</th>
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<tr>
<td>• Accountable Entity attributed lives reports (quarterly)</td>
<td>• Annual compliance plan (annually)</td>
<td>• Not a Candidate report (monthly)</td>
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<td>• Annual quality plan and evaluation (annually)</td>
<td>• 24-hours emergency back-up report (quarterly)</td>
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<td>• Grievances and appeals (quarterly)</td>
<td>• Accountable Entity attributed lives report (quarterly)</td>
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<td>• Alternative payment methodology reporting (quarterly)</td>
<td>• HEDIS® data (annually)</td>
<td>• Annual compliance plan (annually)</td>
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<td>• CAHPS® data (annually)</td>
<td>• Informal complaints (quarterly)</td>
<td>• Annual quality plan and evaluation (annually)</td>
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<tr>
<td>• Communities of Care (quarterly)</td>
<td>• Member satisfaction survey results (annually)</td>
<td>• Care transitions (quarterly)</td>
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<tr>
<td>• Grievances and appeals (quarterly)</td>
<td>• Provider panel report (quarterly)</td>
<td>• DEA service utilization (monthly)</td>
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<tr>
<td>• HEDIS data (annually)</td>
<td>• Provider satisfaction survey results (annually)</td>
<td>• Home care access (bi-weekly)</td>
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<td>• Informal complaints (quarterly)</td>
<td>• Provider snapshot access survey results (twice annually)</td>
<td>• LTSS expenditure (twice per year)</td>
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<tr>
<td>• Pain Management (quarterly)</td>
<td>• Quality Improvement Project activities (quarterly)</td>
<td>• LTSS operational reports (quarterly)</td>
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<tr>
<td>• PCP reporting (quarterly)</td>
<td>• Secret shopper access survey (twice annually)</td>
<td>• Nursing Home Transition Program and Money Follows the Person import file (monthly)</td>
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<td>• Pharmacy reports (quarterly)</td>
<td>• Utilization (quarterly)</td>
<td>• Nursing home quality report (quarterly)</td>
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<td>• Provider panel report (quarterly)</td>
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<tr>
<td>• Provider snapshot access survey results (twice annually)</td>
<td></td>
<td>• Provider snapshot access survey results (quarterly)</td>
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<tr>
<td>• Quality Improvement Project and Performance Goal Program activities (quarterly)</td>
<td></td>
<td>• Pharmacy generics first (quarterly)</td>
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<tr>
<td>• Secret shopper access survey (twice annually)</td>
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<td>• Pharmacy Home (quarterly)</td>
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<td>• High utilizer report (quarterly)</td>
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<td>• Special purchases-Personal Choice (quarterly)</td>
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</table>

**External Quality Review**

Federal regulations require an annual External Quality Review (EQR) of Rhode Island’s Medicaid managed care program to be conducted by an independent contractor and submitted to the Centers for Medicare and Medicaid Services. Rhode Island Medicaid has been committed to an EQR as an important quality improvement process prior to the promulgation of this Federal regulation. Rhode Island Medicaid contracts with Island Peer Review Organization (IPRO) to
conduct this EQR function. IPRO is responsible for the assessment and reporting of the impact of the managed care programs on the accessibility, timeliness and quality of services.

Each year, IPRO produces health plan-specific technical reports and an aggregated EQR report of the mandatory EQR-related activities. Beginning in reporting year 2015, IPRO produced two additional health plan-specific reports for Rhody Health Options, managed long-term services and supports, and Rite Smiles, managed dental benefits for children. These reports provide the health plans and EOHHS with an analysis of key findings of successes and opportunities as well as recommendations for focused activities in the coming year.

In developing the annual EQR reports, IPRO analyzes a rich and diverse set of qualitative and quantitative data, including the following from each of the health plans:

- Geo Access provider network analyses
- CAHPS® member satisfaction survey reports from NCQA-certified CAHPS® auditor
- HEDIS® rates and audit reports from NCQA-certified HEDIS® auditor
- Enrollment data
- NCQA accreditation survey findings
- Performance Goal Program results
- Quality Improvement Project results
- Quality Improvement Program Descriptions
- Care management reports
- Health plan’s responses to previous year’s technical report recommendations

EOHHS shares the technical and aggregated reports with the Rhode Island Regional and CMS Federal Officers. Additionally, the aggregated report is posted publicly to the EOHHS website. The reports are also shared with the respective health plans. Each health plan is required to provide response to the feedback and recommendations made by the EQRO.

In the 2015 aggregate report, IPRO concluded that “the Rhode Island Medicaid managed care program and its participating Health Plans (NHPRI and UHCP-R1) have had an overall positive impact on the accessibility, timeliness, and quality of services for Medicaid recipients. This is supported by the fact that both Health Plans were awards an overall rating of four and half (4.5) out of five (5) as Medicaid Health Plans by the NCQA for 2015.”

The most recent aggregate report can be accessed at the following link:

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51 Annual External Quality Review Technical Report (Aggregate), Reporting Year 2015, IPRO, Inc, October 2016 (p. 9)
In March of 2016, IPRO also conducted an optional EQR-related activity for the state to focus on access to primary care, specialty care, behavioral healthcare, and dental services (as applicable) in the wake of the Affordable Care Act expansion of Medicaid. IPRO conducted Secret Shopper Surveys as a new member (of each health plan) seeking appointments. IPRO identified opportunities for the health plans (including Dental) to update provider directories, educate provider networks on the State’s access standards, and conduct more frequent access studies. Rhode Island Medicaid now requires the health plans to conduct access studies via an IPRO established Secret Shopper Survey methodology and monitors results twice annually.

**Performance Goal Program**

In 1998, Rhode Island Medicaid established a performance-based incentive program for the MCOs. Rhode Island was the 2nd state in the nation to establish a performance-based system that promotes paying for value.

A significant number of the measures in the Performance Goal Program (PGP) are from standardized measurement sets: HEDIS® and CAHPS®. Rhode Island Medicaid uses Quality Compass comparative percentile rankings to establish benchmarks for HEDIS® and CAHPS® measures. Targets for State-based measures are set according to historical performance and state or national goals.

Incentive awards are distributed across domains and measures with varying weights. MCOs earn the full award per measure by meeting the Quality Compass 90th percentile benchmark or state-target. MCOs may earn a partial award per measure by meeting the Quality Compass 75th percentile benchmark.

Results from the annual PGP are presented to the health plans along with the earned financial incentive. Results are published in an annual report “Monitoring Quality and Access” that is posted on the Rhode Island EOHHS website. The most recent report can be accessed at the following link:

http://www.eohhs.ri.gov/Portals/0/Uploads/Documents/Reports/MonitoringQualityandAccess102716.pdf

Beginning in Q4 2016, EOHHS now engages with the health plans on a quarterly basis to review progress on PGP measures. As outlined above, the health plans must submit a report each quarter with updated data points for each measure, discuss interventions and identify barriers. EOHHS then meets with both health plans at the same time to foster the spirit of shared learning, collaboration, reduce duplication of efforts, and improve the State’s ability to identify and address system-level interventions that may impact measures.

The 2017 PGP was made available to the MCOs for RIte Care, Rhody Health Partners and CSN lines of business and separately to the Rhody Health Expansion line of business. Tables 2 and 3 below display the domains, measures, targets and sources of data for PGP 2017.
<table>
<thead>
<tr>
<th>Domain and Measures</th>
<th>Target</th>
<th>Source</th>
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<tbody>
<tr>
<td><strong>Utilization</strong></td>
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<tr>
<td>Emergency room utilization rate per 1000 (baseline)</td>
<td>Baseline</td>
<td>Encounter Data</td>
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<tr>
<td>Plan all-cause readmission (baseline for all populations RIt Care, CSN, RHP and RHE)</td>
<td>Baseline</td>
<td>HEDIS®</td>
</tr>
<tr>
<td>Behavioral health readmission</td>
<td>Baseline</td>
<td>Encounter Data</td>
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<tr>
<td>Well-child visits in 1st 15 mos of life</td>
<td>QC 90th Percentile</td>
<td>HEDIS®</td>
</tr>
<tr>
<td>Well-child visits in 3rd-6th yrs of life</td>
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<tr>
<td>Adolescent well-care visit</td>
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<td>HEDIS®</td>
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<tr>
<td>Frequency of ongoing prenatal care</td>
<td>QC 90th Percentile</td>
<td>HEDIS®</td>
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<tr>
<td><strong>Access to Care</strong></td>
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<tr>
<td>Child and adolescent access to primary care practitioner</td>
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<tr>
<td>Adult members had an ambulatory or preventive care visit</td>
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<tr>
<td>Timeliness of prenatal care</td>
<td>QC 90th Percentile</td>
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<tr>
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<td><strong>Prevention and Screening</strong></td>
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<td>Lead screening</td>
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<td>Childhood immunization status</td>
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<td>Immunizations for adolescents</td>
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<tr>
<td>Weight assessment &amp; counseling</td>
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<tr>
<td>Developmental screening in the first 3 years of life</td>
<td>State-specified</td>
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<tr>
<td>Adult BMI assessment</td>
<td>QC 90th Percentile</td>
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<td>Members (&gt;18 years old) received advice on smoking cessation</td>
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<td>Follow-up for children prescribed ADHD-initiation</td>
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<td>Follow-up for children prescribed ADHD-continuation and maintenance</td>
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<td>Adherence to antipsychotic medications for individuals with schizophrenia</td>
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<tr>
<td>Use of multiple concurrent antipsychotics in children and adolescents (baseline)</td>
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<td><strong>Expanded Models of Care Delivery and Payment</strong></td>
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<td>Increase the amount of payments made in alternative payment models (baseline for all populations RltCare, CSN, RHP and RHE)</td>
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State-Mandated Quality Improvement Projects

Federal managed care regulations require MCOs to conduct annual Performance Improvement Projects (called “Quality Improvement Projects” in Rhode Island Medicaid). Quality Improvement Projects are required in the core Medicaid Managed Care Services contract; in the Rhody Health Options contracts, and in the RIte Smiles contract.

Rhode Island Medicaid requires that each health plan organizes its Quality Improvement Projects using a template that was developed by the National Committee for Quality Assurance (NCQA) for accreditation and certification purposes. The Quality Improvement Activity form provides a robust set of standards and guidance for summarizing quality improvement activities.

Beginning in Q4 2016, EOHHS now engages with the health plans on a quarterly basis to review progress on Quality Improvement Projects, similarly to the State’s engagement on Performance Goal Program measures. As outlined in the reporting requirements above, the health plans must submit a report each quarter with updated data points for each measure, discuss interventions and identify barriers. EOHHS then meets with both health plans at the same time to foster the spirit of shared learning and collaboration, reduce duplication of efforts, and to improve the State’s ability to identify and address system-level interventions that may impact measures. Findings from the Quality Improvement Projects are also presented to the State’s EQRO for validation purposes each year.

Rhode Island Medicaid sets forth the areas of focus for the health plan’s annual Quality Improvement Projects based on our synthesis of qualitative and quantitative measures, HEDIS® and CAHPS® results, findings from the annual Performance Goal Program, and recommendations from the EQRO.

For calendar year 2017, Table 4 below outlines the Quality Improvement Projects that are in process for each health plan,
### Table 4: 2017 Quality Improvement Project Topics

<table>
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<tr>
<th>RiteCare, Rhody Health Partners, Rhody Health Expansion, and CSN populations (NHPRI and UHCP-RI)</th>
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</table>
| • Developmental screening in the first three years of life  
• Antidepressant medication management  
• Initiation and engagement of alcohol and other drug dependence  
• A measure of the health plans’ choosing related to social determinants of health (measure definition and specifications to be approved by Rhode Island Medicaid). Measure must be related to housing, education, literacy, food security, employment, transportation, criminal justice involvement, or intimate partner violence. | • Preventive [oral] health services  
• Dental sealants on first or second molar | • Transitions from the nursing home to the community who are eligible for the Rhode to Home Program |

### Accreditation by the National Committee for Quality Assurance

Rhode Island has required its Medicaid participating health plans to be accredited by the National Committee for Quality Assurance (NCQA) since the inception of our State’s managed care program in 1994. NCQA is a private, 501(c)(3) not-for-profit organization dedicated to improving healthcare quality. NCQA is the most widely-recognized accreditation program in the US, accrediting health plans in every state as well as the District of Columbia and Puerto Rico.

NCQA issues an accreditation status based on the health plan’s performance against the rigorous standards and audited HEDIS® and CAHPS® results. The standards evaluate the health plan’s quality management and improvement, network management, utilization management, credentialing and re-credentialing, member’s rights and responsibilities, member connections, and Medicaid benefits and services. The highest accreditation status issued is “Excellent,” followed by “Commendable,” “Accredited,” “Provisional,” “Interim,” then “Denied.”

The Rhode Island core Medicaid Managed Care Services contract maintains a performance “floor” such that a “Provisional” accreditation status requires a corrective action plan within 30 days and may result in contract termination. Additionally, any denial of accreditation by NQCA shall be considered cause for termination of the State’s contract with the MCO. Health plans are required to share with Rhode Island Medicaid any communications pertaining to the MCO’s accreditation by NCQA as well as actual HEDIS® and CAHPS® data, transmittals and reports.
Currently, both Neighborhood Health Plan of Rhode Island and United Healthcare Community Plan of Rhode Island are accredited with “Excellent” status affirming their programs for services and clinical quality meet or exceed rigorous requirements for consumer protection and quality improvement. HEDIS® and CAHPS® results are in the highest range of national performance. Figures 1 and 2 below represent each MCO’s current star results across each of the five dimensions that comprise the overall “Excellent” accreditation status.

**Figure 1: Neighborhood Health Plan of Rhode Island NCQA Star Results**

<table>
<thead>
<tr>
<th>Star Results</th>
<th>RESULTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Access and Service</td>
<td>★★★☆☆ ★★★ ★★★ ★★★</td>
</tr>
<tr>
<td>Access to needed care, offer good customer service.</td>
<td></td>
</tr>
<tr>
<td>Qualified Providers</td>
<td>★★★☆☆ ★★★ ★★★ ★★★</td>
</tr>
<tr>
<td>Ensuring doctors are licensed and patients are satisfied with their care.</td>
<td></td>
</tr>
<tr>
<td>Staying Healthy</td>
<td>★★★☆☆ ★★★ ★★★ ★★★</td>
</tr>
<tr>
<td>Helping people maintain good health.</td>
<td></td>
</tr>
<tr>
<td>Getting Better</td>
<td>★★★☆☆ ★★★ ★★★ ★★★</td>
</tr>
<tr>
<td>Activities that help people get well.</td>
<td></td>
</tr>
<tr>
<td>Living with Illness</td>
<td>★★★☆☆ ★★★ ★★★ ★★★</td>
</tr>
<tr>
<td>Activities that help people live well while being sick.</td>
<td></td>
</tr>
</tbody>
</table>

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52 National Committee for Quality Assurance “Accreditation Levels”
http://www.ncqa.org/Programs/Accreditation/health-plan-hp/Accreditation-Levels
HEDIS® Quality Measures

The Healthcare Effectiveness Data and Information Set (HEDIS®) is one of the most widely used sets of healthcare performance measures in the United States. HEDIS® originated in the late 1980’s and was entrusted to NCQA in the 1990’s. The HEDIS® measure set addresses a broad range of important health issues and evolves year over year to represent the information purchasers and consumers value. HEDIS® measures require strict measure specifications and must be audited by certified auditors, allowing comparison of performance across health plans.

HEDIS® performance is a key component of NCQA Accreditation, thus the MCOs report on over 30 measures each year to NCQA and to Rhode Island Medicaid. Measures are analyzed by Rhode Island’s EQRO each year and trended over a three-year period. As previously discussed, these analyses inform which measures will be used for the Performance Goal Program and State-mandated Quality Improvement Projects and helps determine other areas of focus in the State’s oversight of the MCOs.

CAHPS® Member Satisfaction Survey

The Consumer Assessment of Healthcare Providers and Systems (CAHPS®) is a survey of health plan enrollees’ experience with healthcare. Surveys are designed to assess aspects of quality that the enrollee can best assess, such as communication skills of providers and ease of access to healthcare services.

Health plans report survey results as part of HEDIS® data collection and component of NCQA Accreditation. Therefore, survey results are shared with NCQA and Rhode Island
Medicaid each year. Results are also analyzed by Rhode Island’s EQRO. As previously discussed, these analyses inform which measures will be used for the Performance Goal Program and State-mandated Quality Improvement Projects and helps determine other areas of focus in the State’s oversight of the MCOs.
State Program Oversight Processes for Home and Community-Based Services

Rhode Island Medicaid is responsible for ensuring that the following six assurances that pertain to 1915(c) home and community-based waiver services (HCBS) are met:

1) Level of Care Determination: Person enrolled has needs consistent with the designated level of care evaluation

2) Service Plan: Participants have a service plan that is appropriate to their need and receive the services and supports outlined in their plan

3) Qualified Providers: Providers are qualified to deliver services and supports

4) Health and Welfare: Beneficiaries’ health and welfare are safeguarded and monitored

5) Financial Accountability: Claims for waiver services are paid per State payment methodologies

6) Administrative Authority: Medicaid agency is involved in the oversight of the waiver and overall responsibility of the program.

The following is a snapshot of metrics that are currently submitted to CMS on a quarterly basis:

- Level of Care Determinations stratified by the following categories (Highest, High, Preventive)
- Percentage of Nursing Home Transition Referrals and Placements
- Percentage of Medicaid beneficiaries in Institutional and HCBS LTC settings, inclusive of cost and utilization of service units
- Percent distribution of expenditures for Long-Term Care Institutional and HCBS by population, including elders 65 years and older, adults with disabilities, and children with special healthcare needs
- Number of Medicaid beneficiaries on a waiting list for any Long-Term Care service
- Percentage of individuals in a non-Medicaid funded Long-Term Care co-pay program by type, unit of service, and expenditures

The current methods utilized by each HCBS program for ongoing monitoring and performance measurement include, but are not limited to the following elements:

- Case Records Reviews
- Provider monitoring, including Background Criminal Investigation
- Fiscal and eligibility review, including utilization reviews
- Functional Status Assessments

On a quarterly basis, the HCBS Oversight and Monitoring team meet to review a case from each month in the previous quarter. The purpose of the review is to identify and address quality concerns and develop system change recommendations as indicated. In addition to these quarterly meetings, key evaluation findings, monitoring outcomes, and updates are presented at the monthly (Rhode Island Medicaid) internal staff meetings, allowing collaboration and alignment of quality oversight across all Medicaid programs.

Rhode Island Medicaid is currently in the process of revamping its quality and oversight of HCBS to ensure alignment and compliance with the recent modification to the §1915(c) HCBS waivers and recently promulgated rules regarding person-centering planning and HCBS settings. In 2015, Medicaid engaged in an annual audit of all HCBS programs, both FFS and managed care. As part of this process, a random sample of records from each program or of combined populations was evaluated to assess and identify baseline performance of Home and Community-Based Services for each assurance across all HCBS programs.
State Program Oversight Processes for the Program All-Inclusive for the Elderly

Federal regulations outline quality requirements for Program All-Inclusive for the Elderly (PACE). These requirements are established under the Social Security Act and are requisite elements in the PACE program agreement between the PACE Organization (PACE Organization of Rhode Island, Inc), CMS and the State’s Administering Agency (Rhode Island Medicaid). Collaboration amongst these three entities is expected on the development and implementation of quality of life outcomes.

The following “Level One” reports are provided to both Rhode Island Medicaid and CMS by PACE Organization of Rhode Island, Inc with aggregate and individual-level data:

- Routine immunizations
- Grievances and appeals
- Enrollments
- Disenrollments
- Prospective enrollees
- Readmissions
- Emergency (unscheduled) care
- Unusual incidents
- Deaths

The following “Level Two” reports are provided to both Rhode Island Medicaid and CMS by PACE Organization of Rhode Island, Inc within 48 hours of occurrence:

- Death
- Infectious disease outbreaks
- Falls
- Pressure ulcers

Upon reporting a Level Two occurrence, PACE Organization of Rhode Island, Inc must demonstrate the completion of an internal investigation, which must begin within 24 hours of reporting the incident and be finalized within 30 days. PACE must conduct a root-cause analysis of the incident, identifying any “system” failures and improvement opportunities. PACE
Organization of Rhode Island, Inc must also prepare a case presentation for a telephone discussion with CMS and Rhode Island Medicaid.

PACE Organization of Rhode Island, Inc must develop a Quality Assessment and Performance Improvement Plan. This plan must be reviewed annually by the PACE governing body and should delineate the following:

- Areas in which the organization should improve or maintain the delivery of services and patient care
- Specific structure, process, and outcome measures including, but not limited to:
  - Utilization of services (hospitalization and emergency department visits)
  - Participant and caregiver satisfaction
  - Outcome measures derived from data collected during participant assessments
  - Effectiveness and safety of staff-provided and contracted services
  - Non-clinical area including grievances and appeals
  - Development and implementation of plans of action to improve or maintain quality of care

Rhode Island Medicaid holds quarterly oversight meetings with PACE Organization of Rhode Island, Inc to discuss operational, financial, quality and compliance issues. In advance of these meetings, PACE Organization of Rhode Island submits to Rhode Island Medicaid the Quality Assessment and Performance Improvement Plan, results from quarterly measurements, and patient satisfaction survey outcomes. PACE Organization of Rhode Island, Inc holds monthly quality meetings to review progress on these goals. Results are submitted to CMS every two years as part of the CMS and Rhode Island Medicaid site visit. The measures identified in this process are set by ongoing needs assessments and CMS recommendations per the site visit reviews.

Additionally, key findings and updates are presented at the monthly (Rhode Island Medicaid) internal staff meetings, allowing collaboration and alignment of quality oversight across all Medicaid programs.
The State’s CMS 416: Annual EPSDT Participation Report is produced annually and focuses on Rhode Island Medicaid’s Early and Periodic Screening, Diagnosis, and Treatment (EPSDT) program. The CMS 416 includes but is not limited to:

- Screening Ratio
- Participant Ratio
- Total Eligibles referred for corrective treatment
- Total Eligibles receiving any dental services
- Total Eligibles receiving preventive dental services
- Total Eligibles receiving dental treatment services
- Total Eligibles receiving a sealant on a permanent molar tooth
- Total Eligibles receiving dental diagnostic services
- Total Eligibles receiving oral health services by a non-dentist provider
- Total number of screening blood lead tests

For each measure, findings are reported by age groups: <1 year, 1-2 years, 3-5 years, 6-9 years, 10-14 years, 15-18 years, and 19-20 years.

Upon submission of this report to CMS, findings are shared with the managed dental benefit plan, United Healthcare Dental, and with the managed medical plans. Results are also incorporated into the EQR report for dental. Results from this report and recommendations from the EQR drive the topic selection for Quality Improvement Projects.
Rhode Island Medicaid participates in voluntary quality measure reporting through CMS each year. In the most recent reporting year, Rhode Island Medicaid reported on the Child Core Set, Adult Core Set and Health Home Core Set (for the Cedar Health Home for Children and Youth with Special Health Care Needs).

In 2014, Rhode Island Medicaid was ranked number one in child quality for reporting the highest number of measures and for having a high performance on reported measures. CMS no longer provides an overall ranking. However, they do publish an annual report that compares states and Rhode Island continues to outperform other states across most reported measures. Additionally, Rhode Island Medicaid uses the Core Measure Sets to inform the measures used in its Performance Goal Program, Quality Improvement Projects, and measures used to assess the performance outcomes of various Medicaid programs.

**Child Core**

In 2016, Rhode Island Medicaid reported on 19 out of 26 measures. This includes one additional measure over the previous year’s report: *Use of Multiple Concurrent Antipsychotics in Children and Adolescents*. The data for the Child Core reports is calculated the health plans’ HEDIS® and CAHPS® data. Additionally, Rhode Island Medicaid incorporated non-HEDIS® and non-CAHPS® Child Core measures into the health plans required Quality Improvement Projects to collect and report this data.

- Several measures increased from 2015 to 2016: Developmental Screening in the First Three Years of Life, Child and Adolescent Access to Primary Care (12-19 year olds), Timeliness of Prenatal Care, and Medication Management for People with Asthma.

- Fourteen measures remained the same or had a slight decrease in rates reported from 2015 to 2016. These measures had overall high performance and rank in the 75th or 90th percentile according to Quality Compass 2015 Rankings.

- One measure showed a decrease in performance and does not meet the 75th or 90th percentile rankings: Children and Adolescent Access to Primary Care for 12-24 month olds. The health plans attribute this decline to issues with identifying and de-duplicating newborns.

**Adult Core**

In 2016, Rhode Island Medicaid reported 18 out of 30 measures. This includes one additional measure over the previous year’s report: *HIV Viral Load Suppression*. Another key difference in this year’s report, is that the data was derived solely from the health plans through HEDIS®, CAHPS® and Quality Improvement Projects. In previous year under the Adult Medicaid Quality Grant, Rhode Island Medicaid calculated measures to combine health-plan reported data with the data for the Medicaid Fee-For-Service population. However, a sufficient (and growing) portion
of the population now receive their care through a managed care organization and the reports from the health plans sufficiently represent our total population.

- Several measures increased from 2015 to 2016: Adult Body Mass Index Assessment, Postpartum Care Rate, and Controlling High Blood Pressure.

- Measures that remained the same, but have overall high performance include Comprehensive Diabetes Care measures and Follow-up After Hospitalizations for Mental Illness. These measures have overall high performance and rank in the 75th or 90th percentile according to Quality Compass 2015 Rankings.

- Three measures decreased or did not meet the 75th or 90th percentile rankings: Chlamydia Screening in Women Ages 21-24, Adherence to Antipsychotics for Individuals with Schizophrenia, and Antidepressant Medication Management. These measures will remain a focus in future Performance Goal Program, Quality Improvement Projects and/or specific program performance outcomes.

**Health Home Core**

In 2017, Rhode Island Medicaid reported on the Health Home Core Set for the Cedar Health Homes for Children and Youth with Special Health Care Needs for Federal Fiscal Years 2014, 2015 and 2016. Rhode Island Medicaid reported on 7 out of 11 measures as measures that are relevant to the Cedar population and feasible to calculate.

Performance on the reported measures is relatively low (compared to performance of similar measures in other Rhode Island Medicaid programs). However, this can be attributed to small population size (more susceptible to frequent changes due to chance); missing behavioral health claims from encounter data; and a lack of systematic tracking of data in the Cedar medical records. EOHHS is actively working on addressing the improvement of encounter data. Beginning in calendar year 2016, EOHHS implemented a new system of tracking Cedar medical record data. Rhode Island Medicaid expects to see greater improvements on these measures in future reporting years.

In 2017, the Rhode Island agency for Behavioral Health, Developmental Disabilities, and Hospitals (BHDDH) reported on the Health Home Core Set for two additional health home programs for Federal Fiscal Years 2014, 2015 and 2016. As BHDDH is the licensing agency for the facilities operating these health home programs, they currently have the best source of historical information to calculate these Health Home Core Measures. However, both the Integrated Health Homes and Opioid Treatment Health Home services have been moved into managed care. Going forward, Rhode Island Medicaid will partner with BHDDH, the health plans, and the providers to calculate these measures. The Health Home Core Set measures will inform the set of performance outcomes measures that are shared with the providers on a quarterly basis for the purpose of quality improvement and best practice sharing.
Attachment E: Evaluation Design for Future Demonstration (2019-2023)
Introduction

Since the approval of the initial 1115 Demonstration Waiver in 2009, EOHHS has drawn upon lessons learned from significant events to continually reform and refine the Medicaid program. The newly requested changes to the Demonstration for the second five-year extension will afford EOHHS the authorities and flexibilities that are essential to successfully transforming Rhode Island’s Medicaid program. As discussed in Section 1 of the Demonstration Extension Request, the guiding principles and strategic goals have been refined to reflect the focused efforts to transform the Medicaid program.

This document describes the methods, measures, and data that will be used to evaluate the three hypotheses associated with the guiding principles of the Demonstration:

- Providing care through an AE will increase coordination of services among medical, behavioral, and specialty providers resulting in better outcomes of Medicaid beneficiaries, while decreasing total cost of care.

- By coordinating the majority of beneficiaries’ care, primary care physician (PCP) and other preventative visits will increase and ambulatory sensitive emergency department visits and inpatient stays will decrease.

- Delivering appropriate care in the community will rebalance services and costs, resulting in an increase in HCBS and a decrease in custodial care placements.
Demonstration Evaluation Design

EOHHS is required to evaluate the Demonstration by integrating the outcomes from each evaluation component into one programmatic summary as outlined in STC 128. This section details the methods and measures EOHHS will implement to evaluate the Demonstration according to CMS specifications.

**Methods**

Quantitative analyses will be conducted using secondary data, including, but not limited to, Medicaid eligibility and enrollment data from MMIS, Medicare and Medicaid claims, managed care encounter data, as well as elements from the Minimum Data Set (MDS), Level of Care Determination, and Home and Community Based Services (HCBS) Authorization File. The observation period of interest will include the years 2017-2023, with the time origin representing two years prior to the renewal of the Demonstration. Both descriptive and multivariate modeling will provide estimates for process implementation, trends in costs associated with the Demonstration and outcomes over time. Additional primary datasets will be developed as various components of this evaluation strategy are implemented. If sampling frames are required, care will be taken to assure that there is a sample size of adequate power to support any conclusions. All datasets will be developed with credible edits to assure their validity and completeness.

The evaluation will assess differences in both process and outcome variables, including cost and utilization patterns among members using various delivery systems (MCO or PCCM) and coverage types (Medicaid only or MMP). Variables that have not been previously defined will be operationalized within the respective hypotheses to follow. Appropriate statistical analyses will be selected for each hypothesis. For dichotomous comparisons, chi-square and odds ratios with 95 percent confidence intervals will be utilized. Interval comparisons will be assessed using t-tests. Additionally, multivariate models to address the impact of the Demonstration on outcomes of interest, adjusted for all known covariates, will be employed.

**Measure Construction**

**Principle 1: Pay for Value, not Volume**

**Hypothesis:** Providing care through an AE will increase coordination of services among medical, behavioral, and specialty providers resulting in better outcomes of Medicaid beneficiaries, while decreasing total cost of care.

**Measure 1:** Total expenditures for all attributed patients to the AE (as defined and outlined in the EOHHS Total Cost of Care (TCOC) Guidance Document).

- **Denominator:** Number of people enrolled in an AE population as of December 31 of measurement year.
• **Numerator:** Number of people in each budget population/sub-population who had at least one outpatient visit (i.e., CPT code 99201-99215 or 99381-99397) with their PCP during measurement year.

• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

• **Rationale:** The AE model’s primary objective is to transition to an integrated care model in which provider networks can better address care for the whole person and avoid duplications as well as improve timing and delivery to avoid high-cost settings. Total cost of care should be reflected as the total expenditures for all attributed patients to the AE (as defined and outlined in the Total Cost of Care (TCOC) Guidance Document).

**Measure 2: Percent of care delivered in the attributed AE.**

• **Denominator:** Total visits in each subset (outpatient visits by claim type, BH visits based on primary diagnosis, annual well visit based on procedure code and provider taxonomy, specialist visits based on visit code and provider taxonomy).

• **Numerator:** Total visits in each subset at each of the attributed AE site or with the attributed primary care physician (PCP).

• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

• **Rationale:** See measure 1 rationale.

**Measure 3: Percent of recipients in an attributed AE using the emergency department annually (Annual ED visit/1,000)**

• **Denominator:** Number of AE enrollees as of December 31 of measurement year: Unduplicated count of people and member months.

• **Numerator:** Number of ED visits, among AE enrollees, in the measurement year.

• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

• **Rationale:** See measure 1 rationale.

**Measure 4: Percent of AE enrollees with an inpatient admission (IP) annually (Annual IP admits/1,000)**

• **Denominator:** Number of AE enrollees as of December 31 of measurement year: Unduplicated count of people and member months.

• **Numerator:** Number of IP admissions, among AE enrollees, in the measurement year.
• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

• **Rationale:** See measure 2 rationale.

**Measure 5: Percent of AE enrollees with an Annual Well Visit (AE Member Visit/1,000)**

• **Denominator:** Number of total continuously enrolled (9 out of 12 months) AE attributed members.

• **Numerator:** Number of continuously enrolled (9 out of 12 months) AE members who have had at least 1 well-visit within the span of the year.

• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

• **Rationale:** See measure 1 rationale.

**Measure 6: Percent of AE enrollees that churn overall and churn by AE**

• **Denominator:** Number of total continuously enrolled (9 out of 12 months) AE attributed members.

• **Numerator:**
  - Number of AE enrollees who are no longer attributed to their original AE
  - Number of AE enrollees who move from their original AE to a different AE attribution

• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

• **Rationale:** See measure 1 rationale.

**Principle 2: Coordinate Physical, Behavioral, and Long-Term Healthcare**

**Hypothesis:** By coordinating the majority of beneficiaries’ care, primary care physician (PCPs) and other preventative visits will increase and ambulatory sensitive emergency department visits and inpatient stays will decrease.

**Measure 1: Percent of recipients who have at least one outpatient visit with their primary care provider annually**

• **Denominator:** Number of people enrolled in each budget population/sub-population as of December 31 of measurement year.
• **Numerator:** Number of people in each budget population/sub-population who had at least one outpatient visit (i.e., CPT code 99201-99215 or 99381-99397) with their PCP during measurement year.

• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

• **Rationale:** Annual PCP visits are preventative to assure patients conditions are controlled over time. Further, patients with an established PCP relationship are less likely to seek healthcare in external venues (i.e., ED’s) that are costlier because they have an overall care management plan that is an essential component of all care management systems.

**Measure 2: Percent of recipients assigned to an Accountable Entity (AE) quarterly**

• **Denominator:** Number of people enrolled in each budget population/sub-population as of December 31 of measurement year.

• **Numerator:** Number of people in each budget population/sub-population assigned to an AE site.

• **Data Sources:** MMIS Eligibility and Enrollment Files.

• **Rationale:** This measure is designed to assure that all Medicaid recipients in Rhode Island are associated with one of several established care management systems. Each of these systems will be held accountable for the services provided to populations assigned to their care. EOHHS will also assess performance on a variety of parameters to identify model delivery systems for provision of care across the continuum.

**Principle 3: Rebalance the Delivery System Away from High-Cost Settings**

**Hypothesis:** Delivering appropriate care in the least restrictive setting in the community, will rebalance services and costs, resulting in an increase in HCBS and a decrease in custodial care placements.

**Measure 1: Percent of recipients who receive HCBS services in Parent and Youth Peer Support, Developmentally Disabled population, and Coordinated Specialty Care populations.**

• **Denominator:** Medicaid population who qualify for HCBS during the measurement year.

• **Numerator:** Total Medicaid recipients receiving HCBS by population.

• **Data Sources:** Rhode Island EOHHS Data Warehouse. MMIS Eligibility/Enrollment Files as well as Claims-based MC837 and FFS837 claims.
• **Rationale:** Reasonable re-balancing efforts need to monitor HCBS and transitions from community settings to inpatient settings (i.e. nursing home, group home, psychiatric residential facilities) and assure that patients are held harmless in the process. The effectiveness of these services should bend the cost curve in a favorable direction.

**Measure 2: Percent of recipients who score in each level of care at risk for custodial placement.**

- **Denominator:** Medicaid patients with a paid claim from the custodial placement during the measurement year.
- **Numerator:** Medicaid patients at each level of care during the measurement year.
- **Data Sources:** Rhode Island EOHHS Data Warehouse.
- **Rationale:** Attempts to re-balance LTSS are based on the assumption that there are people in custodial placement who could be more effectively treated in the community at a lower cost. These level of care assessments identify the populations likely to have better outcomes in the community setting.

**Measure 3: Percent of recipients utilizing the emergency department annually (Annual ED visit/1,000)**

- **Denominator:** Number of people enrolled in each budget population/sub-population as of December 31 of measurement year: Unduplicated count of people and member months.
- **Numerator:** Number of ED visits in the measurement. Broken out by Medical and Behavioral Health Diagnoses.
- **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.
- **Rationale:** Rebalancing LTSS ensures that recipients receive appropriate services in the least restrictive and most appropriate setting and are therefore less likely to require emergency department and inpatient services.

**Measure 4: Percent of recipients with an inpatient admission (IP) annually (Annual IP admits/1,000)**

- **Denominator:** Number of people enrolled in each budget population/sub-population as of December 31 of measurement year (Unduplicated count of people and member months).
- **Numerator:** Number of IP admissions in the measurement broken out by Medical and Behavioral Health Diagnoses.
• **Data Sources:** MMIS Eligibility/Enrollment Files linked to claims-based data files (MC837 and ffs837) claims.

• **Rationale:** See Measure 3 rationale.
Attachment F: Public Notice Materials
Public Notice of 1115 Demonstration Waiver Extension Request

STATE OF RHODE ISLAND
EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES

3/25/2018 PUBLIC NOTICE OF PROPOSED RHODE ISLAND COMPREHENSIVE 1115 DEMONSTRATION WAIVER EXTENSION REQUEST

In accordance Rhode Island General Laws 42-35, notice is hereby given that the Rhode Island Executive Office of Health and Human Services (EOHHS) intends to submit to the Centers for Medicare and Medicaid Services (CMS) its request to extend the Rhode Island Comprehensive 1115 Demonstration Waiver (11-W-00242/I) through December 31, 2023.

1115 Demonstration Waiver Extension Request

The RI Comprehensive 1115 Demonstration Waiver (“Demonstration”) provides federal authority for EOHHS to expand eligibility to individuals who are not otherwise Medicaid or CHIP eligible, offer services that are not typically covered by Medicaid, and use innovative service delivery systems that improve care, increase efficiency, and reduce costs. The current Demonstration expires on December 31, 2018. EOHHS intends to request a five-year extension of the Demonstration, with additional waiver and expenditure authorities that will allow EOHHS to continue to make improvements to the Medicaid program. The RI Comprehensive 1115 Demonstration Extension Request outlines the specific authorities being requested from CMS.

The proposed extension is accessible on the EOHHS website (http://www.eohhs.ri.gov/ReferenceCenter/MedicaidStatePlanand1115Waiver/WaiverExtension.aspx) or available in hard copy upon request (401-462-6348 or RI Relay, dial 711). Interested persons should submit data, views, or written comments by April 23, 2018 to Melody Lawrence, Executive Office of Health and Human Services, 3 West Rd, Cranston, RI, 02920, or melody.lawrence@ohhs.ri.gov.

Notice is hereby given in accordance with the provisions of Chapter 42 - 35 of the Rhode Island General Laws, as amended, that the Secretary will hold three (3) Public Hearings on the above-mentioned matter on April 2, 2018 at 3:30pm, April 3, 2018 at 10:00am and April 10, 2018 at 3:30pm, at which time and place all persons interested therein will be heard. Public Hearings will be held:

<table>
<thead>
<tr>
<th>Public Hearing #1</th>
<th>Public Hearing #2</th>
<th>Public Hearing #3</th>
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<tr>
<td>April 2, 2018</td>
<td>April 3, 2018</td>
<td>Tuesday, April 10th 2018</td>
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<tr>
<td>3:30-4:30pm</td>
<td>10:00-11:00am</td>
<td>3:30-4:30pm</td>
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<td>Westerly Public Library &amp; Wilcox Park</td>
<td>Woonsocket Public Library</td>
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<td>Warwick, RI 02886</td>
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The Executive Office of Health and Human Services does not discriminate against individuals based on race, color, national origin, sex, gender identity or expression, sexual orientation, religious belief, political belief, or handicap in acceptance for or provision of services or employment in its programs or activities.
Notice of 1115 Demonstration Waiver Extension Request to Interested Parties List

STATE OF RHODE ISLAND
EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES

TO: Interested Parties
FROM: Executive Office of Health and Human Services
DATE: March 23, 2018
SUBJECT: Proposed Rhode Island Comprehensive 1115 Demonstration Waiver Extension Request

The Rhode Island Executive Office of Health and Human Services (EOHHS) is advertising the request to extend the Rhode Island Comprehensive 1115 Demonstration Waiver (11-W-00242/1) through December 31, 2023.

1115 DemonstrationWaiver Extension Request

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The Executive Office of Health and Human Services does not discriminate against individuals based on race, color, national origin, sex, gender identity or expression, sexual orientation, religious belief, political belief, or handicap in acceptance for or provision of services or employment in its programs or activities.
Abbreviated Public Notice
Summary of RI Comprehensive 1115 Demonstration Waiver Extension

In accordance with Rhode Island General Laws Chapter 42-35, notice is hereby given that the Rhode Island Executive Office of Health and Human Services (EOHHS) proposes to submit to the Centers for Medicare and Medicaid Services (CMS) its request to extend the Rhode Island Comprehensive 1115 Demonstration Waiver (11-W-00242/I) through December 31, 2023, (as the current Demonstration expires on December 31, 2018). EOHHS is soliciting public comments through April 23, 2018.

This document is an abbreviated public notice, as required by 42 CFR 431.408(a)(2)(ii), that provides information on the public comment process, brief descriptions of the proposed modifications to the existing Demonstration, and new waiver and expenditure authorities, that is included in the extension request, and a link to the Demonstration Extension request.

Link to Demonstration Extension request: The proposed extension is accessible on the EOHHS website (http://www.eohhs.ri.gov/ReferenceCenter/MedicaidStatePlanand1115Waiver/WaiverExtension.aspx) or available in hard copy upon request (401-462-6348 or RI Relay, dial 711).

Public Comment Process: Notice is hereby given in accordance with the provisions of Chapter 42 - 35 of the Rhode Island General Laws, as amended, that the Secretary will hold three (3) Public Hearings on the above-mentioned matter on April 2, 2018 at 3:30pm, April 3, 2018 at 10:00am and April 10, 2018 at 3:30pm, at which time and place all persons interested therein will be heard. Interested persons should submit data, views, or written comments by April 23, 2018 to Melody Lawrence, Executive Office of Health and Human Services, 3 West Rd, Cranston, RI, 02920, or melody.lawrence@eohhs.ri.gov. Public Hearings will be held on:

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**Background:** 1115 Demonstration Waivers allow states the authority to waive certain sections of federal Medicaid requirements, affording flexibilities to design and improve their programs in innovative ways that still support the objectives of the Medicaid/CHIP program. Under the Rhode Island Comprehensive 1115 Waiver Demonstration ("Demonstration"), EOHHS operates its entire Medicaid program with the exception of: 1) disproportionate share hospital (DSH) payments; 2) administrative expenses; 3) phased-Part D contributions; and 4) payments to local education agencies (LEA) for services that are furnished only in a school-based setting, and for which there is no third-party payer. The Demonstration provides federal authority for EOHHS to expand eligibility to individuals who are not otherwise Medicaid or CHIP eligible, offer services that are not typically covered by Medicaid, and use innovative service delivery systems that improve care, increase efficiency, and reduce costs.

The current Demonstration expires on December 31, 2018. EOHHS intends to request a five-year extension of the Demonstration, with additional waiver and expenditure authorities that will allow EOHHS to continue to make improvements to the Medicaid program. This extension request constitutes EOHHS’ request for the authority, or flexibility, to receive federal matching funds. Securing state appropriations needed to implement these waivers/services is a separate process that must go through the usual budget processes. Provided below are brief descriptions of the proposed modifications to the existing Demonstration, and new waiver and expenditure authorities, that are included in the extension request. Unless otherwise noted, all existing authorities are requested to remain in force.

<table>
<thead>
<tr>
<th>Waiver</th>
<th>Description</th>
<th>Pay for value, not for volume</th>
<th>Coordinating physical, behavioral, &amp; long-term health care</th>
<th>Rebalance the delivery system away from high-cost settings</th>
<th>Promote efficiency, transparency, and flexibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eligibility</td>
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<tr>
<td>Streamlining the Process for Collecting Beneficiary Liability to Decrease</td>
<td>• EOHHS proposes a new approach to the collection of beneficiary liability; the State will collect the beneficiary liability directly from</td>
<td></td>
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<td>X</td>
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<tr>
<td>Improve Program Integrity</td>
<td>• This change would solely address the process of collection; methodology for determining the application of beneficiary income to the cost of care will remain the same.</td>
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<tr>
<td>Medicaid LTSS for Adults with Developmental and Intellectual Disabilities Group Homes</td>
<td>• Request to strengthen eligibility criteria for group home services for the developmentally disabled (DD) population receiving HCBS; designed to ensure that the services provided are in the most integrated, least restrictive setting, that the services are appropriate for the needs of the population, and to reduce an over reliance on the most restrictive and highest cost community living option. • Criteria will not be applied to those individuals that are already residing in a group home</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Facilitating Medicaid Eligibility for Children with Special Needs</td>
<td>• Establish an eligibility category for children who meet the SSI disability criteria, but whose household income and assets exceed the SSI resource limits. • Allows children who meet the SSI disability criteria and require care in a residential treatment facility to become Medicaid eligible and receive residential care without parents needing to voluntarily relinquish custody to DCYF.</td>
<td></td>
<td>X</td>
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<tr>
<td>Benefits</td>
<td></td>
<td>X</td>
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<tr>
<td>Covering Family Home Visiting Programs to Improve Birth and Early Childhood Outcomes</td>
<td>• Seeking authority to receive federal matching funds for evidence-based home visiting services for Medicaid-eligible pregnant women and children up to age four who are at-risk for adverse health, behavioral, and educational outcomes are the target population • Aims at improving maternal and child health outcomes, encourage positive parenting, and promote child development and school readiness</td>
<td>X</td>
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<tr>
<td>Supporting Home- and Community-Based Therapeutic Services for the Adult Population</td>
<td>• Expansion of current in-home/community-based skill building and therapeutic/clinical services for children to adults. • Services may include but are not limited to: evidence based practices; home-based specialized treatment; home-based treatment support; individual-specific orientation; transitional services; lead therapy; life skill building; specialized treatment consultation by a behavioral health clinician; and treatment coordination</td>
<td>X</td>
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<tr>
<td>Enhancing Peer Support Services for Parents and Adolescents</td>
<td>• Request to offer peer mentoring services to children, youth, and young adults, and their families, who have complex behavioral health needs and</td>
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<td>Youth Navigating Behavioral Health Challenges</td>
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<td>are at risk of removal from the home due to child welfare or juvenile justice involvement, or who may need extended residential psychiatric treatment.</td>
<td>- Peer support providers who struggled with and successfully overcame behavioral health challenges as youth may work directly with current youth deemed in need of the service, or parent support providers who have parented youth involved in the behavioral health, child welfare, juvenile justice or other youth serving systems may support parents or caregivers directly to enhance the parent/caregivers' ability to address their child's behavioral health.</td>
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<tr>
<td>To be claimed under Budget Services 4 for at risk youth</td>
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| Improving Access to Care for Homebound Individuals | | | |
|---------------------------------------------|---------------------------------|---|
| Request to cover home-based primary care services only for Medicaid-eligible individuals who are homebound, have functional limitations that make it difficult to access primary care, or for whom routine office-based primary care is not effective because of complex medical, social, and/or behavioral health conditions. |  | X | X | X |

| Building Supports for Individuals in a Mental Health or Substance Use Crisis | | | |
|---------------------------------------------|---------------------------------|---|
| Behavioral Health Link (BH Link) triage center to support crisis stabilization and short-term treatment for individuals experiencing a behavioral health or substance use crisis. |  |  | X | X | X |
| Number of providers allowed to provide this service will be limited based on need. |  |  |  |  |

| Providing Clinical Expertise to Primary Care through Telephonic Psychiatric Consultation | | | |
|---------------------------------------------|---------------------------------|---|
| Authority to cover child, adolescent and adult telephonic psychiatric consultation services for primary care practitioners; this is an expansion of the SIM initiative Pediatric Psychiatry Resource Network or “FedIPRN” to adults. |  |  |  | X | X | X |

| Facilitating Successful Transitions to Community Living | | | |
|---------------------------------------------|---------------------------------|---|
| Seeking to revise the current authority for Community Transition Services by: |  |  | X | X | X |
| 1. Characterizing the services as a Preventive service, rather than a Core service; and |  |  |  |  |
| 2. Expanding the allowable expenses that can be covered under this authority to include: |  |  |  |  |
| - Storage fees; |  |  |  |  |
| - Weather appropriate clothing; |  |  |  |  |
| - Assistance with obtaining needed items for housing applications (e.g., assistance with obtaining and paying for a |  |  |  |  |
### Ensuring the Effectiveness of Long-Term Services and Supports

- Request to modify the LTSS expedited eligibility authority by:
  1. Using a more efficient, clinical/functional expedited eligibility review process that employs a shortened, concise application that will capture the information (from medical providers) needed to identify individuals who qualify for LTSS;
  2. Expanding the benefit package to include Preventive HCBS;
  3. Increasing the number of days that adult day care services may be covered from three (3) to five (5) days per week; and
  4. Including an option to provide additional hours of personal care/home maker services above the twenty (20) hours currently allowed for beneficiaries with the highest clinical/functional need for an institutional level of care.

### Modernizing the Preventive and Core Home- and Community-Based Services Benefit Package

- BOHHS seeks to modernize the Preventive and Core Home and Community Based Service (HCBS) package for beneficiaries who meet the applicable clinical/functional criteria by:
  1. Eliminating select HCBS that are no longer needed as they are now State Plan benefits;
  2. Broadening the range of needs-based Preventive and Core HCBS (see list below);
  3. Updating the definitions of the benefits, and
  4. Instituting authority to cap the amount or duration of Preventive HCBS based on need and mandate cost-sharing for Preventive HCBS.
- New Preventive HCBS include:
  - Assistive technology
  - Chore
  - Community Transition Services
  - Home stabilization
  - Limited non-emergency transportation/home visits
  - Medication management/administration
  - Peer Supports
  - Skilled-nursing when pre-authorized based on need
- New Core HCBS include:
  - Bereavement Counseling
  - Career Planning
  - Consultative Clinical and Therapeutic Services
  - Prevocational Services
  - Psychosocial Rehabilitation Services
  - Training and Counseling Services for Unpaid Caregivers

<table>
<thead>
<tr>
<th>Delivery System</th>
<th>Description</th>
<th>X</th>
<th>X</th>
<th>X</th>
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<tr>
<td>DSHP Claiming and Expenditure Authority for a Full Five Years</td>
<td>Extension of the Designated State Health Program (DSHP) authority through December 31, 2020, allowing continued work on AEs and Healthcare Workforce Development activities through 2022.</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Piloting Dental Case Management</td>
<td>Pilot four new dental case management CPT codes in select group of approximately six trained dental practices across the state. Monitored via claims data from MMIS and a customized data collection form to determine effectiveness prior to full implementation.</td>
<td>X</td>
<td>X</td>
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</tr>
<tr>
<td>Promoting Access to Appropriate, High-Quality Mental Health and Substance Use Treatment by Waiving the IMD Exclusion</td>
<td>Waiver of IMD exclusion in section 1905(a)(29)(B) of the Social Security Act and 42 CFR 435.1009 to allow Medicaid coverage and federal financial participation for residential treatment services for Medicaid-eligible people who have mental health or substance use disorders and are participating in residential treatment programs with a census of 16 or more beds that are considered IMDs.</td>
<td>X</td>
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<td>Testing New Personal Care and Homemaker Services Payment Methodologies Aimed at Increasing Provider Accountability</td>
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<td>• Pilot an Alternative Payment Methodology (such as bundled payments, per member-per-month payments, episodic payments, and quality-adjusted payments) for personal care and homemaker services</td>
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<td>• Pilot first, then full implementation if evaluation proves successful</td>
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|   | X | X | X | X |
March 23, 2018

Autumn Leaf Spears
Narragansett Indian Health Center
4533 South County Trail
Charlestown, RI 02913

Dear Autumn,

In accordance with the requirements of our Tribal Consultation Policy, this is to notify you that the Rhode Island Executive Office of Health and Human Services (EOHHS) will be submitting its request to extend the Rhode Island Comprehensive 1115 Demonstration Waiver (11-W-00242/1) through December 31, 2023 to the Centers for Medicare and Medicaid Services (CMS).

The Demonstration provides federal authority for EOHHS to expand eligibility to individuals who are not otherwise Medicaid or CHIP eligible, offer services that are not typically covered by Medicaid, and use innovative service delivery systems that improve care, increase efficiency, and reduce costs. The current Demonstration expires on December 31, 2018. EOHHS intends to request a five-year extension of the Demonstration, with additional waiver and expenditure authorities that will allow EOHHS to continue to make improvements to the Medicaid program. The RI Comprehensive 1115 Demonstration Extension Request outlines the specific authorities being requested from CMS.

The Secretary will hold three (3) Public Hearings on the above-mentioned matter at the following times and locations:

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If you have specific questions regarding this proposed extension request or would like to schedule a meeting to discuss it, please contact Melody Lawrence via email at melody.lawrence@ohhs.ri.gov or via phone at (401) 462-6348.

Sincerely,

/Patrick M. Tigue/
Patrick M. Tigue
Medicaid Program Director
Executive Office of Health and Human Services
<table>
<thead>
<tr>
<th>Comment Summary</th>
<th>EOHHS Response</th>
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<td>Commenter pointed out that the total general revenue budget for fiscal year 2019 was stated incorrectly (pg 4) and under waiver authority sought for Delivery System Request #1 DSHP Claiming and Expenditure Authority for a Full Five Years, there is a digit missing in the federal financial participation amount (pg 51).</td>
<td>EOHHS corrected these errors.</td>
</tr>
<tr>
<td>Commenter inquired whether the provider and the member will continue to be notified of patient share amounts under Eligibility Request #1 - Streamlining the Process for Collecting Beneficiary Liability to Decrease Provider Burden and Improve Program Integrity. Commenter expressed support for this waiver request, and urged that notice be given as far in advance as possible to assist clients with budgeting. Additionally, commenter stated that there needs to be better communication pathways to reach someone that can help at the Department of Human Services or EOHHS.</td>
<td>If this proposed process is implemented, notices will still be generated to the member regarding their changes in cost of care. EOHHS intends to notice individuals as soon as possible. EOHHS continues to make efforts to improve the communication pathways. No revisions to the Extension Request were made.</td>
</tr>
<tr>
<td>Commenter asked if members with developmental disabilities (DD) accessing Home and Community Based Services (HCBS) would still be able to receive services while in the settings that are delineated in Attachment C and if so, suggested that additional language be added to clarify which services are offered to individuals in each category (high versus highest).</td>
<td>Certain services will be offered in those HCBS settings based on an individual’s need. That level of detail can be provided in program policy documents. No revisions to the Extension Request were made.</td>
</tr>
<tr>
<td>Commenter asked that EOHHS reconsider the original request to include a waiver for the service-enriched housing model known as Support and Services at Home (SASH) and provided additional rational and data, in writing, that shows the success of the model.</td>
<td>EOHHS appreciates the additional information provided, however, as discussed during the initial request, there remain concerns about duplicative reimbursement for care management. EOHHS will not be pursuing a waiver request regarding the SASH model. No revisions to the Extension Request were made.</td>
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<td>Commenter inquired when EOHHS anticipates there being committee hearings on the waiver extension request.</td>
<td>EOHHS has already testified on the budget articles and testified at the House Finance Subcommittee. There are no other planned hearings. Stakeholders may raise the request for more hearings if desired.</td>
</tr>
<tr>
<td>Commenters questioned how Eligibility Request #2 - Facilitating Medicaid Eligibility for Children with Special Needs is this different from Katie Becket, and if the individual must be determined disabled by Social Security first (would never be determined eligible for SSI if that methodology looks at income first).</td>
<td>Katie Becket is for those children whose family income/resources exceeds Medicaid eligibility criteria, but who intends to remain in the home. This waiver request is for those children whose family income/resources exceeds Medicaid eligibility criteria, but who need residential care. No revisions to the Extension Request were made as the request states the child must meet the eligibility criteria, and does not require that the child be determined SSI eligible.</td>
</tr>
<tr>
<td>Commenter inquired about the age thresholds for the services within Benefits Request #2 - Supporting Home- and Community-Based Therapeutic Services for the Adult Population and asked if additional detail by program will be provided, including the ages for each.</td>
<td>EOHHS is requesting broad authority to expand in-home services that are currently provided to children to adults. Most of these are only provided to children under EPSDT, and therefore a waiver request is needed to provide these services for individuals 21 years and older. If there are age variations amongst the programs, that level of detail typically is not included in the waiver special terms and conditions (STCs), but rather program policy documents. No revisions to the Extension Request were made.</td>
</tr>
<tr>
<td>Commenter suggested that “DEA Co-Pay program participants&quot; be removed from the target population of Benefits Request #6 - Ensuring the Effectiveness of Long-Term Services and Supports, because the DEA Co-Pay program participants do not meet Medicaid eligibility criteria and therefore would not have filled out an application for long-term services and supports (LTSS).</td>
<td>The text indicates that if an individual that is participating in the DEA Co-pay Program needs to apply for LTSS, he or she is able to go through the expedited eligibility process as proposed. No revisions to the Extension Request were made.</td>
</tr>
<tr>
<td>Commenters urged EOHHS to expedite the implementation of the expedited eligibility authority.</td>
<td>EOHHS has taken steps to implement the expedited eligibility process. No revisions to the Extension Request were made.</td>
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<tr>
<td>Commenter asked if the waiver explains the difference between eligibility for LTSS and Core, and indicated some confusion around what people</td>
<td>Adult Day is a State Plan service, therefore an individual does not need to be LTSS eligible to receive it. Attachment D to the STCs provides the</td>
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<td>should receive in Core versus Preventive – for example, Adult Day.</td>
<td>level of care criteria. This document describes the criteria for receiving Core or Preventive services. To receive Preventive Services, it must be demonstrated that the Preventive Services will improve, or prevent decline in, an individual’s abilities. EOHHS is discussing internally the processes for approving these services in FFS and managed care. No revisions to the Extension Request were made.</td>
</tr>
<tr>
<td>Commenter requested that the state also request that in Benefits Request #8 - Ensuring the Effectiveness of Long-Term Services and Supports, Shared Living be provided during the eligibility determination process.</td>
<td>The limited benefit package for expedited eligibility is meant to stabilize the member’s care and prevent admission to institutional care. Shared Living will only be provided to those individuals that meet the High or Highest level of care. No revisions to the Extension Request were made.</td>
</tr>
<tr>
<td>Commenter sought an assurance that increases in benefits under the managed care plan would be accompanied by actuarially-sound rates.</td>
<td>As mandated by 42 CFR Section 438, MCO rates must be actuarially-sound.</td>
</tr>
<tr>
<td>Commenter requested assurances that the waiver requests for new program authorities are intended to be enhancements within managed care and not duplicative programs within FFS, given that 90% of the population is in managed care.</td>
<td>The waiver requests for new benefits are intended to improve the Medicaid program, regardless of the delivery system. No revisions to the Extension Request were made.</td>
</tr>
<tr>
<td>Commenter expressed opposition to any waiver authorities sought to support the Governor’s Proposed SFY 2019 budget initiative to restructure the delivery systems for dual Medicare and Medicaid eligible LTSS beneficiaries.</td>
<td>The waiver requests are intended to improve the Medicaid program, regardless of the delivery system. No revisions to the Extension Request were made.</td>
</tr>
<tr>
<td>Commenter suggested that integration be measured by more qualitative standards (e.g., choice and control, access to community, friends and employment) rather than by whether an individual lives in a certain living arrangement.</td>
<td>EOHHS appreciates this suggestion. No revisions to the Extension Request were made.</td>
</tr>
<tr>
<td>Commenter stated that if the data from the National Core Indicators (NCI) Adult Survey Results for 2-6 person capacity group homes were added to the 4-6 person capacity homes, Rhode Island’s utilization would be below average, and expressed desire for EOHHS to expand the</td>
<td>EOHHS continues to strive to improve access to, and support beneficiaries in, the most integrated and least restrictive settings as appropriate to meet their needs. No revisions to the Extension Request were made.</td>
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<tr>
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<tr>
<td>Independent living arrangements (own home, or “reversed” shared living arrangements).</td>
<td>EOHHS appreciates the support and collaboration from stakeholders throughout this waiver extension process.</td>
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<tr>
<td>Commenters expressed support for:</td>
<td></td>
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<tr>
<td>• Eligibility #3 - Facilitating Eligibility for Children with Special Needs;</td>
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<tr>
<td>• Benefits #2 - Supporting Home and Community-Based Therapeutic Services for Adults;</td>
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<tr>
<td>• Benefits #3 - Enhancing Peer Support Services for Parents and Youth Navigating Behavioral Health Challenges;</td>
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<td>• Benefits #5 - Building Supports for Individuals in a Mental Health or Substance Use Crisis</td>
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<td>• Benefits #6 - Providing Clinical Expertise to Primary Care through Telephonic Psychiatric Consultation;</td>
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<td>• Benefits #7 - Facilitating Successful Transitions to Community Living;</td>
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<td>• Benefits #8 - Ensuring the Effectiveness of Long-Term Services and Supports;</td>
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<tr>
<td>• Benefits #9 - Modernizing the Preventive and Com Home- and Community-Based Services Benefit Package; and</td>
<td></td>
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<tr>
<td>• Delivery System Waiver #1 - DSHP Claiming and Expenditure Authority for a Full Five Years.</td>
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STATE OF RHODE ISLAND
EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES

5/31/2018 PUBLIC NOTICE OF PROPOSED RHODE ISLAND
COMPREHENSIVE 1115 DEMONSTRATION WAIVER EXTENSION
REQUEST

In accordance Rhode Island General Laws Chapter 42-35, notice is hereby given that the Rhode Island (RI) Executive Office of Health and Human Services (EOHHS) proposes to submit to the Centers for Medicare and Medicaid Services (CMS) its request to extend the Rhode Island Comprehensive 1115 Demonstration Waiver (11-W-00242/1) ("Demonstration") through December 31, 2023, (as the current Demonstration expires on December 31, 2018) with additional waiver and expenditure authorities that will allow EOHHS to continue to make improvements to the Medicaid program.

EOHHS previously issued public notice on the March 23, 2018 and is reissuing notice with additional information in the public notice document as required by 42 CFR 431.408. Please note that there have been no substantive changes made to the Draft 1115 Waiver Extension Request document that was posted on the EOHHS website on March 23, 2018.

Public Comment Process
The proposed extension is accessible on the EOHHS website (http://www.eohhs.ri.gov/ReferenceCenter/MedicaidStatePlanand1115Waiver/WaiverExtension.aspx) or available in hard copy upon request (401-462-6348 or RI Relay, dial 711). Interested persons should submit data, views, or written comments by June 30, 2018 to Melody Lawrence, Executive Office of Health and Human Services, 3 West Rd, Cranston, RI, 02920, or melody.lawrence@ohhs.ri.gov.

The Executive Office of Health and Human Services does not discriminate against individuals based on race, color, national origin, sex, gender identity or expression, sexual orientation, religious belief, political belief, or handicap in acceptance for or provision of services or employment in its programs or activities.

Public Hearings Held
In April 2018, EOHHS held three (3) public hearings in three geographically distinct areas of the state as detailed in the chart below. Since there are no substantive changes to the Draft 1115 Waiver Extension Request, EOHHS does not intend to hold any additional public hearings during this additional 30-day public comment period.
<table>
<thead>
<tr>
<th>Public Hearing #1</th>
<th>Public Hearing #2</th>
<th>Public Hearing #3</th>
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<tbody>
<tr>
<td>April 2, 2018</td>
<td>April 3, 2018</td>
<td>April 10, 2018</td>
</tr>
<tr>
<td>3:30-4:30pm</td>
<td>10:00-11:00am</td>
<td>3:30-4:30pm</td>
</tr>
<tr>
<td>Westerly Public Library &amp; Wilcox Park</td>
<td>Woonsocket Public Library</td>
<td>2nd Fl Conf Rm</td>
</tr>
<tr>
<td>44 Broad Street</td>
<td>303 Clinton Street</td>
<td>301 Metro Centre Blvd</td>
</tr>
<tr>
<td>Westerly, RI 02891</td>
<td>Woonsocket, RI 02895</td>
<td>Warwick, RI 02886</td>
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</table>

During the public hearings, attendees had the opportunity to verbally ask questions or provide comments, and EOHHS staff responded verbally. In May 2018, EOHHS posted a summary of comments document on the EOHHS website, describing the questions or issues received, EOHHS’ responses, and what changes were made to the extension request.

**Background and Program Description**

Section 1115 Demonstration Waivers allow states to waive certain sections of federal Medicaid requirements, affording flexibility to design and improve their programs in innovative ways that still support the objectives of the Medicaid/CHIP program. EOHHS operates its entire Medicaid program under the Rhode Island Comprehensive 1115 Waiver Demonstration (“Demonstration”), except for: 1) disproportionate share hospital (DSH) payments; 2) administrative expenses; 3) phased-Part D contributions; and 4) payments to local education agencies (LEA) for services that are furnished only in a school-based setting, and for which there is no third-party payer. The Demonstration provides EOHHS federal authority to cover individuals who are not otherwise Medicaid or CHIP eligible, offer services that are not typically covered by Medicaid, and use innovative service delivery systems that improve care, increase efficiency, and reduce costs.

The current Demonstration expires on December 31, 2018. EOHHS intends to request a five-year extension of the Demonstration, with additional waiver and expenditure authorities to allow EOHHS to continue improving the Medicaid program.

**Principles, Goals, and Objectives of the 1115 Waiver Extension**

Over the last three years, Rhode Island has undertaken a comprehensive strategic process to ensure the Medicaid program effectively serves its beneficiaries while being a good steward of the state and federal dollars used to finance it. In 2015, with strong support from the General Assembly and community leaders, RI passed the Reinventing Medicaid Act of 2015, positioning EOHHS to expand and improve access to quality care and to reduce costs. This sweeping overhaul of the program reduced annual General Revenue spending on Medicaid by $100 million while maintaining eligibility and benefits.

The Working Group submitted its final report in July 2015 which outlined a plan for a multi-year transformation of the Medicaid program and all state publicly financed healthcare in Rhode Island. The report established the principles and goals outlined in Table 1 for the Medicaid program. These principles and goals were designed to orient the program towards delivering high-quality, high-value care, and continue to guide the Medicaid program today.
Table 1: Key Principles and Goals of the Rhode Island Medicaid Program

<table>
<thead>
<tr>
<th>Principles</th>
<th>Goals</th>
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</thead>
</table>
| Principle 1: Pay for value, not for volume | • Goal 1: Substantially transition away from fee-for-service models to a system where members get their care through provider organizations that are accountable for the quality, health outcomes and total cost of care for their members  
• Goal 2: Define Medicaid-wide population health targets, and, where possible, tie them to payments  
• Goal 3: Maintain and expand on our record of excellence - including our #1 ranking - in delivering care to children |
| Principle 2: Coordinate physical, behavioral, and long-term healthcare | • Goal 4: Maximize enrollment in integrated care delivery systems  
• Goal 5: Implement coordinated, accountable care for high-cost/high-need populations  
• Goal 6: Ensure access to high-quality primary care  
• Goal 7: Leverage health information systems to ensure quality, coordinated care |
| Principle 3: Rebalance the delivery system away from high-cost settings | • Goal 8: Shift Medicaid expenditures from high-cost institutional settings to community-based settings  
• Goal 9: Encourage the development of accountable entities for integrated long-term care |
| Principle 4: Promote efficiency, transparency, and flexibility | • Goal 10: Improve operational efficiency |

With these principles and goals in mind, the state set out to transform the Medicaid program to a system that is more consciously and effectively organized towards achieving the Triple Aim of controlling costs, while improving health and the experience of care. To support these efforts RI sought and received CMS approval for the Health System Transformation Project (HSTP). Because of the HSTP and other healthcare delivery transformation efforts in the state, Rhode Island anticipates achieving the following objectives by 2022:

- Improvements in the balance of long term care utilization and expenditures, away from institutional and into community-based care;
- Decreases in readmission rates, preventable hospitalizations and preventable ED visits;
- Increase in the provision of coordinated primary care and behavioral health services in the same setting; and
- Increased numbers of Medicaid members who choose or are assigned to a primary care practice that functions as a patient centered medical home (as recognized by EOHHS).
Waiver and Expenditure Authorities Being Sought

Over the next Demonstration period, EOHHS' will focus on further building on the foundation established by the HSTP, as well as refining other aspects of our Medicaid operations to ensure the program delivers effective, high-quality care that is efficient and sustainable.

Rhode Island seeks the authorities necessary to ensure that, in pursuing these ends, the Rhode Island Medicaid program is sustainable in the future. EOHHS requests all current authorities – including all State Plan services included in the Demonstration as well as Demonstration only benefits – to remain in force. EOHHS also seeks additional authorities to improve the way Medicaid can deliver services. This extension request constitutes EOHHS' request for the authority, or flexibility, to receive federal matching funds. Securing state appropriations needed to implement these waivers/services is a separate process that must go through the usual budget processes.

Current Waivers

EOHHS requests a renewal of all current waivers of Title XIX requirements listed below. A list of new waivers being requested can be found further in Table 2.

- **Amount, Duration, and Scope - Section 1902(a)(10)(B).** To enable EOHHS to vary the amount, duration and scope of services offered to individuals, regardless of eligibility category, by providing additional services to individuals who are enrollees in certain managed care arrangements.

- **Reasonable Promptness - Section 1902(a)(8).** To enable the state to impose waiting periods for home and community-based services (HCBS) waiver-like long term care services.

- **Comparability of Eligibility Standards - Section 1902(a)(17).** To permit the state to apply standards different from those specified in the Medicaid state plan for determining eligibility, including, but not limited to, different income counting methods.

- **Freedom of Choice - Section 1902(a)(23)(A).** To enable the state to restrict freedom of choice of provider for individuals in the Demonstration. No waiver of freedom of choice is authorized for family planning providers.

- **Retroactive Eligibility - Section 1902(a)(34).** To enable the state to exclude individuals in the Demonstration from receiving coverage for up to 3 months prior to the date that an application for assistance is made. The waiver of retroactive eligibility does not apply to individuals under section 1902(l)(4)(A) of the Act.

- **Payment for Self-Directed Care - Section 1902(a)(32).** To permit the state to operate programs for individual beneficiaries to self-direct expenditures for long-term care services.
• **Payment Review - Section 1902(a)(37)(B).** To the extent that the state would otherwise need to perform prepayment review for expenditures under programs for self-directed care by individual beneficiaries.

• **Proper and Efficient Administration - Section 1902(a)(4).** To permit the State to enter into contracts with a single Prepaid Ambulatory Health plan (PAHP) for the delivery of dental services under the Rite Smiles Program in § 42 C.F.R. 438.52.

**Current Expenditure Authority**
EOHHS requests a renewal of all expenditure authorities in the current Demonstration, which are outlined in this Section.

**Expenditures Related to Eligibility Expansion**

• Pregnant women with incomes up to 185 percent of the federal poverty level (FPL) and children whose family incomes are up to 250 percent of the FPL who are not otherwise eligible under the approved Medicaid state plan.

• Family planning services under the Extended Family Planning program, for women of childbearing age whose family income is at or below 250 percent of the FPL who lose Medicaid eligibility at the conclusion of their 60-day postpartum period. Continued program eligibility for these women will be determined by the twelfth month after their enrollment in the program.

• Individuals who, at the time of initial application: (a) are uninsured pregnant women; (b) have no other coverage; (c) have net family incomes between 185 and 250 percent of the FPL; (d) receive benefits only by virtue of the Comprehensive demonstration; (e) meet the citizenship and identity requirements specified in the Deficit Reduction Act of 2005; and (f) are covered using title XIX funds if title XXI funds are exhausted.

• Individuals who, at the time of initial application: (a) are pregnant women; (b) have other coverage; (c) have net family incomes between 185 and 250 percent of the FPL; (d) receive benefits only by virtue of the Comprehensive demonstration; and (e) meet the citizenship and identity requirements specified in the Deficit Reduction Act of 2005.

• Parents pursuing behavioral health treatment with children temporarily in state custody with income up to 200 percent of the FPL.

• Children with special health care needs (as an eligibility factor) who are 21 and under who would otherwise be placed in voluntary state custody below 300 percent SSI.

• Those at risk for needing LTC with income at or below 250 percent of the FPL who are in need of home and community-based services.

• HCBS waiver like services for adults living with disabilities with incomes at or below 300 percent of the SSI with income and resource levels above the Medicaid limits.
• Coverage of detection and intervention services for at-risk young children not eligible for Medicaid who have incomes up to 300 percent of SSI, including those with special health care needs, such as Seriously Emotionally Disturbed (SED), behavioral challenges and/or medically dependent conditions, who may be safely maintained at home with appropriate levels of care, including specialized respite services.

• A limited benefit package of supplemental HIV services for persons living with HIV with incomes below 200 percent of the FPL, and who are ineligible for Medicaid.

• A limited benefit package of supplemental services for non-working disabled adults ages 19-64 eligible for the General Public cash assistance program, but who do not qualify for disability benefits.

• Adults aged 19-64 who have been diagnosed with Alzheimer’s Disease or a related Dementia as determined by a physician, who are at risk for LTC admission, who are in need of home and community care services, whose income is at or below 250 percent of the FPL.

• Young adults aged 19-21 aging out of the Katie Beckett eligibility group with incomes below 250 percent of the FPL, who are otherwise ineligible for Medicaid, are in need of services and/or treatment for behavioral health, medical or developmental diagnoses.

Note that some Title XIX requirements do not apply to specific demonstration populations as follows

• For women of childbearing age whose family income is at or below 250 percent of the FPL who lose Medicaid eligibility at the conclusion of their 60-day postpartum period, Section 1902(a)(10)(B), Amount, Duration, and Scope does not apply, thereby enabling Rhode Island to provide a benefit package consisting only of approved family planning and family planning-related services.

• For some select populations, Section 1902(a)(10)(B), Amount, Duration, and Scope does not apply, thereby enabling Rhode Island to provide a limited benefit package.

CHIP Expenditure Authority

• Expenditures for medical assistance for children through age 18 whose family income is equal to or less than 250 percent of the FPL and who are not otherwise eligible under the approved Medicaid state plan.

• Expenditures for 217-like Categorically Needy Individuals receiving HCBS-like services & PACE-like participants Highest need group.

• Expenditures for 217-like Categorically Needy Individuals receiving HCBW-like services and PACE-like participants in the High need group.
• Expenditures for 217-like Medically Needy receiving HCBW-like services in the community (High and Highest group) and Medically Needy PACE-like participants in the community.

• Expenditures for performance-based incentive payments to providers who participate in the Hospital and Nursing Home Incentive Program and to providers who participate as a certified Accountable Entity.

Expenditures Related to Service Expansion

• Window replacement for homes which are the primary residence of eligible children who are lead poisoned.

• Part or all of the cost of private insurance premiums and cost sharing for eligible individuals which are determined to be cost-effective using state-developed tests that may differ from otherwise applicable tests for cost-effectiveness.

• Cost of designated programs that provide or support the provision of health services that are otherwise state-funded, including:
  
  ▪ The Wavemaker Fellowship Program, Tuberculosis Clinic, Rhode Island Child Audiology Center, Center for Acute Infectious Disease and Epidemiology, Consumer Assistance Program, and Health Workforce Development (including the state’s three public institutes of higher education).
  
  ▪ Premium subsidies for parents and caretakers with incomes above 133 percent of the FPL through 175 percent of the FPL who purchase health insurance through the Marketplace. Subsidies will be provided on behalf of individuals who: (1) are not Medicaid eligible; (2) are eligible for the advance premium tax credit (APTC); and (3) whose income is above 133 percent of the FPL through 175 percent of the FPL.
  
  ▪ A state-funded program that provides a limited benefit package of supplemental services for uninsured adults with mental illness and/or substance abuse problems with incomes above 133 percent of the FPL and below 200 percent of the FPL who are ineligible for Medicaid.

  ▪ A state-funded program that provides a limited benefit package of supplemental HIV services for persons living with HIV with incomes above 133 percent of the FPL and below 200 percent of the FPL who are ineligible for Medicaid.

  ▪ A state-funded program that provides a limited benefit package of supplemental services for non-working disabled adults ages 19-64 eligible for the General Public cash assistance program with incomes above 133 percent of the FPL, but who do not qualify for disability benefits.

• Demonstration Benefits. These include the following:

Page 7 of 19
Expenditures for benefits provided only to beneficiaries enrolled in Managed Care, which are not otherwise available in the Medicaid State Plan.
Expenditures for the provision of HCBS waiver-like services that are not otherwise available under the approved State plan, net of beneficiary post-eligibility responsibility for the cost of care.
Expenditures for core and preventive services for Medicaid eligible at risk youth.

- Individuals who would otherwise lose Medicaid eligibility pending coverage in a QHP.
- Healthy behaviors incentives.
- A limited set of LTC benefits for individuals who self-attest to financial eligibility factors.
- Delivery of a recovery-oriented environment and care plan dedicated to connecting individuals with a substance use disorder eligible for RNP services, with the necessary level of detox, treatment, and recovery services within a less-intensive and less-costly level of care than is furnished in an inpatient hospital setting.
- Services using a Peer Recovery Specialist (PRS) who provides an array of interventions that promote socialization, long-term recovery, wellness, self-advocacy, and connections to the community, as well as offer services, that will focus on the treatment of mental health and/or substance use disorders for those individuals who have trouble stabilizing in the community and/or are in need of supports to maintain their stability in the community.

**Additional Waiver and Expenditure Authorities Being Sought**

In addition to the current authorities described above, EOHHS seeks new authorities as summarized in Table 2 below.

<table>
<thead>
<tr>
<th>Authority Requested</th>
<th>Description</th>
<th>Waiver Category</th>
<th>Statutory/Regulatory Citation</th>
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</thead>
<tbody>
<tr>
<td>Streamlining the Process for Collecting Beneficiary Liability to Decrease Provider Burden and Improve Program Integrity</td>
<td>• EOHHS proposes a new approach to the collection of beneficiary liability; the State will collect the beneficiary liability directly from the Medicaid eligible individuals rather than having providers collect them.&lt;br&gt;• This change would solely address the process of collection; methodology for determining the application of beneficiary income to the cost of care will remain the same.</td>
<td>Eligibility</td>
<td>Post Eligibility Treatment of Income 42 CFR 435.725 and 435.726</td>
</tr>
<tr>
<td>Medicaid LTSS for Adults with Developmental Disabilities</td>
<td>• Request to strengthen eligibility criteria for group home services for the developmentally disabled</td>
<td>Eligibility</td>
<td>Comparability of Eligibility</td>
</tr>
<tr>
<td>Authority Requested</td>
<td>Description</td>
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<td>Statutory/Regulatory Citation</td>
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| Developmental and Intellectual Disabilities Group Homes  | (DD) population receiving HCBS; designed to ensure that the services provided are in the most integrated, least restrictive setting, that the services are appropriate for the needs of the population, and to reduce an over reliance on the most restrictive and highest cost community living option.  
• Criteria will not be applied to those individuals that are already residing in a group home | Standards Section 1902(a)(17)                                        |                 |
| Facilitating Medicaid Eligibility for Children with Special Needs | • Establish an eligibility category for children who meet the SSI disability criteria, but whose household income and assets exceed the SSI resource limits.  
• Allows children who meet the SSI disability criteria and require care in a residential treatment facility to become Medicaid eligible and receive residential care without parents needing to voluntarily relinquish custody to DCYF. | Eligibility     | Section 1902(c)(2) of the Act |
| Covering Family Home Visiting Programs to Improve Birth and Early Childhood Outcomes | • Seeking authority to receive federal matching funds for evidence-based home visiting services for Medicaid-eligible pregnant women and children up to age four who are at-risk for adverse health, behavioral, and educational outcomes are the target population  
• Aimed at improving maternal and child health outcomes, encourage positive parenting, and promote child development and school readiness | Benefits        | Amount, Duration, and Scope Section 1902(a)(10)(B) |
| Supporting Home- and Community-Based Therapeutic Services for the Adult Population | • Expansion of current in-home/community-based skill building and therapeutic/clinical services for children to adults.  
• Services may include but are not limited to: evidence based practices; home-based specialized treatment; home-based treatment support; individual-specific orientation; transitional services; lead therapy; life skill building; specialized treatment consultation by a behavioral health clinician; and treatment coordination. | Benefits        | Amount, Duration, and Scope Section 1902(a)(10)(B) |
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<th>Statutory/Regulatory Citation</th>
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</table>
| Enhancing Peer Support Services for Parents and Youth Navigating Behavioral Health Challenges | • Request to offer peer mentoring services to children, youth, and young adults, and their families, who have complex behavioral health needs and are at risk of removal from the home due to child welfare or juvenile justice involvement, or who may need extended residential psychiatric treatment.  
• Peer support providers who struggled with and successfully overcame behavioral health challenges as youth may work directly with current youth deemed in need of the service, or parent support providers who have parented youth involved in the behavioral health, child welfare, juvenile justice or other youth serving systems may support parents or caregivers directly to enhance the parent/caregivers’ ability to address their child’s behavioral health.  
• To be claimed under Budget Services 4 for at risk youth | Benefits | Amount, Duration, and Scope Section 1902(a)(10)(B)                      |
| Improving Access to Care for Homebound Individuals                               | • Request to cover home-based primary care services only for Medicaid-eligible individuals who are homebound, have functional limitations that make it difficult to access primary care, or for whom routine office-based primary care is not effective because of complex medical, social, and/or behavioral health conditions. | Benefits | Amount, Duration, and Scope Section 1902 (a)(10)(B)                    |
| Building Supports for Individuals in a Mental Health or Substance Use Crisis     | • Behavioral Health Link (BH Link) triage center to support crisis stabilization and short-term treatment for individuals experiencing a behavioral health or substance use crisis.  
• Number of providers allowed to provide this service will be limited based on need. | Benefits | Amount, Duration, and Scope Section 1902 (a)(10)(B)                    |
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<tr>
<td>Providing Clinical Expertise to Primary Care through Telephonic Psychiatric Consultation</td>
<td>• Authority to cover child, adolescent and adult telephonic psychiatric consultation services for primary care practitioners; this is an expansion of the SIM initiative Pediatric Psychiatry Resource Network or “PediPRN” to adults</td>
<td>Benefits</td>
<td>Expenditure Authority under 1115(a)(2) of the Act to provide reimbursement for telephonic psychiatric consultations to primary care providers</td>
</tr>
<tr>
<td>Facilitating Successful Transitions to Community Living</td>
<td>• Seeking to revise the current authority for Community Transition Services by: 1. Characterizing the services as a Preventive service, rather than a Core service; and 2. Expanding the allowable expenses that can be covered under this authority to include:  - Storage fees;  - Weather appropriate clothing;  - Assistance with obtaining needed items for housing applications (e.g., assistance with obtaining and paying for a birth certificate or a state identification card, transportation to the local Social Security office);  - Short-term assistance with rental costs for people who are at imminent risk of homelessness and are likely to be institutionalized in the absence of safe housing or who are in an institution and are unable to secure new housing without financial assistance (e.g., past due rent with housing agencies);  - A short-term supply of food when people transition from the nursing facility or the hospital to the community; and  - Transportation from a nursing facility to a new community-based living arrangement.</td>
<td>Benefits</td>
<td>Amount, Duration, and Scope Section 1902 (a)(10)(B)</td>
</tr>
<tr>
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<td>Statutory/Regulatory Citation</td>
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</table>
| Ensuring the Effectiveness of Long-Term Services and Supports | • Request to modify the LTSS expedited eligibility authority by:  
1. Using a more efficient, clinical/functional expedited eligibility review process that employs a shortened, concise application that will capture the information (from medical providers) needed to identify individuals who qualify for LTSS;  
2. Expanding the benefit package to include Preventive HCBS;  
3. Increasing the number of days that adult day care services may be covered from three (3) to five (5) days per week; and  
4. Including an option to provide additional hours of personal care/homemaker services above the twenty (20) hours currently allowed for beneficiaries with the highest clinical/functional need for an institutional level of care. | Benefits         | Expenditure Authority under 1115(a)(2) of the Act to provide LTC services for individuals who self-attest to financial eligibility factors. |
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<th>Waiver Category</th>
<th>Statutory/Regulatory Citation</th>
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</table>
| Modernizing the Preventive and Core Home- and Community-Based Services Benefit Package | • EOHHS seeks to modernize the Preventive and Core Home and Community Based Service (HCBS) package for beneficiaries who meet the applicable clinical/functional criteria by:  
  - Eliminating select HCBS that are no longer needed as they are now State Plan benefits;  
  - Broadening the range of needs-based Preventive and Core HCBS (see list below);  
  - Updating the definitions of the benefits; and  
  - Instituting authority to cap the amount or duration of Preventive HCBS based on need and mandate cost-sharing for Preventive HCBS  
  New Preventive HCBS include:  
  - Assistive technology  
  - Chore  
  - Community Transition Services  
  - Home stabilization  
  - Limited non-emergency transportation/home visits  
  - Medication management/administration  
  - Peer Supports  
  - Skilled-nursing, when pre-authorized based on need  
  New Core HCBS include:  
  - Bereavement Counseling  
  - Career Planning  
  - Consultative Clinical and Therapeutic Services  
  - Prevocational Services  
  - Psychosocial Rehabilitation Services  
  - Training and Counseling Services for Unpaid Caregivers | Benefits | Amount, Duration, and Scope Section 1902 (a)(10)(B) and 1915(c) |
<p>| DSHP Claiming and Expenditure Authority for a Full Five Years | • Extension of the Designated State Health Program (DSHP) authority through December 31, 2020, allowing continued work on AEIs and Healthcare Workforce Development activities through 2022 | Delivery System and Expenditure Authority | Expenditure Authority under 1115(a)(2) of the Act for state expenditures for designated state health programs |</p>
<table>
<thead>
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<th>Description</th>
<th>Waiver Category</th>
<th>Statutory/Regulatory Citation</th>
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</thead>
</table>
| Piloting Dental Case Management                             | • Pilot four new dental case management CPT codes in select group of approximately six trained dental practices across the state  
• Monitored via claims data from MMIS and a customized data collection form to determine effectiveness prior to full implementation | Delivery System | Amount, Duration, and Scope Section 1902(a)(10)(B)                |
| Promoting Access to Appropriate, High-Quality Mental Health and Substance Use Treatment by Waiving the IMD Exclusion | • Waiver of IMD exclusion in section 1905(a)(29)(B) of the Social Security Act and 42 CFR 435.1009 to allow Medicaid coverage and federal financial participation for residential treatment services for Medicaid-eligible people who have mental health or substance use disorders and are participating in residential treatment programs with a census of 16 or more beds that are considered IMDs | Delivery System | Section 1905(a)(29)(B) of the and 42 CFR 435.1009                 |
| Testing New Personal Care and Homemaker Services Payment Methodologies Aimed at Increasing Provider Accountability | • Pilot an Alternative Payment Methodology (such as bundled payments, per member per month payments, episodic payments, and quality-adjusted payments) for personal care and homemaker services  
• Pilot first, then full implementation if evaluation proves successful | Finance and Expenditure Authority | Section 1902(a)(23)(A) of the Act                                |

**Enrollment and Expenditure Estimates**

As of December 2017, EOHHs's Medicaid program was serving 315,000 enrollees, nearly a third of the State's population. EOHHs Medicaid anticipates stable enrollment and expenditure growth for the foreseeable future as described in the following chart.
<table>
<thead>
<tr>
<th>District</th>
<th>Total</th>
<th>WHOA (i)</th>
<th>WV (ii)</th>
<th>WV (iii)</th>
<th>WV (iv)</th>
<th>WV (v)</th>
</tr>
</thead>
<tbody>
<tr>
<td>MA Adults</td>
<td>862</td>
<td>653</td>
<td>153</td>
<td>56</td>
<td>22</td>
<td>16</td>
</tr>
<tr>
<td>MA Children</td>
<td>153</td>
<td>30</td>
<td>10</td>
<td>3</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>WV Adults</td>
<td>745</td>
<td>353</td>
<td>91</td>
<td>35</td>
<td>15</td>
<td>10</td>
</tr>
<tr>
<td>WV Children</td>
<td>106</td>
<td>22</td>
<td>7</td>
<td>3</td>
<td>2</td>
<td>1</td>
</tr>
</tbody>
</table>

**District** 

- MA Adults: 862
- MA Children: 153
- WV Adults: 745
- WV Children: 106

**Total Enrollment**

- MA: 1017
- WV: 851

<table>
<thead>
<tr>
<th>District</th>
<th>Total</th>
<th>WHOA (i)</th>
<th>WV (ii)</th>
<th>WV (iii)</th>
<th>WV (iv)</th>
<th>WV (v)</th>
</tr>
</thead>
<tbody>
<tr>
<td>MA Adults</td>
<td>862</td>
<td>653</td>
<td>153</td>
<td>56</td>
<td>22</td>
<td>16</td>
</tr>
<tr>
<td>MA Children</td>
<td>153</td>
<td>30</td>
<td>10</td>
<td>3</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>WV Adults</td>
<td>745</td>
<td>353</td>
<td>91</td>
<td>35</td>
<td>15</td>
<td>10</td>
</tr>
<tr>
<td>WV Children</td>
<td>106</td>
<td>22</td>
<td>7</td>
<td>3</td>
<td>2</td>
<td>1</td>
</tr>
</tbody>
</table>

**Demonstration Eligibility**

Rhode Island's Medicaid program provides an essential safety net for many Rhode Islanders. The program ensures low-income and vulnerable populations have access to high-quality healthcare services, mostly through Medicaid MCOs that are consistently ranked in the top ten in national NCQA rankings for Medicaid MCOs. All eligibility groups covered presently by Medicaid are included within the Rhode Island Section 1115 Comprehensive Demonstration. For the waiver extension period, EOHOHS will continue to cover all of these eligibility groups, including categorically eligible groups (mandatory and optional), medically needy (mandatory and optional), groups that could be covered under the Medicaid State Plan but are covered under the Demonstration, and groups that are covered under the Demonstration authority.

**Benefits**

Though the current Demonstration benefits approved by CMS have been instrumental in turning the Medicaid program into a cost-effective and sustainable investment, some of Medicaid's most vulnerable populations still have limited access to care. Limited access to medical, dental, and substance use care leads to delivery of care in high-cost settings like nursing facilities, residential treatment facilities, hospitals, and emergency departments that could have been avoided if the right care was provided at the right time and in the right setting.

EOHOHS has identified nine (9) additional benefits that will provide EOHOHS Medicaid's more fragile members with greater access to care and requests authority for the benefits.
detailed in Table 2. The flexibility to cover these additional benefits will reduce the utilization of more intensive and higher cost services, and improve health outcomes for individuals who are medically fragile, have behavioral health and substance use diagnoses, those with developmental disabilities, and those individuals that prefer to remain in the community although eligible for institutional long-term care. All current State Plan Amendments and pending 1115 Waiver Amendments (Category Changes) will remain in-force.

Cost-Sharing
All existing cost sharing authorities will remain in force for the requested five-year extension period as listed in Table 3 below:

<table>
<thead>
<tr>
<th>Family Income Level</th>
<th>Premium Limits*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Children under 1**</td>
</tr>
<tr>
<td>At least 150 percent but not more than 185 percent FPL</td>
<td>None</td>
</tr>
<tr>
<td>Over 185 percent but not more than 200 percent FPL</td>
<td>None</td>
</tr>
<tr>
<td>Over 200 percent but not more than 250 percent FPL</td>
<td>None</td>
</tr>
</tbody>
</table>

*No cost-sharing for: pregnant women, children under age one (1), children in foster care or adoption subsidy, Chafee children, Alaskan Native/American Indian children and adults.
** No cost sharing or premiums for children in foster care or adoption subsidy.

Delivery System
All services provided through the Demonstration are administered through one of the following delivery systems based on their payment mechanism-capitated managed care or fee-for-service and source of case/care management.

Managed Care Organizations
- **Rite Care**: Program for Families and Children administered by the MCOs. In addition, Rite Care includes all CHIP children as well as 90% of children in Substitute Care and 75% of Children with Special Health Care Needs (CSN). As of July 2017, there were 172,611 beneficiaries enrolled in RiteCare, 7,759 children enrolled in CSN, and 2,791 children enrolled in substitute care. This population also includes the Extended Family Planning Program and the Pregnant Expansion Population both of
which are very small populations representing less than 1% of the Medicaid population.

- **Rhody Health Partners (RHP):** Program for Aged, Blind and Disabled Adults (ABD) with no third-party liability (TPL) who are not eligible for long-term services and supports (LTSS). The program also enrolls adults in the new Medicaid Expansion population. The program is administered through the MCOs. As of July 2017, there are about 52,368 ABD adults enrolled in RHP along with about 80,833 people from the Adult Expansion population.

- **Rhody Health Options (RHO):** Program for ABD adults eligible for LTSS who may or may not have TPL. Beneficiaries will have access to home and community-based services either as an alternative to institutionalization or otherwise based on medical need. RHO is the responsible managed care entity for both institutional and HCBS services. As of July 2017, there are about 10,755 people enrolled in RHO.

- **Rite Smiles:** Managed dental benefit program for children born on or after May 1, 2000. The program is administered through a pre-paid ambulatory health plan contract. As of July 2017, there are about 104,707 children enrolled in the Rite Smiles program.

**Other Care Management Programs**

- **Program for All-Inclusive Care for the Elderly (PACE):** PACE is subsumed under this section 1115 Demonstration program and will remain an option for qualifying Demonstration eligible, that is, those that meet the High and Highest level of care determinations. EOHHS assures that Demonstration participants who may be eligible for the PACE program are furnished sufficient information about the PACE program to make an informed decision about whether to elect this option for receipt of services. EOHHS will comply with all Federal requirements governing its current PACE program, and any future expansion or new PACE program in accordance with section 1934 of the Social Security Act and regulations at Part 460 of the Code of Federal Regulations.) As of August 2017, there were 297 beneficiaries participating in the PACE program.

**Fee-for-Service (FFS)**

- For those populations of beneficiaries that do not qualify for enrollment in managed care, they may receive services through the traditional Fee-For Service (FFS) arrangements with providers. Some populations may 'opt-out' of managed care programs and are also eligible to receive services through FFS. Self-direction beneficiaries (or, as they authorize, their families) have the option to purchase HCBS waiver like services through a self-direction service delivery system. Under this option, beneficiaries will work with the agency to develop a budget amount for services needed. The beneficiary, with the support of a fiscal intermediary, will then be able to purchase services directly. This option is based on experience from EOHHS’s 1915(c) Cash and Counseling Waiver (RI Personal Choice), 1915(c) Developmental Disabilities Waiver, and Personal Assistance Service and Supports program. Self-Direction is fully described in the Self-Direction Operations Section of the STCs. As of July 2017, there were about 25,696 beneficiaries enrolled in FFS.
**Marketplace Subsidies/Expansion Populations**

- **Alternative Benefit Plan (ABP):** Effective January 1, 2014, the New Adult Group receive benefits through the state's approved alternative benefit plan (ABP) state plan amendment (SPA), which are effective as of the date in the approved ABP SPA. Individuals in the New Adult group may receive, as a part of their ABP under this Demonstration, Expenditure Authority services such as Managed Care Demonstration Only Benefits and will be referred to as enrolled in a Qualified Health Plan (QHP).

**Hypothesis and Evaluation Parameters**

As further described in Attachment F of the RI 1115 Waiver Extension Request Document, below are the hypotheses of the Demonstration for CY2019 through CY2023. Each hypothesis will be evaluated based on the corresponding measures, also provided below.

**Principle 1: Pay for Value, not Volume**

**Hypothesis:** Providing care through an AE will increase coordination of services among medical, behavioral, and specialty providers resulting in better outcomes of Medicaid beneficiaries, while decreasing total cost of care.

- Measure 1: Total expenditures for all attributed patients to the AE (as defined and outlined in the EOHHS Total Cost of Care (TCOC) Guidance Document).
- Measure 2: Percent of care delivered in the attributed AE.
- Measure 3: Percent of recipients in an attributed AE using the emergency department annually (Annual ED visit/1,000)
- Measure 4: Percent of AE enrollees with an inpatient admission (IP) annually (Annual IP admits/1,000)
- Measure 5: Percent of AE enrollees with an Annual Well Visit (AE Member Visit/1,000)
- Measure 6: Percent of AE enrollees that churn overall and churn by AE

**Principle 2: Coordinate Physical, Behavioral, and Long-Term Healthcare**

**Hypothesis:** By coordinating the majority of beneficiaries’ care, Primary Care Physician (PCP) and other preventative visits will increase and ambulatory sensitive emergency department visits and inpatient stays will decrease.

- Measure 1: Percent of recipients who have at least one outpatient visit with their primary care provider annually
- Measure 2: Percent of recipients assigned to an Accountable Entity (AE) quarterly

**Principle 3: Rebalance the Delivery System Away from High-Cost Settings**

**Hypothesis:** Delivering appropriate care in the least restrictive setting in the community, will rebalance services and costs, resulting in an increase in HCBS and a decrease in custodial care placements.
• Measure 1: Percent of recipients who receive HCBS services in Parent and Youth Peer Support, Developmentally Disabled population, and Coordinated Specialty Care populations.
• Measure 2: Percent of recipients who score in each level of care at risk for custodial placement.
• Measure 3: Percent of recipients utilizing the emergency department annually (Annual ED visit/1,000)
• Measure 4: Percent of recipients with an inpatient admission (IP) annually (Annual IP admits/1,000)
Notice of Second 30-day Public Comment Period for 1115 Demonstration Waiver Extension Request to Interested Parties List

Lawrence, Melody (OHHS)

From: Shelov, Elizabeth (OHHS)
Sent: Thursday, May 31, 2018 3:22 PM
To: EOHHS Interested Parties
Subject: Medicaid 1115 Waiver Request
Attachments: Second Notice to Public of Intent to Submit 1115 Waiver Extension Request 5.31.18.pdf

Hello all: EOHHS intends to request a five-year extension of its 1115 Demonstration Waiver, with additional waiver and expenditure authorities that will allow EOHHS to continue to make improvements to the Medicaid program. The proposed RI Comprehensive 1115 Demonstration Extension Request, accessible on the EOHHS website: http://www.eohhs.ri.gov/ReferenceCenter/MedicaidStatePlanand1115Waiver/WaiverExtension.aspx, outlines the specific authorities being requested from CMS.

EOHHS previously issued public notice on the March 23, 2018. The attached document is notification of an additional 30-day public comment period. Since there are no substantive changes to the Draft 1115 Waiver Extension Request, EOHHS does not intend to hold any additional public hearings. The proposed extension is available in hard copy upon request (401-462-6345 or RI Relay, dial 711).

Interested persons should submit data, views, or written comments by June 30, 2018 to Melody Lawrence, Executive Office of Health and Human Services, 3 West Rd, Cranston, RI, 02920, or melody.lawrence@eohhs.ri.gov.

Thank you!
Best regards,

Elizabeth
M. Elizabeth Shelov, MPH/ MSSW
Interdepartmental Project Manager
Office of Health and Human Services
Wibs Building, 3 West Road
Room 93
Cranston, RI 02920
401-462-1975
ElizabethShelov@ohhu.ri.gov

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Tribal Consultation Letter of Second 30-Day Public Notice Period

3 West Rd | Cranston, RI 02920 | Ph: 401.462.5274 | Fax: 401.462.3677

May 31, 2018

Autumn Leaf Spears
Narragansett Indian Health Center
4533 South County Trail
Charlestown, RI 02913

Dear Autumn,

In accordance with the requirements of our Tribal Consultation Policy, this is to notify you that the Rhode Island Executive Office of Health and Human Services (EOHHS) will be submitting its request to extend the Rhode Island Comprehensive 1115 Demonstration Waiver (11-W-00242/I) through December 31, 2023 to the Centers for Medicare and Medicaid Services (CMS).

The Demonstration provides federal authority for EOHHS to expand eligibility to individuals who are not otherwise Medicaid or CHIP eligible, offer services that are not typically covered by Medicaid, and use innovative service delivery systems that improve care, increase efficiency, and reduce costs. The current Demonstration expires on December 31, 2018. EOHHS intends to request a five-year extension of the Demonstration, with additional waiver and expenditure authorities that will allow EOHHS to continue to make improvements to the Medicaid program.

EOHHS is soliciting public comments through June 30, 2018. EOHHS previously issued public notice on the March 23, 2018 and is reissuing notice with additional information in the public notice document as required by 42 CFR 431.408, such as the program description, goals, and objectives, the health care delivery system, eligibility requirements, benefit coverage and cost-sharing requirements, annual enrollment and expenditure projections, current and new waiver and expenditure authorities, and the hypotheses and corresponding measures. The public notice document with this additional information can be found on the EOHHS website at the following link:  
http://www.eohhs.ri.gov/ReferenceCenter/MedicaidStatePlanand1115Waiver/WaiverExtension.aspx. Please note that there have been no changes made to the Draft 1115 Waiver Extension Request document that was posted on the EOHHS website on March 23, 2018.
If you have specific questions regarding this proposed extension request or would like to schedule a meeting to discuss it, please contact Melody Lawrence via email at melody.lawrence@ohhs.ri.gov or via phone at (401) 462-6348.

Sincerely,

/Signature/
P. M. Tigue
Patrick M. Tigue
Medicaid Program Director
Executive Office of Health and Human Services