

Recommendations for Improving the Core Sets of Health Care Quality Measures for Medicaid and CHIP

Summary of a Multistakeholder Review of the 2021 Child and Adult Core Sets

Draft Report for Public Comment

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2021 CHILD AND ADULT CORE SET ANNUAL REVIEW STAKEHOLDER WORKGROUP MEMBERS

Voting Members (Affiliation as of April 2020)

Gretchen Hammer, MPH, Co-Chair Public Leadership Consulting Group

David Kelley, MD, MPA, Co-Chair Pennsylvania Department of Human Services

Richard Antonelli, MD, MS Boston Children's Hospital

Lowell Arye, MS Aging and Disability Policy and Leadership Consulting, LLC

Tricia Brooks, MBA Georgetown University Center for Children and Families

Laura Chaise, MBA Centene Corporation

Lindsay Cogan, PhD, MS New York State Department of Health

James Crall, DDS, ScD, MS UCLA School of Dentistry

Anne Edwards, MD American Academy of Pediatrics

Kim Elliott, PhD, MA, CPHQ, CHCA Health Services Advisory Group

Tricia Elliott, MBA, CPHQ The Joint Commission

Steve Groff Delaware Department of Health and Social Services

Shevaun Harris, MBA, MSW Florida Agency for Health Care Administration

Diana Jolles, PhD, CNM, FACNM Frontier Nursing University David Kroll, MD Department of Psychiatry, Brigham Health, Harvard Medical School

Carolyn Langer, MD, JD, MPH Fallon Health

Lauren Lemieux American College of Obstetricians and Gynecologists

Jill Morrow-Gorton, MD, MBA University of Pittsburgh Medical Center (UPMC) Health Plan

Amy Mullins, MD, CPE, FAAFP American Academy of Family Physicians

Fred Oraene, MBA Oklahoma Health Care Authority

Lisa Patton, PhD IBM Watson Health

Sara Salek, MD Arizona Health Care Cost Containment System

Marissa Schlaifer, MS OptumRx

Linette Scott, MD, MPH California Department of Health Care Services

Jennifer Tracey, MHA Zero to Three

Ann Zerr, MD Indiana Family and Social Services Administration

Bonnie Zima, MD, MPH UCLA-Semel Institute for Neuroscience and Human Behavior

Federal Liaisons (Nonvoting)

Agency for Healthcare Research and Quality, Department of Health and Human Services (HHS) Center for Clinical Standards & Quality, Centers for Medicare & Medicaid Services, HHS Centers for Disease Control and Prevention, HHS Health Resources and Services Administration, HHS Office of Disease Prevention and Health Promotion, HHS (invited) Office of the Assistant Secretary for Planning and Evaluation, HHS Substance Abuse and Mental Health Services Administration, HHS U.S. Department of Veterans Affairs

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Project director: Margo Rosenbach

Research, analytics, and logistics team: Chrissy Fiorentini, Dayna Gallagher, Alli Steiner, Patricia Rowan, and Lindsay Zelson

Senior advisor: Rosemary Borck

Communications support: Christal Stone Valenzano, Brice Overcash, Brian Willis, Derek Mitchell, Rose Sullivan, Jill Miller, Allison Pinckney, William Garrett, Margaret Hallisey, Leah Hackelman-Good, and Donna Verdier

Technical writers: Megan Thomas and Trish Violett, Aurrera Health Group

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Contents

Acronyms	vi
Executive Summary	viii
Introduction	1
Overview of the Child and Adult Core Sets	2
The 2020 Child Core Set	3
The 2020 Adult Core Set	5
State Challenges with Reporting the Child and Adult Core Set Measures	5
Use of the Core Sets for Quality Measurement and Improvement	6
Description of the 2021 Core Set Annual Review Process	6
Workgroup Composition	7
Workgroup Timeline and Meetings	7
Workgroup Recommendations for Improving the 2021 Core Sets	12
Criteria Considered for Removal of Existing Measures and Addition of New Measures	12
Summary of Workgroup Recommendations	14
Measure Recommended for Removal	15
Measures Recommended for Addition	16
Cross-Cutting Themes in Measure Discussions	19
Discussion of Core Set Measure Gaps	21
Additional Suggestions for Improving the Core Sets and the Annual Review Process	25
Next Steps	27
Appendix A: Child and Adult Core Set Measures	۹.1
Appendix B: Overview of States' Reasons for Not Reporting the FFY 2018 Child and Adult Core Set Measures	3.1
Appendix C: Measures Suggested for Review at the 2021 Core Set Annual Review, by Domain	C.1
Appendix D: Summary of 2021 Child and Adult Core Set Annual Review Workgroup Discussion of Measures Not Recommended for Removal or Addition	D.1

Exhibits

ES.1	Criteria Considered for Removal of Existing Measures and Addition of New Measures	ix
ES.2	Summary of Workgroup Recommendations for Updates to the 2021 Core Sets	x
1	Annual Medicaid and CHIP Expenditures by Service Category, 2017	1
2	Distribution of 2020 Child Core Set Measures, by Domain	4
3	Distribution of 2020 Adult Core Set Measures, by Domain	4
4	2021 Core Set Annual Review Stakeholder Workgroup Timeline	8
5	Framework for Assessing Measures for the 2021 Core Sets	9
6	Criteria Considered for Removal of Existing Measures and Addition of New Measures	12
7	Summary of Workgroup Recommendations for Updates to the 2021 Core Sets	15
8	Synthesis of Workgroup Discussions About Potential Gaps in the Child and Adult Core Sets	22
A.1	2020 Core Set of Children's Health Care Quality Measures for Medicaid and CHIP (Child Core Set)	A.3
A.2	2020 Core Set of Adult Health Care Quality Measures for Medicaid (Adult Core Set)	A.5
A.3	Core Set of Children's Health Care Quality Measures for Medicaid and CHIP (Child Core Set), 2012–2020	A.7
A.4	Core Set of Adult Health Care Quality Measures for Medicaid (Adult Core Set), 2013–2020	A.11
C.1	Measures Suggested for Review at the 2021 Child and Adult Core Set Annual Review, by Domain	C.3
D.1	Measures Discussed by the 2021 Core Set Annual Review Workgroup and Not Recommended for Removal or Addition, by Domain	D.14

Acronyms

ABA-AD	Adult Body Mass Index Assessment	ECDS	
ADA	American Dental Association	ED]
AHRQ	Agency for Healthcare Research and Quality	EHDI	
AUD-CH	Audiological Diagnosis No Later than 3 Months of Age	EHR EPSDT	
BMI	Body Mass Index]
CAHPS	Consumer Assessment of Healthcare Providers and Systems	FFY FVA-AD	
CDC	Centers for Disease Control and Prevention	HCUP	
CDF-AD	Screening for Depression and Follow-Up Plan: Age 18 and Older	HHS]
CDF-CH	Screening for Depression and Follow-Up Plan: Ages 12–17	HbA1c HCAHPS	
CHIP	Children's Health Insurance Program		•
CHIPRA	Children's Health Insurance Program Reauthorization Act	HEDIS]
CMCS	Center for Medicaid and CHIP Services	HIV]
CMS	Centers for Medicare & Medicaid Services	HPCMI-AD	
CPA-AD	CAHPS Health Plan Survey 5.0H, Adult Version	HRSA]
CPC-CH	CAHPS Health Plan Survey 5.0H – Child Version Including	HSRI	
	Medicaid and Children with Chronic Conditions Supplemental Items	HVL-AD]
CV	Curriculum vitae	IIS	
DQA	Dental Quality Alliance	LTSS	
~ ~			,

ECDS	Electronic Clinical Data Systems
ED	Emergency department
EHDI	Early Hearing Detection and Intervention
EHR	Electronic health record
EPSDT	Early and Periodic, Screening, Diagnostic and Treatment
FFY	Federal fiscal year
VA-AD	Flu Vaccinations for Adults Ages 18 to 64
HCUP	Healthcare Cost and Utilization Project
HIS	U.S. Department of Health and Human Services
IbA1c	Hemoglobin A1c
ICAHPS	Hospital Consumer Assessment of Healthcare Providers and Systems
IEDIS	Healthcare Effectiveness Data and Information Set
HIV	Human immunodeficiency virus
IPCMI-AD	Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c Poor Control
łRSA	Health Resources and Services Administration
ISRI	Human Services Research Institute
IVL-AD	HIV Viral Load Suppression
IS	Immunization information system
LTSS	Long-Term Services and Supports

LBW-CH	Low Birth Weight Rate	PDENT-CH	Percentage of Eligibles Who	
MLTSS	Managed Long-Term Services and Supports		Received Preventive Dental Services	
MLTSS-6	Long-Term Services and	PQA	Pharmacy Quality Alliance	
	Supports Admission to an	PQI	Prevention Quality Indicators	
	Institution from the Community	PQI01-AD	PQI 01: Diabetes Short-Term Complications Admission Rate	
MSC-AD	Medical Assistance with Smoking and Tobacco Use	Q&A	Question and answer	
	Cessation	QTAG	Quality Technical Advisory Group	
NCI-AD	National Core Indicators for Aging and Disabilities Adult Consumer Survey	SEAL-CH	Dental Sealants for 6-9 Year Old Children at Elevated Caries Risk	
NCIDDS-AD	National Core Indicators Survey	TA/AS	Technical assistance and	
NCQA	National Committee for		analytic support	
	Quality Assurance	Tdap	Tetanus, diphtheria toxoids, and acellular pertussis	
NQF	National Quality Forum	TJC	The Joint Commission	
OHD-AD	Use of Opioids at High Dosage in Persons Without Cancer	T-MSIS	Transformed Medicaid	
OUGU		1-101515	Statistical Information System	
OHSU	Oregon Health and Science University	USPSTF	United States Preventive Services Task Force	
OPA	U.S. Office of Population Affairs	WCC-CH	Weight Assessment and	
OUD-AD	Use of Pharmacotherapy for Opioid Use Disorder		Counseling for Nutrition and Physical Activity for Children/Adolescents – Body	
PC01-AD	PC-01: Elective Delivery		Mass Index Assessment for	
PC02-CH	PC-02: Cesarean Births		Children/Adolescents	
PCPI	Physician Consortium for Performance Improvement	WONDER	Wide-ranging Online Data for Epidemiologic Research	

Executive Summary

Medicaid and the Children's Health Insurance Program (CHIP) provide health care coverage to approximately 71 million people, including eligible children, pregnant women, low-income adults, and individuals with disabilities.¹ To help ensure that individuals enrolled in Medicaid and CHIP receive health care coverage that promotes access to and receipt of high quality care, the Centers for Medicare & Medicaid Services (CMS) and its Center for Medicaid and CHIP Services (CMCS) use various tools to measure and monitor the quality of care that individuals receive and to drive improvement in Medicaid and CHIP. The Medicaid and CHIP Child and Adult Core Sets of health care quality measures are key tools in this effort.

The purpose of the Child and Adult Core Sets is to estimate the overall national quality of care for Medicaid and CHIP beneficiaries through state reporting on a uniform set of measures. The measures are used to monitor the performance of state Medicaid and CHIP programs over time and to drive improvements in care delivery and health outcomes for beneficiaries. Although state reporting on the Core Sets is currently voluntary, the Child Core Set measures and the behavioral health measures in the Adult Core Set become mandatory for state reporting starting in 2024.²

The Secretary of the U.S. Department of Health and Human Services is required to review and update the Child and Adult Core Sets each year.³ The Core Set Annual Review is designed to identify gaps in existing quality measures and suggest updates to strengthen and improve the Core Sets. The annual review includes input from numerous stakeholders, such as states, health care providers, and quality experts.

CMCS contracted with Mathematica to convene the 2021 Child and Adult Core Set Annual Review Stakeholder Workgroup (Workgroup). The Workgroup included 27 members, who represent a diverse set of stakeholders based on their affiliation, subject matter expertise, and quality measurement and improvement experience (see inside front cover).

The Workgroup was charged with assessing the 2020 Core Sets and recommending measures for removal or addition in order to strengthen and improve the Core Sets for 2021. Workgroup members were asked to suggest, discuss, and vote on measures for removal from or addition to the Core Sets based on several criteria that support the use of the Core Set measures to meaningfully drive improvement in care delivery and health outcomes for Medicaid and CHIP beneficiaries. See Exhibit ES.1 for the criteria Workgroup members considered during the 2021 Core Set Review.

¹ March 2020 Medicaid and CHIP Enrollment Data Highlights are available at <u>https://www.medicaid.gov/medicaid/program-information/medicaid-and-chip-enrollment-data/report-</u>

highlights/index.html. Numbers reflect Medicaid and CHIP enrollment data as of March 2020, as reported by 50 states and the District of Columbia.

² Bipartisan Budget Act of 2018, P.L. 115-123 and Substance Use-Disorder Prevention that Promotes Opioid Recovery and Treatment for Patients and Communities Act of 2018, P.L. 115-271.

³ Annual updates to the Child Core Set are required under the Children's Health Insurance Program Reauthorization Act of 2009. Annual updates to the Adult Core Set are required under the Affordable Care Act.

Exhibit ES.1. Criteria Considered for Removal of Existing Measures and Addition of New Measures

Criteria Considered for Removal of Existing Measures				
Technical Feasibility				
1.	The measure is not fully developed and does not have detailed technical measure specifications, preventing production of the measure at the state level (e.g., numerator, denominator, and value sets).			
2.	States report significant challenges in accessing an available data source (including medical records and surveys) that contains all the data elements necessary to calculate the measure, including an identifier for Medicaid and CHIP beneficiaries (or the ability to link to an identifier).			
3.	The available data source does not allow for consistent calculations across states.			
Actio	onability and Strategic Priority			
1.	Taken together with other Core Set measures, the measure does not make a significant contribution to estimating the overall national quality of health care in Medicaid and CHIP.			
2.	The measure does not provide useful and actionable results to drive improvement in state Medicaid and CHIP programs.			
3.	The measure does not address a strategic priority in monitoring the performance of state Medicaid and CHIP programs.			
Othe	r Considerations			
1.	The prevalence of the condition or outcome being measured is not sufficient to produce reliable and meaningful results across states, taking into account Medicaid and CHIP population sizes and demographics.			
2.	The measure and measure specifications are not aligned with those used in other CMS programs, or another measure is recommended for replacement.			
3.	Fewer than half of the states will be able to produce the measure for FFY 2021 or FFY 2022 and all states will not be able to produce the measure by FFY 2024, including all their Medicaid and CHIP populations.			
	Criteria Considered for Addition of New Measures			
Minir	num Technical Feasibility Requirements (all requirements must be met)			
1.	The measure must be fully developed and have detailed technical specifications that enable production of the measure at the state level (e.g., numerator, denominator, and value sets).			
2.	The measure must have been tested in state Medicaid/CHIP programs or be in use by one or more state Medicaid/CHIP agencies.			
3.	An available data source or validated survey instrument exists that contains all the data elements necessary to calculate the measure, including an identifier for Medicaid and CHIP beneficiaries (or the ability to link to an identifier).			
4.	The specifications and data source must allow for consistent calculations across states.			
Actio	onability and Strategic Priority			
1.	Taken together with other Core Set measures, the measure must contribute to estimating the overall national quality of health care in Medicaid and CHIP.			
2.	The measure must provide useful and actionable results to drive improvement in state Medicaid and CHIP programs.			
3.	The measure must address a strategic priority in monitoring the performance of state Medicaid and CHIP programs.			
	programs.			

Other Considerations		
1.	The prevalence of the condition or outcome being measured should be sufficient to produce reliable and meaningful results across states, taking into account Medicaid and CHIP population sizes and demographics.	
2.	The measure and measure specifications should be aligned with those used in other CMS programs, where possible.	
3.	At least half the states should be able to produce the measure for FFY 2021 or FFY 2022, and <u>all</u> the states should be able to produce the measure by FFY 2024, including <u>all</u> their Medicaid and CHIP populations (e.g., all age groups, eligibility categories, and delivery systems).	

Workgroup members convened virtually from April 28 to April 30, 2020, to review 13 existing Core Set measures suggested for removal from the 2021 Core Sets and 12 measures suggested for addition. The 25 measures were presented, discussed, and voted on by domain.⁴ To be recommended for removal from or addition to the Core Sets, at least two-thirds of the Workgroup members eligible to vote on a measure had to vote in favor of removal or addition.

In summary, the Workgroup recommended the following:

- **Removal of 1 measure from the Adult Core Set** out of a total of 13 measures suggested for removal
- Addition of 3 measures to the Child and Adult Core Sets out of a total of 12 measures suggested for addition

Exhibit ES.2 shows the measures the Workgroup recommended for removal from and addition to the 2021 Core Sets.

Exhibit ES.2. Summary of Workgroup Recommendations for Updates to the 2021 Core Sets

Measure Name	Measure Steward	NQF # (if endorsed)
Measure Recommended for Removal		
Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c Poor Control (HPCMI-AD)	National Committee for Quality Assurance (NCQA)	2607
Measures Recommended for Addition		
Postpartum Depression Screening and Follow-Up	NCQA	Not endorsed
Prenatal Immunization Status	NCQA	Not endorsed
Sealant Receipt on Permanent 1st Molars	American Dental Association (ADA)/Dental Quality Alliance (DQA)	Not endorsed

NQF = National Quality Forum.

⁴ The measures were organized by the following domains: Primary Care Access and Preventive Care, Maternal and Perinatal Health, Care of Acute and Chronic Conditions, Behavioral Health Care, Dental and Oral Health Services, Experience of Care, and Long-Term Services and Supports.

This report, which is being made available for public comment, summarizes the Workgroup's review process, discussions, and recommendations. CMCS will use the Workgroup's recommendations, public comments received on this report, and additional stakeholder input from the CMCS Quality Technical Advisory Group and federal liaisons to inform decisions about updates to the 2021 Core Sets. CMCS will release the 2021 Core Sets through a CMCS Informational Bulletin by December 31, 2020. Please submit public comments via email by August 10, 2020, at 8 p.m. Eastern Time to MACCoreSetReview@mathematica-mpr.com and include "2021 Core Set Review Public Comment" in the subject line.

Introduction

Medicaid and the Children's Health Insurance Program (CHIP) provide health care coverage to approximately 71 million people, including eligible children, pregnant women, low-income adults, and individuals with disabilities. ⁵ This represents approximately one in five individuals in the United States.⁶ Managed care capitation payments are the largest category of Medicaid program expenditures, followed by fee-for-service payments for long-term care (Exhibit 1).

The Centers for Medicare & Medicaid Services (CMS) and its Center for Medicaid and CHIP Services (CMCS) use various tools to measure and monitor the quality of care that Medicaid and CHIP beneficiaries receive and to drive improvement in care delivery and health outcomes. The Child and Adult Core Sets of health care quality measures are key tools in this effort.



Exhibit 1. Annual Medicaid and CHIP Expenditures by Service Category, 2017

Source: CMS Medicaid & CHIP Scorecard National Context. Available at <u>https://www.medicaid.gov/state-overviews/scorecard/national-context/index.html</u>.

Notes: Expenditures by service category do not sum to the total expenditures. Total expenditures also include Medicare payments for some beneficiaries and adjustments to prior year payments. Managed care expenditures cover the same services that are delivered via fee-for-service. Data do not permit allocation of managed care expenditures to the different service categories. Data are for federal fiscal year 2017.

⁵ March 2020 Medicaid and CHIP Enrollment Data Highlights are available at

https://www.medicaid.gov/medicaid/program-information/medicaid-and-chip-enrollment-data/report-

highlights/index.html. Numbers reflect Medicaid and CHIP enrollment data as of March 2020, as reported by 50 states and the District of Columbia.

⁶ Center for Medicaid and CHIP Services, Division of Quality and Health Outcomes Medicaid and CHIP Beneficiary Profile. Centers for Medicare & Medicaid Services. Baltimore, MD. February 2020. Available at <u>https://www.medicaid.gov/medicaid/quality-of-care/downloads/beneficiary-profile.pdf</u>.

The purpose of the Child and Adult Core Sets is to estimate the overall national quality of care for Medicaid and CHIP beneficiaries through state reporting of a uniform set of measures. The Core Set measures are intended to cover the continuum of preventive, diagnostic, and treatment services for acute and chronic physical, behavioral, dental, and developmental conditions as well as long-term services and supports. In collaboration with CMCS, state Medicaid and CHIP agencies use these measures to target quality improvement efforts and to assess the effectiveness of these efforts over time. Although state reporting on the Core Sets is currently voluntary, the Child Core Set measures and the behavioral health measures in the Adult Core Set become mandatory for state reporting starting in 2024.⁷

The Secretary of the U.S. Department of Health and Human Services (HHS) is required to review and update the Child and Adult Core Sets each year.⁸ The Core Set Annual Review is designed to identify gaps in existing quality measures and suggest updates to strengthen and improve the Core Sets. The annual review includes input from numerous stakeholders, such as states, health care providers, and quality experts. The Child Core Set has undergone these multistakeholder annual reviews since January 2013 and the Adult Core Set since January 2014.

CMCS contracted with Mathematica to convene the 2021 Child and Adult Core Set Annual Review Stakeholder Workgroup. The Workgroup included 27 members, who represent a diverse set of stakeholders based on their affiliation, subject matter expertise, and quality measurement and improvement experience (see inside front cover).

The Workgroup was charged with assessing the 2020 Core Sets and recommending measures for removal or addition in order to strengthen and improve the Core Sets for 2021. Workgroup members were asked to suggest, discuss, and vote on measures for removal from or addition to the Core Sets based on several criteria that support the use of the Core Set measures to meaningfully drive improvement in care delivery and health outcomes for Medicaid and CHIP beneficiaries.

This report provides an overview of the Child and Adult Core Sets, describes the 2021 Core Set Annual Review process, summarizes the Workgroup recommendations for improving the Core Sets, and specifies next steps for public comment.

Overview of the Child and Adult Core Sets

The Children's Health Insurance Program Reauthorization Act of 2009 (CHIPRA) included several provisions aimed at improving the quality of health care for children in Medicaid and CHIP. CHIPRA required the Secretary of HHS to identify and publish a core set of children's health care quality measures for voluntary use by state Medicaid and CHIP programs (referred to as the Child Core Set). The initial Child Core Set, which was released in December 2009, included 24 measures that covered both physical and mental health. The core set of health care quality measures for adults covered by Medicaid (Adult Core Set) was established in 2010 under the Patient Protection and Affordable Care Act (Affordable Care Act) in the same manner as the

⁷ Bipartisan Budget Act of 2018, P.L. 115-123 and Substance Use-Disorder Prevention that Promotes Opioid Recovery and Treatment for Patients and Communities Act of 2018, P.L. 115-271.

⁸ The Children's Health Insurance Program Reauthorization Act of 2009 (CHIPRA) calls for annual updates to the Child Core Set. The Affordable Care Act calls for annual updates to the Adult Core Set.

Child Core Set. The initial Adult Core Set, which was released in January 2012, included 26 measures. Currently, state reporting on the Core Set measures is voluntary. In 2024, the Child Core Set measures and the behavioral health measures in the Adult Core Set become mandatory for state reporting.⁹

Please refer to Appendix A for tables showing the 2020 Child and Adult Core Set measures and the history of measures included in the Child and Adult Core Sets. Of the 24 measures in the 2020 Child Core Set, two-thirds were part of the initial Child Core Set. Of the 33 measures in the 2020 Adult Core Set, about three-fifths were part of the initial Adult Core Set.

The 2020 Child Core Set

The 2020 Child Core Set includes 24 measures across six domains: (1) Primary Care Access and Preventive Care, (2) Maternal and Perinatal Health, (3) Care of Acute and Chronic Conditions, (4) Behavioral Health Care, (5) Dental and Oral Health Services, and (6) Experience of Care. ¹⁰ Nearly two-thirds of the measures in the 2020 Child Core Set fall into the Primary Care Access and Preventive Care and Maternal and Perinatal Health domains (Exhibit 2). Seventy-five percent (18 measures) are process measures and 83 percent (20 measures) can be calculated using an administrative data collection methodology.

Highlights for federal fiscal year (FFY) 2018 Child Core Set reporting,¹¹ the most recent year for which data are publicly available, include the following:

- All states voluntarily reported at least one Child Core Set measure.
- Forty-three states reported on at least half of the 24 measures in the Child Core Set.
- Twenty-one states reported on more measures for FFY 2018 than for FFY 2017.
- Forty-six states reported data on both the Medicaid and CHIP populations.
- The median number of measures reported by states was 18, which is consistent with the median number of measures reported for FFY 2016 and FFY 2017.
- The most frequently reported measures focus on preventive dental services, child and adolescent well-care visits, emergency department use, and follow-up after hospitalization for mental illness.

⁹ Bipartisan Budget Act of 2018, P.L. 115-123 and Substance Use-Disorder Prevention that Promotes Opioid Recovery and Treatment for Patients and Communities Act of 2018, P.L. 115-271.

¹⁰ More information about the Child Core Set is available at <u>https://www.medicaid.gov/medicaid/quality-of-</u> care/performance-measurement/child-core-set/index.html.

¹¹ More information about FFY 2018 Core Set reporting is available at <u>https://www.medicaid.gov/medicaid/quality-of-care/downloads/performance-measurement/ffy-2018-core-set-reporting.pdf</u>. A chart pack summarizing FFY 2018 Child Core Set results is available at <u>https://www.medicaid.gov/medicaid/quality-of-care/downloads/performance-measurement/2019-child-chart-pack.pdf</u>.



Exhibit 2. Distribution of 2020 Child Core Set Measures, by Domain



Exhibit 3. Distribution of 2020 Adult Core Set Measures, by Domain

The 2020 Adult Core Set

The 2020 Adult Core Set includes 33 measures across six domains: (1) Primary Care Access and Preventive Care, (2) Maternal and Perinatal Health, (3) Care of Acute and Chronic Conditions, (4) Behavioral Health Care, (5) Experience of Care, and (6) Long Term Services & Supports.¹² Long-Term Services & Supports (LTSS) is a new domain in the 2020 Adult Core Set. Nearly two-thirds of the 2020 Adult Core Set measures fall into the Care of Acute and Chronic Conditions and Behavioral Health Care domains (Exhibit 3). Behavioral Health Care is the largest domain in the 2020 Adult Core Set and the fastest-growing domain over time, with seven measures added to this domain since 2016. Two-thirds (22 measures) are process measures, and 85 percent (28 measures) can be calculated using an administrative data collection methodology.

Highlights for FFY 2018 Adult Core Set reporting include the following: ¹³

- Forty-five states voluntarily reported at least one Adult Core Set measure.
- Thirty-two states reported on at least half of the 33 measures in the Adult Core Set.
- One state reported 32 of the 33 measures.
- Thirty-six states reported more measures for FFY 2018 than for FFY 2017.
- States reported a median of 20 measures, an increase of 3 measures over FFY 2017.
- The most frequently reported measures focus on follow-up after hospitalization for mental illness, breast and cervical cancer screening, chlamydia screening, diabetes management, and postpartum care visits.

State Challenges with Reporting the Child and Adult Core Set Measures

Understanding state challenges with reporting the Child and Adult Core Set measures is key to assessing the feasibility of calculating existing measures as well as those suggested for addition to the Core Sets. The most common reason cited by states for not reporting the Child and Adult Core Set measures for FFY 2018 was lack of access to data to calculate the measure. States' reasons for lack of access to data for Core Set reporting are multifaceted and reflect both the pathways through which data are collected, calculated, and reported (such as through managed care plans or other vendors) and the availability of information from sources other than claims/encounter data. For example, common barriers to data availability include challenges with accessing the required data (such as electronic health records [EHRs], medical records for chart abstraction, and linkage to data sources maintained by other state agencies); concerns about the accuracy and completeness of data used in calculating the measure; and budget and/or staff constraints to program new measures or collect new data.

¹² More information about the Adult Core Set is available at <u>https://www.medicaid.gov/medicaid/quality-of-care/performance-measurement/adult-core-set/index.html</u>.

¹³ More information about FFY 2018 Core Set reporting is available at <u>https://www.medicaid.gov/medicaid/quality-of-care/downloads/performance-measurement/ffy-2018-core-set-reporting.pdf</u>. A chart pack summarizing FFY 2018 Adult Core Set results is available at <u>https://www.medicaid.gov/medicaid/quality-of-care/downloads/performance-measurement/2019-adult-chart-pack.pdf</u>.

Please refer to Appendix B for a fact sheet summarizing states' reasons for not reporting the Child and Adult Core Set measures for FFY 2018. These findings informed the Workgroup's discussions of the feasibility of reporting existing measures suggested for removal from the Core Sets and collecting new measures suggested for addition.

Use of the Core Sets for Quality Measurement and Improvement

CMCS and states use the Child and Adult Core Sets to monitor and improve the quality of care provided to Medicaid and CHIP beneficiaries at the national and state levels and to measure progress over time. CMCS publicly reports information on state performance on the Child and Adult Core Sets annually through chart packs and other resources.¹⁴ CMS annually releases Child and Adult Core Set data for measures that were reported by at least 25 states and met CMS standards for data quality.

Through its Technical Assistance and Analytic Support (TA/AS) Program, CMCS supports states and their partners to collect, report, and use the Core Set measures to drive improvement in Medicaid and CHIP while striving to achieve several goals for state reporting, including: maintaining or increasing the number of states reporting Core Set measures, maintaining or increasing the number of states reported by each state, and improving the quality and completeness of the data reported.¹⁵ The TA/AS Program offers states various TA opportunities to address technical issues related to collecting and reporting the Core Set measures, including a TA mailbox, one-on-one consultation, issue briefs, fact sheets, analytic reports, and webinars.

CMCS also develops initiatives to drive improvement in quality of care using Core Set measures, for example, through its Maternal and Infant Health Initiative and Oral Health Initiative.¹⁶ The TA/AS Program supports CMCS and states in designing and implementing quality improvement initiatives focused on the Core Set measures through affinity groups, online training opportunities, one-on-one and group coaching, and other approaches. The TA/AS Program also supports the annual CMS Quality Conference by providing states with hands-on information and networking opportunities to support their Medicaid and CHIP quality measurement and improvement efforts. The State Health System Performance pillar of the Medicaid and CHIP Scorecard also uses data for several Child and Adult Core Set measures.¹⁷

Description of the 2021 Core Set Annual Review Process

This section describes the 2021 Core Set Annual Review process, including the Workgroup composition, timeline, and meetings.

¹⁴ Chart packs, measure-specific tables, fact sheets, and other Core Set annual reporting resources are available at <u>https://www.medicaid.gov/medicaid/quality-of-care/performance-measurement/child-core- set/index.html</u> and <u>https://www.medicaid.gov/medicaid/quality-of-care/performance-measurement/adult-core- set/index.html</u>.

¹⁵ More information about the CMCS TA/AS Program is available at <u>https://www.medicaid.gov/medicaid/quality-of-care/downloads/tafactsheet.pdf.</u>

¹⁶ More information about Medicaid and CHIP quality improvement initiatives is available at <u>https://www.medicaid.gov/medicaid/quality-of-care/index.html.</u>

¹⁷ More information about the Medicaid and CHIP Scorecard is available at <u>https://www.medicaid.gov/state-overviews/scorecard/index.html.</u>

Workgroup Composition

The Workgroup for the 2021 Core Set Annual Review included 27 voting members from state Medicaid agencies, professional associations, universities, hospitals, and other organizations from across the country (the Workgroup members are listed on the inside front cover of this report). The Workgroup was selected through a Call for Nominations issued in December 2018 in conjunction with the 2020 Core Set Annual Review.¹⁸

As a whole, the Workgroup for the 2021 Core Set Annual Review offered expertise in primary care access and preventive care, acute and chronic conditions, maternal and perinatal health, behavioral health and substance use, dental and oral health, long-term services and supports, disability, experience of care, patient safety, and health disparities. Although Workgroup members have individual subject matter expertise, and some were nominated by an organization, Workgroup members were asked to participate as stewards of the Medicaid and CHIP programs and not from their individual points of view. They were asked to consider what measures would be best to drive improvement in care delivery and health outcomes in Medicaid and CHIP overall.

Workgroup members were required to submit a Disclosure of Interest form to report any interests, relationships, or circumstances over the past four years that could give rise to a potential conflict of interest or the appearance of a conflict of interest related to the current Child and Adult Core Set measures or measures reviewed during the Workgroup process. Workgroup members who were deemed to have an interest in a measure recommended for consideration were required to recuse themselves from voting on that measure.

The Workgroup also included nonvoting federal liaisons who represented eight federal agencies (see front cover). The inclusion of federal liaisons reflects CMCS's commitment to promoting quality measurement alignment and working in partnership with other agencies to collect, report, and use the Core Set measures to drive improvement in care delivery and health outcomes for Medicaid and CHIP beneficiaries.

Workgroup Timeline and Meetings

As shown in Exhibit 4, Mathematica held webinars in December 2019 and March 2020 to orient the Workgroup members to the review process and to prepare them for the Workgroup meeting, which was convened virtually in April 2020 because of the COVID-19 pandemic. The two webinars and the Workgroup meeting were open to the public, and public comment was invited at multiple points throughout each meeting.

¹⁸ Nominations were reviewed to address legislative requirements for the Core Set Annual Review, to ensure geographic distribution, and to represent diverse areas of expertise. The statute requires representation from states, medical and dental professionals (including members of allied health professions), providers caring for children and families who live in medically underserved urban and rural communities, national organizations serving children and those with chronic conditions, consumers and purchasers of health care, and experts in quality measures as well as voluntary consensus standards-setting organizations and other organizations involved in the advancement of evidence-based measures of health care.



Exhibit 4. 2021 Core Set Annual Review Stakeholder Workgroup Timeline

Orientation Webinar

During the orientation webinar on December 13, 2019, Mathematica outlined the Workgroup charge, introduced the Workgroup members, discussed the disclosure of interest process, described the timeline for the 2021 Annual Review, and provided background on the Child and Adult Core Sets.

Mathematica described the additional stakeholder input that would be obtained during the 2021 Annual Review process, including input from federal liaisons, CMCS's Quality Technical Advisory Group (QTAG), and two workgroups that Mathematica established to provide input on (1) long-term planning for the Core Sets and (2) the feasibility of reporting Core Set measures by states.

Workgroup Charge

The Child and Adult Core Set Stakeholder Workgroup for the 2021 Annual Review is charged with assessing the 2020 Core Sets and recommending measures for removal or addition in order to strengthen and improve the Core Sets for Medicaid and CHIP.

The Workgroup should focus on measures that are actionable, aligned, and appropriate for state-level reporting, to ensure that the measures can meaningfully drive improvement in quality of care and outcomes in Medicaid and CHIP.

Mathematica explained the process for Workgroup members to suggest measures for removal from or addition to the Child and Adult Core Sets through the Call for Measures. Mathematica asked Workgroup members to balance three interdependent components when considering measures for removal or addition: (1) the technical feasibility of measures, (2) the desirability of measures for Medicaid and CHIP stakeholders, and (3) the financial and operational viability for states.

To operationalize these three components, Mathematica identified a comprehensive set of criteria used to assess measures during all phases of the Workgroup process. As shown in Exhibit 5, the Workgroup was charged with focusing on measures that met the following criteria:

- **Minimum technical feasibility requirements:** Availability of detailed technical specifications that enable production of the measure at the state level, evidence of field testing or use in a state Medicaid or CHIP program, and availability of a data source with all the necessary data elements to produce consistent calculations across states
- Actionability and strategic priority requirements: Contributes to estimating the overall national quality of health care in Medicaid and CHIP together with other Core Set measures, provides useful and actionable results to drive improvement in care delivery and health outcomes, and addresses a strategic performance measurement priority
- Other considerations: Sufficient prevalence of the condition or outcome being measured to produce meaningful and reliable results across states, alignment with measures used in other CMS programs, and state reporting capacity for all states to report the measure by 2024



Exhibit 5. Framework for Assessing Measures for the 2021 Core Sets

Restating the Workgroup's charge, CMCS directed the Workgroup to consider all criteria when recommending measures to remove from or add to the Core Sets. CMCS encouraged Workgroup members to seek a balance between actionability and strategic priority while ensuring that feasibility is not the overriding factor in measure recommendations. CMCS also encouraged Workgroup members to reflect on what is important to measure about Medicaid and CHIP program performance.

Call for Measures for Removal from or Addition to the 2021 Core Sets

Following the orientation meeting, Workgroup members and federal liaisons were invited to suggest measures for removal from or addition to the 2021 Core Sets. Workgroup members used an online form to submit their suggestions for removal or addition, including the rationale for the suggestion; information about the technical feasibility, actionability, and strategic priority of measures suggested for removal or addition; whether the removal of a measure would leave a

gap in the Core Set; and whether measures suggested for addition were intended to replace current Core Set measures.

The Workgroup members and federal liaisons suggested 16 measures for removal and 16 measures for addition. Mathematica conducted a preliminary assessment of the measures and determined that 3 of the 16 measures suggested for removal would not be discussed because they were already retired by CMS from the 2020 Core Set, being retired by the measure steward for 2021, or withdrawn by the Workgroup member because of a change to the measure that addressed their concern. Mathematica also determined that 4 of the 16 measures suggested for addition would not be discussed because they did not meet minimum technical feasibility requirements: 3 had not been field tested in Medicaid and CHIP and 1 did not have detailed technical specifications that would enable production of the measure at the state level.

The Workgroup considered 25 measures during the April meeting:

- Thirteen measures for removal, including 4 of the 24 measures from the 2020 Child Core Set and 9 of the 33 measures in the 2020 Adult Core Set.
- **Twelve measures for addition** across five Core Set domains. Note that the measures suggested for addition were not assigned to the Child or Adult Core Set because CMCS determines the Core Set assignment for measures added during the annual update.

Please refer to Appendix C for the full list of measures suggested by the Workgroup members and federal liaisons for removal from or addition to the 2021 Core Sets.

Webinar to Prepare for the Annual Review Meeting

The second webinar took place on March 19, 2020. To help Workgroup members prepare for the discussion at the 2021 Annual Review meeting, Mathematica shared a list of the 13 measures to be considered for removal and the 12 measures to be considered for addition. Mathematica provided guidance on how to prepare for the discussion of the measures at the Workgroup meeting, including the criteria that Workgroup members should consider for recommending measures for removal from or addition to the Core Sets and the resources available to facilitate their review. These resources included detailed measure information sheets for each measure being reviewed, a worksheet to facilitate the review and record notes, and a Medicaid and CHIP beneficiary profile. Workgroup members were responsible for reviewing all materials related to the measures; completing the measure worksheet; and coming to the Annual Review meeting prepared with notes, questions, and planned votes on each measure proposed for removal or addition.

Annual Review Meeting

The 2021 Annual Review meeting took place from April 28 to April 30, 2020. The meeting was conducted as a webinar rather than in person because of the COVID-19 pandemic. Workgroup members, federal liaisons, measure stewards, and members of the public participated in the meeting.

The discussion of measures was organized according to the seven current Core Set domains.¹⁹ For each domain, Mathematica described the 2020 Core Set measures in the domain, highlighted the measures suggested for removal first followed by the measures suggested for addition, noted the key technical specifications of each measure proposed for removal or addition, and summarized the rationale that Workgroup members provided for suggesting the measures for removal or addition.

Mathematica then facilitated Workgroup discussion of the measures being reviewed within each domain. Mathematica sought comments and questions from Workgroup members after presentation of a set of measures and asked measure stewards to clarify measure specifications when needed. Workgroup discussion was followed by opportunities for public comment within each domain.

Voting took place after Workgroup discussion and public comments. Mathematica facilitated the voting on the measures suggested for removal or addition. Workgroup members voted electronically through a web-based tool during specified voting periods. Workgroup members who experienced technical difficulties with the voting tool were permitted to submit votes through the webinar question and answer (Q&A) widget or via email. Mathematica presented the voting results immediately after each vote and announced if the results met the threshold for the measure to be removed or added.

Within each domain, the Workgroup voted on measures suggested for removal first, followed by measures suggested for addition, with one exception. During voting on the measures in the Primary Care Access and Preventive Care domain, a Workgroup member requested to vote on the addition of the *Adult Immunization Status* measure before voting on removal of the *Flu Vaccinations for Adults Ages 18 to 64* (FVA-AD) measure; the rationale was that the *Adult Immunization Status* measure was suggested to replace FVA-AD and knowing whether *Adult Immunization Status* was added to the Core Sets would inform whether removing FVA-AD would leave a gap. The Workgroup co-chairs agreed to the request to reorder this vote.

For each measure suggested for removal, Workgroup members could select either "Yes, I recommend removing this measure from the Core Set" or "No, I do not recommend removing this measure from the Core Set." For each measure suggested for addition, Workgroup members could select either "Yes, I recommend adding this measure to the Core Set" or "No, I do not recommend adding this measure to the Core Set." Measures were recommended for removal or addition if two-thirds of the eligible Workgroup members voted yes. Because of recusals,²⁰ as well as the availability of a few Workgroup members during each day of the three-day Workgroup members did not participate in all voting periods.²¹ As a result, the

¹⁹ The Core Set domains are Primary Care Access and Preventive Care, Maternal and Perinatal Health, Care of Acute and Chronic Conditions, Behavioral Health Care, Dental and Oral Health Services, Experience of Care, and Long-Term Services and Supports.

²⁰ Workgroup members who disclosed an interest in a measure were recused from voting on that measure, for example, if they were a measure developer, a measure steward, or paid to promote a measure in some way.

²¹ Because of the COVID-19 pandemic, one Medicaid Director was unable to attend the meeting and two Medicaid Medical Directors were unable to attend for part of the meeting.

two-thirds voting threshold was adjusted based on the number of eligible Workgroup members present for each measure vote.

Following voting on the measures in each domain, Workgroup members had an opportunity to discuss gaps in that domain. A summary of the discussion about potential gaps in the Core Sets is presented later in the report.

Workgroup Recommendations for Improving the 2021 Core Sets

Criteria Considered for Removal of Existing Measures and Addition of New Measures

Building on the lessons learned during the annual review of the 2020 Core Sets and incorporating stakeholder input, Mathematica refined the criteria the Workgroup used to assess measures for removal from or addition to the 2021 Core Sets. Mathematica specified detailed criteria related to (1) minimum technical feasibility requirements, (2) actionability and strategic priority, and (3) other considerations (Exhibit 6). The intent was to provide greater transparency and guidance to Workgroup members, federal liaisons, and the public about the types of measures that would be a good fit for the Core Sets. As noted earlier, Mathematica instituted a preliminary screening process to assure that measures discussed by the Workgroup adhered to a set of minimum technical feasibility criteria, including that detailed technical specifications were available for calculating the measures and that the measures had been tested or used by state Medicaid and CHIP programs.

Exhibit 6. Criteria Considered for Removal of Existing Measures and Addition of New Measures

Criteria Considered for Removal of Existing Measures			
Tech	Technical Feasibility		
1.	The measure is not fully developed and does not have detailed technical measure specifications, preventing production of the measure at the state level (e.g., numerator, denominator, and value sets).		
2.	States report significant challenges in accessing an available data source (including medical records and surveys) that contains all the data elements necessary to calculate the measure, including an identifier for Medicaid and CHIP beneficiaries (or the ability to link to an identifier).		
3.	The available data source does not allow for consistent calculations across states.		
Actio	onability and Strategic Priority		
1.	Taken together with other Core Set measures, the measure does not make a significant contribution to estimating the overall national quality of health care in Medicaid and CHIP.		
2.	The measure does not provide useful and actionable results to drive improvement in state Medicaid and CHIP programs.		
3.	The measure does not address a strategic priority in monitoring the performance of state Medicaid and CHIP programs.		

	Criteria Considered for Removal of Existing Measures				
Othe	r Considerations				
1.	The prevalence of the condition or outcome being measured is not sufficient to produce reliable and meaningful results across states, taking into account Medicaid and CHIP population sizes and demographics.				
2.	The measure and measure specifications are not aligned with those used in other CMS programs, or another measure is recommended for replacement.				
3.	Fewer than half of the states will be able to produce the measure for FFY 2021 or FFY 2022 and all states will not be able to produce the measure by FFY 2024, including all their Medicaid and CHIP populations.				
	Criteria Considered for Addition of New Measures				
Minir	num Technical Feasibility Requirements (all requirements must be met)				
1.	The measure must be fully developed and have detailed technical specifications that enable production of the measure at the state level (e.g., numerator, denominator, and value sets).				
2.	The measure must have been tested in state Medicaid/CHIP programs or be in use by one or more state Medicaid/CHIP agencies.				
3.	An available data source or validated survey instrument exists that contains all the data elements necessary to calculate the measure, including an identifier for Medicaid and CHIP beneficiaries (or the ability to link to an identifier).				
4.	The specifications and data source must allow for consistent calculations across states.				
Actio	onability and Strategic Priority				
1.	Taken together with other Core Set measures, the measure must contribute to estimating the overall national quality of health care in Medicaid and CHIP (as specified in the Statute).				
2.	The measure must provide useful and actionable results to drive improvement in state Medicaid and CHIP programs.				
3.	The measure must address a strategic priority in monitoring the performance of state Medicaid and CHIP programs.				
Othe	r Considerations				
1.	The prevalence of the condition or outcome being measured should be sufficient to produce reliable and meaningful results across states, taking into account Medicaid and CHIP population sizes and demographics.				
2.	The measure and measure specifications should be aligned with those used in other CMS programs, where possible.				
3.	At least half the states should be able to produce the measure for FFY 2021 or FFY 2022, and <u>all</u> the states should be able to produce the measure by FFY 2024, including <u>all</u> their Medicaid and CHIP populations (e.g., all age groups, eligibility categories, and delivery systems).				

In addition to the criteria considered for removal or addition, Mathematica also noted other factors that the Workgroup should consider, especially with the increasing emphasis on preparing for mandatory reporting of the Child Core Set measures and behavioral health measures in the Adult Core Set beginning in 2024.

- The use of alternative data sources to calculate current Core Set measures. The goals are to (1) reduce state burden, (2) standardize reporting across states, and (3) improve the completeness and transparency of measures. Current efforts focus on the following:
 - Calculating the *Low Birth Weight Rate* (LBW-CH) and *Cesarean Births* (PC02-CH) measures using data from the CDC Wide-ranging Online Data for Epidemiologic Research (WONDER) databases²²
 - Promoting state-level reporting of the Child and Adult Medicaid Consumer Assessment of Healthcare Providers and Systems (CAHPS) survey using data submitted to the Agency for Healthcare Research and Quality (AHRQ) CAHPS Health Plan Survey Database²³
 - Using CMS's Transformed Medicaid Statistical Information System (T-MSIS) to calculate such Core Set measures as preventive dental services and prevention quality indicators²⁴
- The use of digital measures and electronic data sources, such as Electronic Clinical Data Systems (ECDS).²⁵
- The implications of the COVID-19 pandemic on quality measurement and particularly the feasibility of measures requiring medical chart reviews as part of the hybrid methodology or for validation of administrative data.

Additionally, Mathematica advised the Workgroup that there is no target number of measures maximum or minimum—for the Child and Adult Core Sets and that all measures would be reviewed and discussed in their specified form without conditions or modifications. Mathematica also informed Workgroup members that CMCS assigns measures to Core Sets and domains and that these assignments would not be an area of focus at the meeting.

Summary of Workgroup Recommendations

The Workgroup recommended the removal of one measure from the Adult Core Set and the addition of three measures to the Core Sets (Exhibit 7). This section summarizes the discussion and rationale for these recommendations. Please refer to Appendix D for information on the measures discussed and not recommended for removal from or addition to the Core Sets. Measure information sheets about each measure discussed by the Workgroup are available on the Mathematica Core Set Review website.²⁶

²² More information about the natality online databases included in CDC WONDER is available at <u>https://wonder.cdc.gov/natality.html</u>.

²³ More information about the CAHPS Health Plan Survey Database is available at <u>https://cahpsdatabase.ahrq.gov/HPSurveyGuidance.aspx</u>.

²⁴ More information about T-MSIS is available at <u>https://www.medicaid.gov/medicaid/data-systems/macbis/transformed-medicaid-statistical-information-system-t-msis/index.html</u>.

²⁵ More information about ECDS is available at <u>https://www.ncqa.org/hedis/the-future-of-hedis/hedis-electronic-clinical-data-system-ecds-reporting/</u>

²⁶ The Measure Information Sheets for measures suggested for removal are available at <u>https://www.mathematica.org/-/media/internet/features/2020/coreset/coresetreview_2021removals.pdf?la=en</u>. The Measure Information Sheets for measures suggested for addition are available at <u>https://www.mathematica.org/-/media/internet/features/2020/coreset/coresetreview_2021-additions.pdf?la=en</u>.

Exhibit 7. Summary of Workgroup Recommendations for Updates to the 2021 Core Sets

Measure Name	easure Name Measure Steward	
Measure Recommended for Removal		
Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c Poor Control (HPCMI-AD)	National Committee for Quality Assurance (NCQA)	2607
Measures Recommended for Addition		
Postpartum Depression Screening and Follow-Up	NCQA	Not endorsed
Prenatal Immunization Status	NCQA	Not endorsed
Sealant Receipt on Permanent 1st Molars	American Dental Association (ADA)/Dental Quality Alliance (DQA)	Not endorsed

NQF = National Quality Forum.

Measure Recommended for Removal

Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c Poor Control (HPCMI-AD)

The HPCMI-AD measure assesses the percentage of beneficiaries ages 18 to 75 with a serious mental illness and diabetes (types 1 and 2) whose most recent hemoglobin A1c (HbA1c) level during the measurement year is greater than 9.0 percent. Two Workgroup members suggested this measure for removal from the Adult Core Set primarily due to feasibility concerns, noting that only four states reported this measure for FFY 2018. (During FFY 2018 Core Set reporting, many states indicated they had challenges obtaining the medical chart data required to calculate the measure reliably.) One of the Workgroup members suggested that states should prioritize reporting another related measure on the Core Set, *Diabetes Screening for People with Schizophrenia or Bipolar Disorder Who Are Using Antipsychotic Medication* (SSD-AD), because of the limited real estate on the Core Set and the fact that care provision is more challenging to measure than screening.

During the discussion, Workgroup members suggested that HPCMI-AD and SSD-AD are not interchangeable because they focus on slightly different populations and individuals with schizophrenia and other serious mental illnesses are at high risk for diabetes regardless of whether they are using antipsychotic medications. One Workgroup member mentioned that the HPCMI-AD measure was created to address access issues, social determinants of health, and health disparities among those with a serious mental illness and diabetes.

One of the Workgroup members who proposed the measure for removal said that this measure was a subset of the other diabetes poor control measure in the Adult Core Set, *Comprehensive Diabetes Care: Hemoglobin A1c (HbA1c) Poor Control (> 9.0%)* (HPC-AD). The member suggested that removing the measure would not result in a gap in the Core Set because states could continue to track HbA1c control among the seriously mentally ill population by stratifying the HPC-AD measure. (Thirty-two states reported the HPC-AD measure for FFY 2018.) The Workgroup member added that stratification could reduce state reporting burden by eliminating the need for states to pull two samples and report both measures while also freeing up valuable real estate in the Core Set. A Workgroup member from a large state Medicaid program responded that they had been able to stratify the HPC-AD measure without encountering sample

size issues. Another Workgroup member suggested that states could consider stratifying the HPC-AD measure outside the Core Set measure environment. The measure steward noted, however, that stratification of the HPC-AD measure may be challenging for many health plans and states because the HPCMI-AD measure requires a denominator of 411 beneficiaries with serious mental illness.

Another Workgroup member noted that many states do not currently have ready access to the data needed to calculate this measure. The member added that although the measure can be calculated using only administrative data, not all states have an integrated data warehouse that provides access to the behavioral health claims necessary to identify the population with serious mental illness and would thus need to perform medical record reviews to calculate the measure.

During the public comment period, a representative from a state Medicaid program commented on the feasibility of using the administrative specifications for the measure, noting that providers are not billing using the procedure code that indicates the lab results related to diabetes control. They are exploring a couple of other options for obtaining the data, including (1) having their managed care plans stratify the HPC-AD measure by members with serious mental illness and (2) developing a data sharing agreement with a laboratory to get the lab results directly, noting that would give the results only for the subset of the population whose lab results are sent to that laboratory. They concluded that this measure has historically been very difficult, and they are still not reporting it despite these efforts.

Throughout the conversation, various Workgroup members expressed concern over the feasibility of this measure in the context of mandatory reporting in 2024 when states will be required to report the behavioral health measures in the Adult Core Set.

Measures Recommended for Addition

Postpartum Depression Screening and Follow-Up

The *Postpartum Depression Screening and Follow-Up* measure assesses the percentage of deliveries in which women were screened for clinical depression during the postpartum period and, if screened positive, received follow-up care. Two rates are reported for this measure: (1) the percentage of deliveries in which women were screened for clinical depression using a standardized tool within 84 days post-delivery and (2) the percentage of deliveries in which women received follow-up care within 30 days of screening positive for depression. The measure is specified for the ECDS data collection method.

The Workgroup member who proposed this measure for addition to the Core Sets indicated that the measure should drive improvement in maternal and child health and add focus to the need for health care systems to be responsive to positive depression screens. In addition, the measure would address effective care delivery because it is focused on a period when women often have disruption in care following the birth of a child and when the focus is on the needs of the child. The Workgroup member also noted that depression has been linked to life stressors, such as poverty and the stress of adding a new baby to a family, and that women enrolled in Medicaid often face these and other stressors that can increase their experience of depression. The Workgroup member highlighted that the measure uses the ECDS methodology, which would avoid the constraints around on-site chart reviews. The measure has been tested by health plans in two states and by provider organizations in another two states. The measures will be reported by commercial and Medicaid health plans as part of the Healthcare Effectiveness Data and Information Set (HEDIS) for the first time in June 2020 and the National Committee for Quality Assurance (NCQA) will then analyze first-year performance data.

During the discussion, several Workgroup members spoke to the importance of the measure, noting the impact that postpartum depression has on mothers and the early outcomes of children. One Workgroup member indicated that the measure is aligned with the social and emotional needs of children and addresses a gap in the Core Sets around dyadic services for mothers and young children. Workgroup members highlighted that the measure includes both a screening component and documentation of follow-up if there is a positive screen, thereby enabling support for better self-care in the postpartum period.

Workgroup members commented that the measure could help Medicaid programs drive accountability in the form of delivery system change and clinical improvements to support women who have a positive screen. Another member added that this measure was aligned with the federal government's push to address maternal morbidity and mortality rates.

The Workgroup and the measure steward also discussed the measure technical specifications, noting that the measure accounts for differences in pregnancy coverage across state Medicaid programs and aligns with clinical guidelines for care. One Workgroup member suggested harmonizing the *Postpartum Depression Screening and Follow-Up* measure and the *Screening for Depression and Follow-up Plan* measure in both the Child and Adult Core Sets (CDF-CH and CDF-AD). Doing so would avoid measuring similar constructs in slightly different ways.

Several Workgroup members also noted that some states allow for postpartum depression screenings to be conducted by pediatricians using the child's Medicaid number, which provides additional opportunities for screenings but may pose challenges in terms of a state's ability to track screening results and follow-up. One Workgroup member emphasized the importance of the "hand off" for follow-up if the screen occurs in the pediatric office. The member noted that it will be important for states to recognize that the follow-up could occur with a behavioral health provider, obstetric provider, or other type of providers or programs and to assure that there is an accountable entity. Another Workgroup member expressed the hope that this measure will drive delivery system improvement so that women with positive screens have a better path to obtain care.

Another Workgroup member questioned whether states would be able to identify whether follow-up occurred using diagnosis or related codes. A Workgroup member from a state Medicaid program that uses a similar state-developed measure noted that they have been able to identify depression screenings and follow-up using administrative claims supplemented with chart review. The Workgroup member further noted that over the decade that the state has been measuring this, they have seen marked improvement in both screening and the actual follow-up.

Prenatal Immunization Status

The *Prenatal Immunization Status* measure assesses the percentage of deliveries in the measurement period in which women had received influenza and tetanus, diphtheria toxoids, and acellular pertussis (Tdap) vaccinations. The measure has two individual vaccine rates and a combination rate. One of the two Workgroup members who suggested this measure for addition indicated that Medicaid programs in two states have been testing the measure as specified and another three states have calculated a similar measure using data from immunization information systems (IISs) and claims data. The measure is specified for the ECDS data collection method. In September 2019, NCQA (the measure steward) announced that the measure will be publicly reported using the ECDS data collection method.

This measure was suggested for addition to encourage states, plans, and providers to meet the recommendations by the Centers for Disease Control and Prevention (CDC) Advisory Committee on Immunization Practices and the American College of Obstetricians and Gynecologists that all pregnant women should receive the influenza vaccine as well as a dose of Tdap. Another Workgroup member noted that Medicaid pays for nearly half of all births and only a small proportion of women enrolled in Medicaid receive Tdap during pregnancy. They indicated that pregnant women are more likely to have severe illness from the flu, whooping cough (known as pertussis) can be life-threatening for a newborn, and the receipt of recommended vaccinations is a critical strategy to improve the health of pregnant women and their infants. One Workgroup member commented on the critical nature of immunizations and the importance of understanding how immunizations influence the health of individuals in Medicaid and CHIP.

During the discussion, Workgroup members discussed states' access to the data source for the measure. A Workgroup member noted that according to the Association of Immunization Managers and the American Immunization Registry Association, 37 states share data between their Medicaid program and their state IIS, suggesting that the majority of states should be able to report this measure. In addition, the Workgroup member noted that the future availability of a COVID-19 vaccine may result in increased data sharing between Medicaid programs and state IISs, further enhancing states' ability to report on adult immunization measures.

During the public comment period, several immunization program representatives spoke in favor of adding the measure to the Core Set. They commented that the measure would fill a critical public health gap and that IISs are a widely used and trusted resource for vaccination data. They indicated that they are seeing significant progress in expanding the number of adults in IISs and suggested that adding the prenatal immunization measure will further support collaboration between state Medicaid agencies and IISs. They also proposed that including the measure could position states for protecting pregnant women and newborn babies against COVID-19.

Sealant Receipt on Permanent 1st Molars

The *Sealant Receipt on Permanent 1st Molars* measure assesses the percentage of children who have ever received sealants on permanent first molar teeth by their 10th birthdate and includes two rates: (1) at least one sealant, and (2) all four molars sealed by the 10th birthdate. This measure was suggested to replace the *Dental Sealants for 6-9 Year Old Children at Elevated*

Caries Risk (SEAL-CH) measure in the Child Core Set, which was retired by the measure steward and will be removed by CMCS from the 2021 Core Set.

The Workgroup member who suggested this measure for addition noted that tooth decay is the most common chronic disease among children in the United States, affecting almost half of all children, and that sealants are an effective intervention for reducing the incidence of cavities on permanent molars, the teeth most likely to get them. The measure was described as an improvement over the SEAL-CH measure because it promotes sealing all molars by age 10 rather than evaluating sealant placement only during the measurement year. The Workgroup member also noted that this measure was developed to address stakeholder feedback on the limitations of the existing SEAL-CH measure.

Workgroup discussion on the measure focused primarily on the measure specifications and data collection methods. One Workgroup member asked if data are available to determine previous sealant placement. The Workgroup member who suggested this measure for addition noted that these data are available in claims and that the measure includes a longer lookback period than the current SEAL-CH measure to be able to exclude previously sealed molars. The Workgroup member also noted that there is the potential for T-MSIS to be used to calculate this measure in the future.

Other Workgroup members sought clarification about the relationship among various pediatric dental measures, including the *Preventive Dental Services* (PDENT-CH) measure, the *Annual Dental Visit* measure proposed for replacement of the PDENT-CH measure, and the *Sealant Receipt on Permanent 1st Molars* measure. The Workgroup member suggesting the measure for addition explained that the PDENT-CH measure includes a broad range of preventive services, whereas the proposed sealant measure includes more specificity that the preventive service is a sealant. The *Annual Dental Visit* measure can include any service, including X-rays and emergency visits. One member indicated a preference for including both preventive type performance measures (such as the PDENT-CH measure) as well as interventional measures (such as the sealant measure).

Cross-Cutting Themes in Measure Discussions

Several cross-cutting themes emerged from the Workgroup's review of the 13 existing measures suggested for removal from the Core Sets and the 12 new measures suggested for addition as well as the Workgroup's reflections about gaps in the Core Sets. The discussions revealed an effort to balance the feasibility of state reporting with the strategic priority for driving improvement in care delivery and health outcomes for Medicaid and CHIP beneficiaries.

Strategic Priority for Driving Improvement in Care Delivery and Health Outcomes

Workgroup members consistently underscored the importance of driving improvement in Medicaid and CHIP through the Core Sets, particularly in support of CMCS's initiatives related to improving the quality of maternal and perinatal health and of dental and oral health services. Workgroup members were hesitant to remove measures just because they were difficult for states to report or would require data that states may not currently have. Despite state representatives' reports of feasibility concerns and low rates of reporting of various measures suggested for removal (including during the public comment period), members frequently emphasized the desirability of measures or measure concepts over feasibility.

Workgroup members were reluctant to remove a measure without a suitable replacement, even if a measure suggested for removal from the Core Sets proved difficult for states to report. For example, as summarized in Appendix D, the *HIV Viral Load Suppression* (HVL-AD) measure was referred to as the "ultimate outcome measure" and Workgroup members commented that the measure suggested for replacement, *Proportion of Days Covered: Antiretroviral Medications*, was not comparable in measuring care delivery and health outcomes for Medicaid and CHIP beneficiaries with HIV. The Workgroup encouraged efforts to create partnerships among federal agencies (CMS, CDC, and HRSA); state Medicaid and public health agencies; and managed care plans to help states gain access to the laboratory data required to measure viral load suppression. They suggested sharing lessons across states and providing technical assistance to states as necessary.

Similarly, the Workgroup encouraged moving toward the use of electronic data collection systems for quality measurement in Medicaid and CHIP. For example, in discussing the *Prenatal Immunization Status* measure, they emphasized the strategic importance of vaccinating pregnant women against influenza and pertussis during pregnancy and noted that building state Medicaid and CHIP program capacity to link to IISs would have both short- and longer-term benefits. Although the Workgroup did not recommend the *Adult Immunization Status* measure for addition to the 2021 Core Sets, several members commented that a measure of flu vaccination using electronic data from the IIS (described as a more population-based approach) would be preferred to the current measure based on the CAHPS survey; they suggested that more evidence is needed about state readiness for the transition to the electronic measure in the future. Several Workgroup members also acknowledged the increasing importance of electronic data systems in light of the COVID-19 pandemic and the barriers to conducting on-site chart reviews during the pandemic.

Throughout discussions, Workgroup members frequently reflected on the importance of ensuring that Core Set measures produce data that CMCS and states can use to inform program operations and ultimately improve care delivery and health outcomes for Medicaid and CHIP beneficiaries. Workgroup members often sought to ensure that the intent of what was being assessed by a measure was clear, that measures aligned with the purpose of the Core Sets, and that measure results would be useful to state Medicaid and CHIP programs.

Feasibility for State Reporting

The Workgroup engaged in considerable discussion about states' ability to collect and report the Core Set measures suggested for removal and addition. State reporting capability in the context of public reporting and mandatory reporting in 2024 were common themes during Workgroup discussions and during the public comment period.

Workgroup members expressed a strong preference for measures that could be calculated using administrative data, including through electronic data collection methodologies. Several members spoke to the resources required for measures requiring medical chart review, which must often be collected in-person in a hospital or office setting. In addition, in the context of the COVID-19 pandemic, the challenges of chart review measures took on more salience because the pandemic exacerbated the barriers to conducting a manual chart abstraction process.

Workgroup members also commented on the feasibility of measures with a survey data collection methodology, specifically the high cost and low response rates on the CAHPS survey, and concerns about the validity and consistency of results across states and demographic groups. They were reluctant to remove the *Flu Vaccinations for Adults* measure (FVA-AD) and the *Medical Assistance with Smoking and Tobacco Use Cessation* (MSC-AD) measure, both based on CAHPS, until suitable replacements are available. They also expressed concern with removing the Child and Adult *CAHPS Health Plan Surveys* (CPC-CH and CPA-AD) because of the importance of measuring beneficiary experience as part of the Child and Adult Core Sets. They suggested seeking alternative measures and/or exploring alternative survey methodologies to address these issues.

As noted earlier, the Workgroup often emphasized the strategic priority of measures over their feasibility, particularly in discussions about removing measures from the Core Sets. In several cases, they offered suggestions about how to make the measures more feasible for states to report using administrative data. For example, some measures, such as the *Screening for Depression and Follow-up Plan* measure in both the Child and Adult Core Sets (CDF-CH and CDF-AD), rely on codes not typically included by providers on claims and encounters because states do not reimburse providers based on the codes. The Workgroup discussed strategies, such as value-based payment programs, to incentivize providers to perform the services and record the codes. As discussed below, the Workgroup suggested offering technical assistance to states to address barriers to reporting.

Discussion of Core Set Measure Gaps

During the 2021 Core Set Review, the Workgroup discussed Core Set measure gaps by domain. Mathematica charged the Workgroup with identifying what types of measures or measure concepts are missing in the Core Sets, whether there are any existing measures that could fill the gaps, or whether new measures would need to be developed. In addition, on the third day after the Workgroup had completed domain-specific discussions, the Workgroup had a cross-cutting discussion of measure gaps, with a final round of public comment.

Exhibit 8 synthesizes the gaps mentioned during Workgroup discussions and the public comment period. The gaps are organized first by Core Set domain and then by cross-cutting themes. The discussions about gaps were robust, thoughtful, and detailed. The exhibit does not attempt to prioritize the suggested gaps or assess their feasibility or fit for the Child and Adult Core Sets.

Several Workgroup members indicated that the two domains with the largest gaps are LTSS, with only one measure, and Dental and Oral Health Services, with two pediatric measures and no adult measures. The Behavioral Health Care Domain in the Adult Core Set currently has 12 measures and is the largest domain. Workgroup members discussed the need to consider gaps in a different way, by stepping back and reconsidering what is important to measure, what drives the most improvement, and whether some measures overlap or need to be modified because they may not tie back to clinical care recommendations.

In addition to domain-specific gaps, Workgroup members identified cross-cutting gaps related to integrating care across settings and population-specific gaps. They also identified new topic areas related to the impact of COVID-19, social determinants of health and health equity, and

global measures of Medicaid and CHIP program performance. Workgroup members frequently discussed the desire to stratify Core Set measures by population subgroups across Core Set domains as an approach to better understand health disparities and progress toward the achievement of health equity.

The Workgroup's reflections about gaps in the Child and Adult Core Sets provides a strong starting point for discussions about updates to the 2022 Core Sets as well as longer-term planning for the future of the Core Sets.

Exhibit 8. Synthesis of Workgroup Discussions About Potential Gaps in the Child and Adult Core Sets

Addit Cole Sets				
Domain-Specific Gap Areas				
Primary Care Access and Preventive Care				
Screening				
 Screening for social-emotional development of children (complement to existing developmental screening an well-child visit measures) 				
Colorectal cancer screening				
 Note that this measure is not currently specified for use in the Medicaid population 				
Cholesterol screening				
Suicide screening				
Follow-up care				
 Identify if a referral was made based on screening results and whether the beneficiary was ultimately connected to follow-up care 				
 Enhance depression screening and follow-up measures: include depression outcomes, for example, by using screening tools that can also measure performance and outcomes (such as the PHQ-9 tool) 				
 Enhance adult BMI assessment measure by including counseling and follow-up (similar to the child weight assessment and counseling measure) 				
Maternal and Perinatal Health				
Specific gap areas				
Access to oral health services for pregnant women				
 Participation in a quality improvement program at the hospital level (such as a Perinatal Quality Collaborative to improve outcomes in maternity care, including implementation of an evidence-based intervention, data collection, and reporting (for example, patient safety bundles from the Alliance for Innovation on Maternal Health) 				
Maternal mortality, including racial disparities in mortality rates				
Methodological considerations				
 Explore alternative methodologies or data sources for calculating existing measures that are important but no currently feasible for most states, specifically PC01: Elective Delivery (PC01-AD) and Audiological Evaluation No Later than 3 Months of Age (AUD-CH) 				
 Stratify measures by race, ethnicity, rural/urban, and other categories to address disparities in health outcomes 				
 Although some measures, such as Elective Delivery (PC-01), may be topped out for the population as a whole, it is important to look within the Medicaid program and by subgroup stratified by race, socioeconomic status, and geography 				
Care of Acute and Chronic Conditions				
Measure impact of adverse childhood events on physical and behavioral health outcomes				
 Stratify by subgroup-such as serious mental illness, disability, or pregnancy-to look at quality of health care for specific populations using the same measures as for the general population 				
Consider measurement approach that focuses on risk factors such as poverty and race				

Behavioral Health Care

Overarching gap analysis

- Think about gaps holistically given the large number of measures added to this domain over the past few years. Suggestions included:
 - Pare down the existing list of measures to eliminate overlap, particularly in the area of substance use
 - Assess what matters most in driving improvement
 - Assess whether the current measures tie back to clinical care recommendations (for example, the Follow-Up Care for Children Prescribed Attention-Deficit/Hyperactivity Disorder (ADHD) Medication [ADD-CH] measure)
 - Seek opportunities to harmonize measures across measure stewards
 - Consider stratification of measures in other domains for the behavioral health population (such as people with serious mental illness)

Specific gap areas

- Measures that are feasible for reporting on tobacco use, treatment for tobacco use, and ultimate cessation rates
- Management of depression, beyond screening and follow-up
- Trauma-informed care delivery: impact of toxic stress and adverse childhood events on a developing child
- Anxiety diagnosis, treatment, and follow-up

Dental and Oral Health Services

- Receipt of an age-appropriate preventive pediatric dental care bundle (for example, sealants, fluoride varnish, and oral examination) allowing flexibility in providers and settings for fluoride application
- Link between use of preventive dental care and diagnostic outcomes
- Use of dental care by adults
 - Note that not all states offer comprehensive dental benefits, and the measure should be feasible to report in states with limited dental benefits

Long-Term Services and Supports

Specific gap areas

- Care management and person-centered planning (potential use of the four LTSS measures included in HEDIS after further testing and experience)
- Beneficiary experience for those receiving LTSS services and assessing patient-centeredness in providing services that enrollees want (potential use of the NCI-AD survey or other tools)
- Access to primary care for LTSS beneficiaries
- Intersection of LTSS and chronic disease, especially in the context of the COVID-19 pandemic, where people with diabetes, hypertension, and lung disease are at higher risk of more severe illness
- · Process measures to understand states' benefit mix and system differences before measuring outcomes
- Benefits and outcomes of services offered by state Medicaid LTSS programs
- Clinical and quality of life outcomes for individuals receiving LTSS and ability to assess health disparities

Methodological considerations

- Clarification of the goals and outcomes to be measured and how to account for variations in state Medicaid programs (for example, the balance between institutional versus home-based care)
- Measures that correspond across both managed care and fee-for-service LTSS programs and that have been tested in both systems
- Measures that stratify by age group, particularly for dual eligible beneficiaries, where Medicare may be the primary payer for medical care, and Medicaid pays for LTSS

Experience of Care Population focus Experience of care for those receiving pediatric dental care Experience of care for individuals with disabilities and chronic conditions . Methodological considerations Use of alternate data collection modalities and methodologies to improve response rates Results need to represent the consumer voice with culturally sensitive options to reduce the potential for • cultural variation in responses Collaboration with measure stewards and other survey data collectors to improve measures Potential need to re-assess what is important to measure about experience of care . Potential use of item response theory to shorten surveys and reduce burden on respondents **Cross-Cutting Gap Areas** Integration of Care Coordination and integration of care across settings (such as primary care, specialty care, behavioral health) • to promote children's social and emotional development, kindergarten readiness, and longitudinal care for children and youth with complex care needs Effectiveness of alternative payment models and integrated care delivery systems in serving the physical • health, behavioral health, and LTSS needs of beneficiaries with complex needs Experiences navigating institutional placements and transitions of care across settings . Integration of care between Medicare and Medicaid from a service and reimbursement perspective as well as • a data perspective **Population-Specific Measure Gaps** Measures for children between ages 5 and 13 • Measures for adults age 65 and older (may require linkage to Medicare data) Depression and social isolation Immunizations Measures for beneficiaries who are dually eligible for Medicare and Medicaid (may require linkage to Medicare data) Measures of care delivery and health outcomes for male beneficiaries . **New Topic Areas** Social Determinants of Health and Health Equity • Screening for social determinants of health using standardized tools Poverty and race as health equity issues Stratification of existing measures with an equity lens to measure progress toward increasing health equity in . Medicaid and CHIP Impact of the COVID-19 Pandemic Importance of understanding the immunization status of Medicaid enrollees overall and with a potential • vaccine for COVID-19, including the use of immunization information systems to address the feasibility of collecting population-based immunization data Inclusion of telehealth and other new modalities in the specifications for all applicable measures • Concerns about a possible technology gap for Medicaid beneficiaries Questions about what access to care might look like in the future Medicaid's role in testing, diagnosing, and treating COVID-19 given the disproportionate impact of the virus on • low-income populations

- Measures of integration between physical health and behavioral health care delivery in order to promote a nowrong-door approach that addresses behavioral health care needs in light of COVID-19
- Implications of the increases in social determinants of health needs that individuals and families are facing

Global Measures of Medicaid and CHIP Performance
Continuity of Medicaid and CHIP coverage – discontinuity impedes measuring and improving quality
Composite measures of performance (such as treatment outcomes overall and not just by individual disease condition)
Composite measures that suggest the global effectiveness of Medicaid programs for the entire covered population
Inclusion of measures that balance the services that beneficiaries need, such as immunizations or adult dental services, with the benefits that states cover
Cross-Cutting Methodological Considerations
Appropriateness of measures for use in both fee-for-service and managed care delivery systems
Assurance that all information is available for states to understand, calculate, and report measures
 Note that this applies to both proprietary and public domain measures and includes information on measure content and value sets
Implications of the new interoperability rules on using electronic health records and health information exchanges to support calculation of Core Set measures, including focused guidance and assistance for states Medicaid and CHIP agencies
Linkage of Medicaid and Medicare data for measuring quality of care for dually eligible beneficiaries
Additional Suggestions for Improving the Core Sets and the Annual Review

Additional Suggestions for Improving the Core Sets and the Annual Review Process

In addition to making recommendations for specific measures to remove from or add to the Core Sets, the Workgroup members were also asked to provide input about technical assistance opportunities to support state reporting of the Core Sets as well as suggestions for improving the Core Set Annual Review process.

Technical Assistance to Support State Reporting of the Core Sets

Workgroup members identified several TA opportunities to support states in reporting the Core Set measures, with a focus on preparing for mandatory reporting of the Child Core Set measures and behavioral health measures in the Adult Core Set beginning in 2024. The opportunities focused on building a data infrastructure to address the current gaps in data availability and completeness and any variation in capacity across states.

Workgroup members encouraged CMS to continue pursuing opportunities to support states in Core Set reporting by calculating the measures on their behalf using alternative data sources (such as T-MSIS) or by offering standardized code that states can use to calculate the measures themselves. One measure with a potential alternative data source is the *Audiological Evaluation No Later than 3 Months of Age* (AUD-CH) measure. The measure is currently specified to use EHR data; only three states reported the measure for FFY 2018 and two of the three did not use Core Set specifications. As an alternative, the CDC Early Hearing Detection and Intervention (EHDI) Program maintains records on newborn hearing screening and follow-up but does not stratify by payer. The Workgroup encouraged collaborating and partnering with CDC and state public health agencies to facilitate Core Set reporting of the measure (for example, through a data linkage between Medicaid/CHIP and EHDI data or by adding a payer indicator to the EHDI data system).
Workgroup members also encouraged helping states obtain data collected by state public health agencies for the *HIV Viral Load Suppression* (HVL-AD) measure. During the discussions, Workgroup members encouraged CMS, CDC, and HRSA to convene states to share lessons learned about partnering with state public health agencies. The Workgroup voted not to recommend removing the measure from the Core Sets because of the measure's importance and suggested undertaking additional technical assistance efforts to help states overcome challenges in establishing data-sharing agreements and facilitating the information sharing necessary to collect and report the measure.

Another promising opportunity, albeit longer term, is to leverage EHRs for clinical quality measurement in place of on-site medical chart reviews for hybrid method measures. With the publication of the interoperability final rule,²⁷ the Workgroup suggested that CMS provide focused guidance to states about how the rule coincides with building the data infrastructure for reporting Core Set measures that cannot be calculated reliably using claims and encounter data alone. Examples of measures specified for reporting using EHRs include the *Screening for Depression and Follow-Up* Plan (CDF-CH and CDF-AD) measures and the *PC-01: Elective Delivery* (PC01-AD) measure. The Workgroup voted not to recommend removing these measures from the Core Sets and suggested that CMS explore opportunities to leverage EHRs and Health Information Exchanges for Core Set reporting.

Finally, Workgroup members urged addressing the low and decreasing survey response rates on the CAHPS surveys. They generally agreed that experience of care measures have an important place on the Core Sets but have concerns about the validity of responses based on response rates that are trending toward single digits. A Workgroup member suggested leveraging existing efforts by the National Center for Health Statistics and the California Health Interview Survey to explore alternative modalities for data collection. Another Workgroup member commented that an overhaul of CAHPS could be in order, to think strategically about what should be collected and how to gather the information. Workgroup members suggested engaging the NCQA, the measure steward, in these discussions.

Improving the Core Set Annual Review Process

In the spirit of continuous quality improvement, Workgroup members suggested enhancements to the Core Set Annual Review process. In particular, they asked to be kept apprised of progress between annual review cycles. They recognize that technical assistance on Core Set reporting, development of alternative data sources, and methodological improvements are ongoing, and regular updates could inform their measure recommendations. Enhancements suggested by Workgroup members focused on the following:

• Creating a structured approach to help Workgroup members track state reporting challenges and efforts and progress to overcome the challenges, with a focus on assessing whether measures are feasible for mandatory reporting of the Child Core Set measures and behavioral health measures in the Adult Core Set beginning in 2024.

²⁷ More information about the CMS Interoperability and Patient Access final rule is available at <u>https://www.cms.gov/Regulations-and-Guidance/Guidance/Interoperability/index</u>.

- Offering background informational webinars to help Workgroup members prepare for domain-specific discussions about Core Set measures and reporting.
- Establishing one or more subgroups to follow up on noted gaps and/or measure-related methodological issues raised by the Workgroup in such areas as LTSS or experience of care.
- Providing informal input to Workgroup members before the formal submission process about available, feasible, and tested measures that may address gaps identified during the 2021 Core Set Review.
- Obtaining feedback from CMS about any Workgroup recommendations that were not accepted, to inform Workgroup deliberations in the future.

Next Steps

The 2021 Core Set Annual Review Workgroup considered 13 measures for removal from the Core Sets and 12 measures for addition. Workgroup members recommended removing one measure and adding three measures to the 2021 Core Sets. The Workgroup considered such factors as the feasibility for state reporting and opportunities to drive improvement in care delivery and health outcomes for Medicaid and CHIP beneficiaries. The measures recommended for addition focus on strategic priorities related to maternal and infant health and children's oral health.

In recognition of the diverse populations covered by the Medicaid and CHIP programs, and the populations' varying needs, Workgroup members frequently expressed a desire to use the Core Set measures to better understand the experiences of population subgroups through measure stratification, focus on social determinants of health, and address health disparities in the pursuit of health equity.

The backdrop of the upcoming mandatory reporting of the Child Core Set measures and the behavioral health measures in the Adult Core Set was a consistent thread throughout Workgroup discussions. Despite recognizing states' challenges associated with reporting the measures suggested for removal from the Core Sets, the Workgroup expressed a preference for retaining most of the measures and suggested providing technical assistance and other efforts to support state reporting of Core Set measures and reduce reporting burden. In light of the COVID-19 pandemic, Workgroup members discussed a preference for measures using administrative (claims and encounter) data and other electronic data sources that do not require in-person data collection methods.

This report summarizing the 2021 Core Set Annual Review Workgroup process and recommendations is available for public comment. Please submit public comments via email by August 10, 2020, at 8 p.m. Eastern Time to <u>MACCoreSetReview@mathematica-mpr.com</u> and include "2021 Core Set Review Public Comment" in the subject line. A final version of this report, inclusive of all public comments, will be released in August 2020. CMCS will review the final report to inform decisions about how and whether to modify the Core Sets for 2021. Additionally, CMCS will obtain stakeholder input from federal agencies and from state Medicaid and CHIP quality leaders. CMCS will release the 2021 Child and Adult Core Sets through a CMCS Informational Bulletin by December 31, 2020.

Appendix A: Child and Adult Core Set Measures

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NQF #	Measure steward	Measure name	Data collection method
Primary Care Acc	cess and Preventive	e Care	
0024	NCQA	Weight Assessment and Counseling for Nutrition and Physical Activity for Children/Adolescents (WCC-CH)*	Administrative, hybrid, or EHR
0033	NCQA	Chlamydia Screening in Women Ages 16 to 20 (CHL-CH)	Administrative or EHR
0038	NCQA	Childhood Immunization Status (CIS-CH)	Administrative, hybrid, or EHR
0418/0418e	CMS	Screening for Depression and Follow-Up Plan: Ages 12 to 17 (CDF-CH)^	Administrative or EHR
1392	NCQA	Well-Child Visits in the First 15 Months of Life (W15-CH)	Administrative or hybrid
1407	NCQA	Immunizations for Adolescents (IMA-CH)	Administrative or hybrid
1448**	OHSU	Developmental Screening in the First Three Years of Life (DEV-CH)	Administrative or hybrid
1516	NCQA	Well-Child Visits in the Third, Fourth, Fifth, and Sixth Years of Life (W34-CH)	Administrative or hybrid
Not endorsed	NCQA	Adolescent Well-Care Visits (AWC-CH)	Administrative or hybrid
Maternal and Per	inatal Health		
0471	TJC	PC-02: Cesarean Birth (PC02-CH)	Hybrid
1360	CDC	Audiological Diagnosis No Later Than 3 Months of Age (AUD-CH)	EHR
1382	CDC	Live Births Weighing Less Than 2,500 Grams (LBW- CH)	State vital records
1517**	NCQA	Prenatal and Postpartum Care: Timeliness of Prenatal Care (PPC-CH)	Administrative or hybrid
2902	OPA	Contraceptive Care – Postpartum Women Ages 15 to 20 (CCP-CH)	Administrative
2903/2904	OPA	Contraceptive Care – All Women Ages 15 to 20 (CCW-CH)	Administrative
Care of Acute an	d Chronic Conditio	ns	
1800	NCQA	Asthma Medication Ratio: Ages 5 to 18 (AMR-CH)	Administrative
Not endorsed	NCQA	Ambulatory Care: Emergency Department (ED) Visits (AMB-CH)	Administrative
Behavioral Healt	h Care		
0108	NCQA	Follow-Up Care for Children Prescribed Attention- Deficit/Hyperactivity Disorder (ADHD) Medication (ADD-CH)^	Administrative or EHR
0576	NCQA	Follow-Up After Hospitalization for Mental Illness: Ages 6 to 17 (FUH-CH)^	Administrative
2800	NCQA	Metabolic Monitoring for Children and Adolescents on Antipsychotics (APM-CH)***^	Administrative
2801	NCQA	Use of First-Line Psychosocial Care for Children and Adolescents on Antipsychotics (APP-CH) [^]	Administrative

Exhibit A.1. 2020 Core Set of Children's Health Care Quality Measures for Medicaid and CHIP (Child Core Set)

Exhibit A.1 (continued)

NQF #	Measure steward	Measure name	Data collection method
Dental and Oral He	alth Services		
2508**	DQA (ADA)	Dental Sealants for 6–9 Year-Old Children at Elevated Caries Risk (SEAL-CH)	Administrative
Not endorsed	CMS	Percentage of Eligibles Who Received Preventive Dental Services (PDENT-CH)	Administrative (Form CMS-416)
Experience of Care)		
Not endorsed****	NCQA	Consumer Assessment of Healthcare Providers and Systems (CAHPS®) Health Plan Survey 5.0H – Child Version Including Medicaid and Children with Chronic Conditions Supplemental Items (CPC-CH)	Survey

* This measure was modified for the 2020 Core Set. The Counseling for Nutrition and Counseling for Physical Activity indicators were added to this measure for the 2020 Child Core Set. Prior Core Sets included only the Body Mass Index (BMI) Percentile Documentation indicator.

** This measure is no longer endorsed by NQF.

*** This measure was added to the 2020 Child Core Set. More information on 2020 Updates to the Child and Adult Core Health Care Quality Measurement Sets is available at https://www.medicaid.gov/federal-policy-guidance/downloads/cib111919.pdf.

**** The Child Core Set includes the NCQA version of the measure, which is adapted from the AHRQ measure (NQF #0006).

[^]This measure is part of the Core Set of Behavioral Health Measures for Medicaid and CHIP (Behavioral Health Core Set). The complete list of 2020 Behavioral Health Core Set measures is available at https://www.medicaid.gov/medicaid/quality-of-care/downloads/performance-measurement/2020-bh-core-set.pdf.

AHRQ = Agency for Healthcare Research & Quality; CDC = Centers for Disease Control and Prevention; CHIP = Children's Health Insurance Program; CMS = Centers for Medicare & Medicaid Services; DQA (ADA) = Dental Quality Alliance (American Dental Association); EHR = Electronic Health Record; NCQA = National Committee for Quality Assurance; NQF = National Quality Forum; OHSU = Oregon Health and Science University; OPA = U.S. Office of Population Affairs; TJC = The Joint Commission.

NQF #	Measure steward	Measure name	Data collection method
Primary Care Acc	ess and Preventive (Care	
0032	NCQA	Cervical Cancer Screening (CCS-AD)	Administrative, hybrid, or EHR
0033	NCQA	Chlamydia Screening in Women Ages 21 to 24 (CHL-AD)	Administrative or EHR
0039	NCQA	Flu Vaccinations for Adults Ages 18 to 64 (FVA-AD)	Survey
0418/0418e	CMS	Screening for Depression and Follow-Up Plan: Age 18 and Older (CDF-AD)^	Administrative or EHR
2372	NCQA	Breast Cancer Screening (BCS-AD)	Administrative or EHR
Not endorsed	NCQA	Adult Body Mass Index Assessment (ABA-AD)	Administrative or hybrid
Maternal and Peri	inatal Health		
0469/0469e	TJC	PC-01: Elective Delivery (PC01-AD)	Hybrid or EHR
1517*	NCQA	Prenatal and Postpartum Care: Postpartum Care (PPC- AD)	Administrative or hybrid
2902	OPA	Contraceptive Care – Postpartum Women Ages 21 to 44 (CCP-AD)	Administrative
2903/2904	OPA	Contraceptive Care – All Women Ages 21 to 44 (CCW- AD)	Administrative
Care of Acute and	d Chronic Conditions	3	
0018	NCQA	Controlling High Blood Pressure (CBP-AD)	Administrative, hybrid, or EHR
0059	NCQA	Comprehensive Diabetes Care: Hemoglobin A1c (HbA1c) Poor Control (>9.0%) (HPC-AD)	Administrative, hybrid, or EHR
0272	AHRQ	PQI 01: Diabetes Short-Term Complications Admission Rate (PQI01-AD)	Administrative
0275	AHRQ	PQI 05: Chronic Obstructive Pulmonary Disease (COPD) or Asthma in Older Adults Admission Rate (PQI05-AD)	Administrative
0277	AHRQ	PQI 08: Heart Failure Admission Rate (PQI08-AD)	Administrative
0283	AHRQ	PQI 15: Asthma in Younger Adults Admission Rate (PQI15-AD)	Administrative
1768	NCQA	Plan All-Cause Readmissions (PCR-AD)	Administrative
1800	NCQA	Asthma Medication Ratio: Ages 19 to 64 (AMR-AD)	Administrative
2082/3210e	HRSA	HIV Viral Load Suppression (HVL-AD)	Administrative or EHR
Behavioral Health	n Care		
0004	NCQA	Initiation and Engagement of Alcohol and Other Drug Abuse or Dependence Treatment (IET-AD) [^]	Administrative or EHR
0027	NCQA	Medical Assistance with Smoking and Tobacco Use Cessation (MSC-AD)^	Survey
0105	NCQA	Antidepressant Medication Management (AMM-AD)^	Administrative or EHR

Exhibit A.2. 2020 Core Set of Adult Health Care Quality Measures for Medicaid (Adult Core Set)

Exhibit A.2 (continued)

	Measure		
NQF #	steward	Measure name	Data collection method
0576	NCQA	Follow-Up After Hospitalization for Mental Illness: Age 18 and Older (FUH-AD)^	Administrative
1932	NCQA	Diabetes Screening for People With Schizophrenia or Bipolar Disorder Who Are Using Antipsychotic Medications (SSD-AD)^	Administrative
2607	NCQA	Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c (HbA1c) Poor Control (>9.0%) (HPCMI-AD)^	Administrative or hybrid
2940	PQA	Use of Opioids at High Dosage in Persons Without Cancer (OHD-AD)^	Administrative
3389	PQA	Concurrent Use of Opioids and Benzodiazepines (COB- AD) [^]	Administrative
3400	CMS	Use of Pharmacotherapy for Opioid Use Disorder (OUD-AD)**^	Administrative
3488***	NCQA	Follow-Up After Emergency Department Visit for Alcohol and Other Drug Abuse or Dependence (FUA- AD) [^]	Administrative
3489***	NCQA	Follow-Up After Emergency Department Visit for Mental Illness (FUM-AD) ^A	Administrative
Not endorsed****	NCQA	Adherence to Antipsychotic Medications for Individuals with Schizophrenia (SAA-AD)^	Administrative
Experience of Care			
Not endorsed*****	NCQA	Consumer Assessment of Healthcare Providers and Systems (CAHPS®) Health Plan Survey 5.0H, Adult Version (Medicaid) (CPA-AD)	Survey
Long-Term Services	& Supports		
Not endorsed	NASDDDS/ HSRI	National Core Indicators Survey (NCIDDS-AD)**	Survey

* This measure is no longer endorsed by NQF.

** This measure was added to the 2020 Adult Core Set. More information on 2020 Updates to the Child and Adult Core Health Care Quality Measurement Sets is available at https://www.medicaid.gov/federal-policy-guidance/downloads/cib111919.pdf.

*** The NQF number for the FUA-AD and FUM-AD measures was previously listed as 2605. These measures now have separate NQF numbers but are the same measures included in the FFY 2019 Adult Core Set.

**** The Adult Core Set includes the NCQA version of the measure, which is adapted from the CMS measure (NQF #1879).

***** The Adult Core Set includes the NCQA version of the measure, which is adapted from the AHRQ measure (NQF #0006).

[^]This measure is part of the Core Set of Behavioral Health Measures for Medicaid and CHIP (Behavioral Health Core Set). The complete list of 2020 Behavioral Health Core Set measures is available at https://www.medicaid.gov/medicaid/guality-of-care/downloads/performance-measurement/2020-bh-core-set.pdf.

AHRQ = Agency for Healthcare Research & Quality; CMS = Centers for Medicare & Medicaid Services; EHR = Electronic Health Record; HRSA = Health Resources and Services Administration; HSRI = Human Services Research Institute; NASDDDS = National Association of State Directors of Developmental Disabilities Services; NCQA = National Committee for Quality Assurance; NQF = National Quality Forum; OPA = U.S. Office of Population Affairs; PQA = Pharmacy Quality Alliance; TJC = The Joint Commission.

NQF #	Measure Steward	Measure Name	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020
Primary Care	e Access and	Preventive Care											
0024	NCQA	Weight Assessment and Counseling for Nutrition and Physical Activity for Children/Adolescents (WCC-CH) ¹	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
0033	NCQA	Chlamydia Screening in Women Ages 16 to 20 (CHL-CH)	Х	Х	х	Х	Х	Х	Х	Х	Х	Х	Х
0038	NCQA	Childhood Immunization Status (CIS-CH)	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
0418/0418e	CMS	Screening for Depression and Follow-Up Plan: Ages 12 to 17 (CDF-CH) ²									Х	Х	Х
1392	NCQA	Well-Child Visits in the First 15 Months of Life (W15-CH)	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
1407	NCQA	Immunizations for Adolescents (IMA-CH)	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
1448*	OHSU	Developmental Screening in the First Three Years of Life (DEV-CH)	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
1516	NCQA	Well-Child Visits in the Third, Fourth, Fifth and Sixth Years of Life (W34-CH)	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
1959	NCQA	Human Papillomavirus Vaccine for Female Adolescents (HPV-CH) ³				Х	Х	Х	Х				
NA	NCQA	Adolescent Well-Care Visits (AWC-CH)	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
NA	NCQA	Child and Adolescents' Access to Primary Care Practitioners (CAP-CH) ⁴	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	
Maternal and	l Perinatal He	alth											
0139	CDC	Pediatric Central Line-Associated Bloodstream Infections (CLABSI-CH) ⁵	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	
0471	TJC	PC-02: Cesarean Birth (PC02-CH) ⁶	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
1360	CDC	Audiological Diagnosis No Later Than 3 Months of Age (AUD-CH) ⁷							Х	Х	Х	Х	Х
1382	CDC	Live Births Weighing Less Than 2,500 Grams (LBW-CH)	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
1391*	NCQA	Frequency of Ongoing Prenatal Care (FPC-CH) ⁸	Х	Х	Х	Х	Х	Х	Х	Х			
1517*	NCQA	Prenatal and Postpartum Care: Timeliness of Prenatal Care (PPC-CH)	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
2902	OPA	Contraceptive Care – Postpartum Women Ages 15 to 20 (CCP-CH) ⁹								Х	Х	Х	Х
2903/2904	OPA	Contraceptive Care – All Women Ages 15 to 20 (CCW-CH) ¹⁰									Х	Х	Х

Exhibit A.3. Core Set of Children's Health Care Quality Measures for Medicaid and CHIP (Child Core Set), 2012–2020

NQF #	Measure Steward	Measure Name	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020
NA	No current measure steward	Behavioral Health Risk Assessment (for Pregnant Women) (BHRA-CH) ¹¹				Х	Х	Х	Х	Х			
Care of Acu	te and Chroni	c Conditions											
0002*	NCQA	Appropriate Testing for Children with Pharyngitis (CWP-CH) ¹²	Х	Х	Х	Х							
0060*	NCQA	Annual Pediatric Hemoglobin A1C Testing (PA1C-CH) ¹³	Х	Х	Х	Х							
0657	AAOH- HNSF	Otitis Media with Effusion –Avoidance of Inappropriate Systemic Antimicrobials in Children: Ages 2 to 12 (OME-CH) ¹⁴	Х	Х	Х								
1381*	Alabama Medicaid	Annual Percentage of Asthma Patients 2 Through 20 Years Old with One of More Asthma-Related Emergency Room Visits (ASMER-CH) ¹⁵	Х	Х	Х	Х							
1799*	NCQA	Medication Management for People with Asthma (MMA-CH) ¹⁶				Х	Х	Х	Х	Х			
1800	NCQA	Asthma Medication Ratio: Ages 5 to 18 (AMR-CH) ¹⁶									Х	Х	Х
NA	NCQA	Ambulatory Care: Emergency Department (ED) Visits (AMB-CH)	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
Behavioral I	Health Care												
0108	NCQA	Follow-Up Care for Children Prescribed Attention-Deficit/Hyperactivity Disorder (ADHD) Medication (ADD-CH)	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
0576	NCQA	Follow-Up After Hospitalization for Mental Illness: Ages 6 to 17 (FUH-CH) ¹⁷	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
1365	PCPI	Child and Adolescent Major Depressive Disorder: Suicide Risk Assessment (SRA- CH) ¹⁸						Х	Х	Х			
2800	NCQA	Metabolic Monitoring for Children and Adolescents on Antipsychotics (APM- CH) ¹⁹											Х
2801	NCQA	Use of First-Line Psychosocial Care for Children and Adolescents on Antipsychotics (APP-CH) ²⁰								Х	Х	Х	Х
NA	NCQA	Use of Multiple Concurrent Antipsychotics in Children and Adolescents (APC-CH) ¹⁹							Х	Х	Х	Х	

NQF #	Measure Steward	Measure Name	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020
Dental and (Oral Health Se	rvices											
2508*	DQA (ADA)	Dental Sealants for 6–9 Year-Old Children at Elevated Caries Risk (SEAL- CH) ²¹						Х	Х	Х	Х	Х	Х
NA	CMS	Percentage of Eligibles Who Received Preventive Dental Services (PDENT-CH)	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
NA	CMS	Percentage of Eligibles That Received Dental Treatment Services (TDENT-CH) ²²	Х	Х	Х	Х	Х						
Experience	of Care												
NA	NCQA	Consumer Assessment of Healthcare Providers and Systems (CAHPS®) Health Plan Survey 5.0H – Child Version Including Medicaid and Children with Chronic Conditions Supplemental Items (CPC-CH) ²³	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х

X = Included in Child Core Set; -- = Not Included in Child Core Set.

AAO-HNSF = American Academy of Otolaryngology-Head and Neck Surgery; AMA = American Medical Association; CDC = Centers for Disease Control and Prevention; CMS = Centers for Medicaid Services; DQA (ADA) = Dental Quality Alliance (American Dental Association); NA = Measure is not NQF endorsed; NCQA = National Committee for Quality Assurance; NQF = National Quality Forum; OHSU = Oregon Health and Science University; OPA = U.S. Office of Population Affairs; PCPI = Physician Consortium for Performance Improvement; TJC = The Joint Commission.

More information on 2020 Updates to the Child and Adult Core Health Care Quality Measurement Sets is available at https://www.medicaid.gov/federal-policy-guidance/downloads/cib11919.pdf.

*This measure is no longer endorsed by NQF.

¹ The Weight Assessment and Counseling for Nutrition and Physical Activity for Children/Adolescents measure was modified for the 2020 Child Core Set. CMS added the Counseling for Nutrition and Counseling for Physical Activity components to this measure for the 2020 Child Core Set. Prior Core Sets included only the Body Mass Index (BMI) Percentile Documentation component.

² The Screening for Depression and Follow-Up Plan: Ages 12 to 17 measure was added to the 2018 Child Core Set to align with the Adult Core Set and replace the Child and Adolescent Major Depressive Disorder: Suicide Risk Assessment measure as a broader measure of behavioral health.

³ The stand-alone HPV Vaccine for Female Adolescents measure was retired by the measure steward and added as a rate to the Immunizations for Adolescents measure beginning with the 2017 Child Core Set.

⁴ The Child and Adolescents' Access to Primary Care Practitioners measure was retired from the 2020 Child Core Set because it is more of a utilization measure than a quality measure, with high rates for most age ranges resulting in a limited ability for states to take action on the results.

⁵ The Pediatric Central Line-Associated Bloodstream Infections measure was retired from the 2020 Child Core Set because the measure is reported by hospitals directly to the CDC, and therefore state Medicaid and CHIP programs have had limited ability to take action on the results.

⁶ The California Maternal Quality Care Collaborative Cesarean Rate for Nulliparous Singleton Vertex measure was replaced by The Joint Commission PC-02: Cesarean Birth measure beginning with the 2014 Child Core Set.

⁷ The Audiological Diagnosis No Later Than 3 Months of Age measure was added to the 2016 Child Core Set due to opportunities for quality improvement on the measure and its alignment with the electronic health record incentive program.

⁸ The Frequency of Ongoing Prenatal care measure was retired from the 2018 Child Core Set because it does not assess the content of the prenatal care visit.

Exhibit A.3 (continued)

⁹ The Contraceptive Care – Postpartum Women Ages 15 to 20 measure was added to the 2017 Child Core Set because it measures the provision of contraception to mothers in the postpartum period, which can help women space pregnancies to their desired interpregnancy interval and help to improve future birth outcomes.

¹⁰ The Contraceptive Care – All Women Ages 15 to 20 measure was added to the 2018 Child Core Set to assess access to contraceptive care, which has an important role in promoting health equity.

¹¹ The Behavioral Health Risk Assessment (for Pregnant Women) measure was removed from the 2018 Child Core Set due to implementation and data collection challenges. AMA-PCPI was the measure steward for the 2013-2016 Child Core Sets; the measure had no steward for the 2017 Child Core Set.

¹² The Appropriate Testing for Children with Pharyngitis measure was retired from the 2014 Child Core Set because the clinical evidence for the measure was obsolete.

¹³ The Annual Pediatric Hemoglobin A1C Testing measure was retired from the 2014 Child Core Set because it affects a small number of children, has a weak evidence base, and was approaching the improvement ceiling.

¹⁴ The Otitis Media with Effusion – Avoidance of Inappropriate Systemic Antimicrobials in Children (ages 2 to 12) measure was retired from the 2013 Child Core Set because of significant state reporting challenges. The measure was not collected by CMS for the 2012 Child Core Set. AMA-PCPI was the measure steward for the 2010-2012 Child Core Sets.

¹⁵ The Annual Percentage of Asthma Patients 2 Through 20 Years Old with One or More Asthma-Related Emergency Room Visits measure was retired from the 2014 Child Core Set due to data quality concerns and lack of an active measure steward.

¹⁶ Beginning with the 2018 Child Core Set, the Asthma Medication Ratio: Ages 5 to 18 measure replaces the Medication Management for People with Asthma measure, which was included in the 2013-2017 Child Core Sets.

¹⁷ The age group for the Follow-Up After Hospitalization for Mental Illness measure changed from ages 6 to 20 to ages 6 to 17 for the 2019 Child Core Set.

¹⁸ The Child and Adolescent Major Depressive Disorder: Suicide Risk Assessment measure was added to the 2015 Child Core Set to target a high prevalence mental health condition that has severe consequences without appropriate treatment. The measure was removed from the 2018 Child Core Set because of the need for a broader measure of behavioral health.

¹⁹ The Use of Multiple Concurrent Antipsychotics in Children and Adolescents measure was added to the 2016 Child Core Set to target inappropriate prescribing of antipsychotic medications, which may have adverse health effects. The measure was retired from the 2020 Child Core Set because it was retired by the measure steward. It was replaced by the Metabolic Monitoring for Children and Adolescents on Antipsychotics measure, which was added to the 2020 Child Core Set to monitor medication safety for children on psychotropic medications by identifying any gaps in their metabolic follow-up.

²⁰ The Use of First-Line Psychosocial Care for Children and Adolescents on Antipsychotics measure was added to the 2017 Child Core Set to promote the use of nonpharmacologic, evidence-informed approaches to the treatment of mental and behavioral health problems of Medicaid and CHIP insured children on psychotropic medications.

²¹ The Dental Sealants for 6–9 Year-Old Children at Elevated Caries Risk measure was added to the 2015 Child Core Set because it is linked to improved oral health outcomes and responds to a legislative mandate to measure the use of dental sealants in this age group.

²² The Percentage of Eligibles That Received Dental Treatment Services measure was retired from the 2015 Child Core Set because it is not an effective tool for quality improvement; it is unclear if an increase or a decrease in the rate is desirable, and therefore the results are not actionable.

²³ The Child Core Set includes the NCQA version of the CAHPS® Health Plan Survey 5.0H – Child Version Including Medicaid and Children with Chronic Conditions Supplemental Items measure, which is adapted from the AHRQ measure (NQF #0006).

NQF #	Measure Steward	Measure Name	2013	2014	2015	2016	2017	2018	2019	2020
Primary Care	Access and P	Preventive Care								
0032	NCQA	Cervical Cancer Screening (CCS-AD)	Х	Х	Х	Х	Х	Х	Х	Х
0033	NCQA	Chlamydia Screening in Women Ages 21 to 24 (CHL-AD)	Х	Х	Х	Х	Х	Х	Х	Х
0039	NCQA	Flu Vaccinations for Adults Ages 18 to 64 (FVA-AD)	Х	Х	Х	Х	Х	х	Х	Х
0418/0418e	CMS	Screening for Depression and Follow-Up Plan: Age 18 and Older (CDF-AD)	Х	Х	Х	Х	Х	Х	Х	Х
2372	NCQA	Breast Cancer Screening (BCS-AD)	Х	Х	Х	Х	Х	Х	Х	Х
NA	NCQA	Adult Body Mass Index Assessment (ABA-AD)	Х	Х	Х	Х	Х	Х	Х	Х
Maternal and	Perinatal Hea	lth								
0469/0469e	TJC	PC-01: Elective Delivery (PC01-AD)	Х	Х	Х	Х	Х	Х	Х	Х
0476	TJC	PC-03: Antenatal Steroids (PC03-AD) ¹	Х	Х	Х	Х	Х	Х		
1517*	NCQA	Prenatal and Postpartum Care: Postpartum Care (PPC-AD)	Х	Х	Х	Х	Х	х	Х	Х
2902	OPA	Contraceptive Care – Postpartum Women Ages 21 to 44 (CCP-AD) ²					Х	х	Х	Х
2903/2904	OPA	Contraceptive Care – All Women Ages 21 to 44 (CCW-AD) ³						Х	Х	Х
Care of Acute	e and Chronic	Conditions								
0018	NCQA	Controlling High Blood Pressure (CBP-AD)	Х	Х	Х	Х	Х	Х	Х	Х
0057	NCQA	Comprehensive Diabetes Care: Hemoglobin A1c (HbA1c) Testing (HA1C-AD) ⁴	Х	Х	Х	Х	Х	Х	Х	
0059	NCQA	Comprehensive Diabetes Care: Hemoglobin A1c (HbA1c) Poor Control (>9.0%) (HPC- AD) ⁵			Х	Х	Х	Х	Х	Х
0063*	NCQA	Comprehensive Diabetes Care: LDL-C Screening (LDL-AD) ⁵	Х	Х						
0272	AHRQ	PQI 01: Diabetes Short-Term Complications Admission Rate (PQI01-AD)	Х	Х	Х	Х	Х	х	Х	Х
0275	AHRQ PQI 05: Chronic Obstructive Pulmonary Disease (COPD) or Asthma in Older Adult Admission Rate (PQI05-AD)		Х	Х	Х	Х	Х	х	Х	Х
0277	AHRQ	PQI 08: Heart Failure Admission Rate (PQI08-AD)	Х	Х	Х	Х	Х	Х	Х	Х
0283	AHRQ	PQI 15: Asthma in Younger Adults Admission Rate (PQI15-AD)	Х	Х	Х	Х	Х	Х	Х	Х

Exhibit A.4. Core Set of Adult Health Care Quality Measures for Medicaid (Adult Core Set), 2013–2020

Exhibit A.4 (continued)

NQF #	Measure Steward	Measure Name	2013	2014	2015	2016	2017	2018	2019	2020
0403*	NCQA	Annual HIV/AIDS Medical Visit (HMV-AD) ⁶	Х							
1768	NCQA	Plan All-Cause Readmissions (PCR-AD)	Х	Х	Х	Х	Х	Х	Х	Х
1800	NCQA	Asthma Medication Ratio: Ages 19 to 64 (AMR-AD) ⁷						Х	Х	Х
2082/3210e	HRSA	HIV Viral Load Suppression (HVL-AD) ⁶		Х	Х	Х	Х	Х	Х	Х
2371*	NCQA	Annual Monitoring for Patients on Persistent Medications (MPM-AD) ⁸	Х	х	Х	х	Х	х	х	
Behavioral H	ealth Care									
0004	NCQA	Initiation and Engagement of Alcohol and Other Drug Abuse or Dependence Treatment (IET-AD)	Х	Х	Х	Х	Х	Х	х	Х
0027	NCQA	Medical Assistance with Smoking and Tobacco Use Cessation (MSC-AD)	Х	Х	Х	Х	Х	Х	Х	Х
0105	NCQA	Antidepressant Medication Management (AMM-AD)	Х	Х	Х	Х	Х	Х	Х	Х
0576	NCQA	Follow-Up After Hospitalization for Mental Illness: Age 18 and Older (FUH-AD) ⁹	Х	Х	Х	Х	Х	Х	Х	Х
1932	NCQA	Diabetes Screening for People With Schizophrenia or Bipolar Disorder Who Are Using Antipsychotic Medications (SSD-AD) ¹⁰				Х	Х	Х	Х	Х
2607	NCQA	Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c (HbA1c) Poor Control (>9.0%) (HPCMI-AD) ¹¹					Х	Х	Х	Х
2940	PQA	Use of Opioids at High Dosage in Persons Without Cancer (OHD-AD) ¹⁰				Х	Х	Х	Х	Х
3389	PQA	Concurrent Use of Opioids and Benzodiazepines (COB-AD) ¹²						Х	Х	Х
3400	CMS	Use of Pharmacotherapy for Opioid Use Disorder (OUD-AD) ¹³								Х
3488	NCQA	Follow-Up After Emergency Department Visit for Alcohol and Other Drug Abuse or Dependence (FUA-AD) ¹⁴					Х	Х	Х	Х
3489	NCQA	Follow-Up After Emergency Department Visit for Mental Illness (FUM-AD) ¹⁴					Х	Х	Х	Х
NA	NCQA	Adherence to Antipsychotic Medications for Individuals with Schizophrenia (SAA-AD) ¹⁵	Х	Х	Х	Х	Х	Х	Х	Х

NQF #	Measure Steward	Measure Name	2013	2014	2015	2016	2017	2018	2019	2020
Care Coordin	nation									
0648*	AMA-PCPI	Timely Transmission of Transition Record (Discharges from an Inpatient Facility to Home/Self Care or Any Other Site of Care) (CTR-AD) ¹⁶	Х	Х	Х	Х				
Experience of	of Care									
NA	NCQA	Consumer Assessment of Healthcare Providers and Systems (CAHPS®) Health Plan Survey 5.0H, Adult Version (Medicaid) (CPA-AD) ¹⁷	Х	Х	Х	Х	Х	Х	Х	Х
Long-Term S	ng-Term Services and Supports									
NA	NASDDDS/ HSRI	National Core Indicators Survey (NCIDDS- AD) ¹⁸								Х

X = Included in Adult Core Set; -- = Not Included in Adult Core Set.

AHRQ = Agency for Healthcare Research & Quality; AMA-PCPI = American Medical Association-Physician Consortium for Performance Improvement; CMS = Centers for Medicare & Medicaid Services; HRSA = Health Resources and Services Administration; HSRI = Human Services Research Institute; NA = Measure is not NQF endorsed; NASDDDS = National Association of State Directors of Developmental Disabilities Service; NCQA = National Committee for Quality Assurance; NQF = National Quality Forum; OPA = U.S. Office of Population Affairs; PQA = Pharmacy Quality Alliance; TJC = The Joint Commission.

More information on 2020 Updates to the Child and Adult Core Health Care Quality Measurement Sets is available at https://www.medicaid.gov/federal-policy-guidance/downloads/cib11919.pdf.

*This measure is no longer endorsed by NQF.

¹ The Antenatal Steroids measure was retired from the 2019 Adult Core Set due to the low number of states reporting this measure and the challenges states have reported in collecting it.

² The Contraceptive Care – Postpartum Women Ages 21 to 44 measure was added to the 2017 Adult Core Set because it measures the provision of contraception to mothers in the postpartum period, which can help women space pregnancies to their desired interpregnancy interval and help to improve future birth outcomes.

³ The Contraceptive Care – All Women Ages 21 to 44 measure was added to the 2018 Adult Core Set to assess access to contraceptive care, which has an important role in promoting health equity.

⁴ The Comprehensive Diabetes Care: Hemoglobin A1c (HbA1c) Testing measure was retired from the 2020 Adult Core Set because there is another publicly reported diabetes measure on the Adult Core Set, Comprehensive Diabetes Care: Hemoglobin A1c (HbA1c) Poor Control (>9 percent), which is an outcome measures that also assesses whether testing is being conducted.

⁵ The Comprehensive Diabetes Care: LDL-C Screening measure was replaced by the Comprehensive Diabetes Care: Hemoglobin A1c (HbA1c) Poor Control (>9.0%) measure beginning with the 2015 Adult Core Set. The Comprehensive Diabetes Care: LDL-C Screening measure was retired from the Adult Core Set because clinical guidelines underpinning this measure were in flux and because NCQA removed it from HEDIS 2015. The Comprehensive Diabetes Care: Hemoglobin A1c Poor Control (>9.0%) measure addresses the prevalent condition of diabetes and facilitates state efforts to drive quality improvement on the risk factor of poor HbA1c control.

⁶ The Annual HIV Medical Visit measure was replaced by the HIV Viral Load Suppression measure beginning with the 2014 Adult Core Set. The Annual HIV Medical Visit measure lost NQF endorsement after the 2013 Adult Core Set was published. The HIV Viral Load Suppression measure is a regularly collected clinical indicator that is predictive of overall outcomes.

⁷ The Asthma Medication Ratio: Ages 19 to 64 measure was added to the 2018 Adult Core Set and aligns with changes made to the 2018 Child Core Set.

⁸ The Annual Monitoring for Patients on Persistent Medications measure was retired from the 2020 Adult Core Set because it was retired by the measure steward.

⁹ The age group for the Follow-Up After Hospitalization for Mental Illness measure changed from age 21 and older to age 18 and older for the 2019 Adult Core Set.

¹⁰ Two measures focused on quality of care for adults with substance use disorders and/or mental health disorders were added to the 2016 Adult Core Set: (1) Diabetes Screening

Exhibit A.4 (continued)

for People With Schizophrenia or Bipolar Disorder Who Are Using Antipsychotic Medications focuses on the identification of cardiovascular disease, a leading cause of morbidity and mortality in this population; and (2) Use of Use of Opioids at High Dosage in Persons Without Cancer is a measure of potential overuse that addresses the epidemic of narcotic morbidity and mortality.

¹¹ The Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c (HbA1c) Poor Control (>9.0%) measure was added to the 2017 Adult Core Set because it addresses chronic disease management for people with serious mental illness and assesses integration of medical and behavioral services by reinforcing shared accountability and linkage of medical and behavioral healthcare services.

¹² The Concurrent Use of Opioids and Benzodiazepines measure was added to the 2018 Adult Core Set because it addresses early opioid use and polypharmacy.

¹³ The Use of Pharmacotherapy for Opioid Use Disorder measure was added to the 2020 Adult Core Set to fill a gap in the Core Sets by tracking the appropriate treatment of opioid use disorders and improving the understanding of the quality of care for substance use disorders.

¹⁴ The Follow-Up After Emergency Department Visit for Mental Illness or Alcohol and Other Drug Abuse or Dependence (FUA/FUM-AD) measure was added to the 2017 Adult Core Set because it addresses priority areas of access and follow-up of care for adults with mental health or substance use disorders. In the 2017 and 2018 Adult Core Sets, this was included as a single measure (FUA/FUM-AD). For the 2019 Adult Core Set, Follow-Up After Emergency Department Visit for Alcohol and Other Drug Abuse or Dependence (FUA-AD) and Follow-Up After Emergency Department Visit for Mental Illness (FUM-AD) are included as two separate measures. For the 2020 Adult Core Set, these two measures have separate NQF numbers (previously they were both endorsed under 2605).

¹⁵ The Adult Core Set includes the NCQA version of the Adherence to Antipsychotic Medications for Individuals with Schizophrenia measure, which is adapted from the CMS measure (NQF #1879).

¹⁶ The Timely Transmission of Transition Record measure was retired from the 2017 Adult Core Set due to the low number of states reporting this measure, a decrease in the number of states reporting over time, and the challenges states reported in collecting it.

¹⁷ The Adult Core Set includes the NCQA version of the CAHPS® Health Plan Survey 5.0H, Adult Version (Medicaid) measure, which is adapted from the AHRQ measure (NQF #0006).

¹⁸ The National Core Indicators Survey was added to the 2020 Adult Core Set to fill a gap in the Core Sets related to long-term services and supports, including home and community based services.

Appendix B:

Overview of States' Reasons for Not Reporting the FFY 2018 Child and Adult Core Set Measures This page has been left blank for double-sided copying.





June 2020

Quality Measurement in Medicaid and CHIP: Overview of States' Reasons for Not Reporting the FFY 2018 Child and Adult Core Set Measures

Background

The Child and Adult Core Sets of health care quality measures are designed to provide a national and statelevel snapshot of the quality of care provided to adults and children in Medicaid and the Children's Health Insurance Program (CHIP). Reporting of the measures in the Child and Adult Core Sets is voluntary and states vary in the number of measures they report each year.

When states choose not to report a Core Set measure, they are asked to provide at least one reason for not reporting in the web-based reporting system for Core Set measures (known as MACPro). The options in the Reasons for Not Reporting section in MACPro include: (1) service not covered, (2) population not covered, (3) data not available, (4) small sample size, and (5) other. Within each of these categories, states can provide additional details using standardized subcategories and open text fields. The information that states provide in MACPro about their challenges with collecting and reporting the Core Set measures offers important insights about the feasibility of the measures and informs technical assistance offerings.

The purpose of this fact sheet is to summarize the reasons states provided in MACPro for not reporting FFY 2018 Child and Adult Core Set measures. Tables 1 and 2, at the end of this fact sheet, present measure-specific information about the number of states reporting the Child and Adult Core Set measures for FFY 2018 and, among those not reporting the measures, their reasons for not reporting. These findings should be interpreted in the context of the technical specifications for each measure, especially the required data sources.^{1,2}

¹ The technical specifications for the 2020 Child Core Set are available at https://www.medicaid.gov/medicaid/quality-ofcare/downloads/medicaid-and-chip-child-core-set-manual.pdf. States could (and often did) select more than one reason for not reporting, so the number of individual reasons does not sum to the number of states not reporting each measure.

Commonly Cited Reasons for Not Reporting

The most commonly selected reason for not reporting was lack of data to calculate the measure (see Tables 1 and 2 at the end of the fact sheet). States identified several common barriers to data availability, such as challenges with accessing the data needed to report the measure (including medical records and linkage to other data sources), concerns about the accuracy and completeness of the data used in calculating the measure, and staff and/or resource constraints within the state agencies responsible for Core Set reporting. The next most common barriers were a wide variety of "other reasons," which states were asked to specify using a text field. States rarely reported that "service not covered," "population not covered," and "small sample size" were factors in their reasons for not reporting.

In the following sections, we highlight the most common reasons states cited for not reporting Child and Adult Core Set measures for FFY 2018 and list the measures that states indicated were not reported because of these challenges. The information was provided by states in MACPro and may not be exhaustive.

² The technical specifications for the 2020 Adult Core Set are available at https://www.medicaid.gov/medicaid/quality-of-care/downloads/medicaid-adult-core-set-manual.pdf.

This fact sheet is a product of the Technical Assistance and Analytic Support for the Medicaid and CHIP Quality Measurement and Improvement Program, sponsored by the Center for Medicaid and CHIP Services. The technical assistance team is led by Mathematica in collaboration with the National Committee for Quality Assurance, Center for Health Care Strategies, AcademyHealth, and Aurrera Health Group.

Lack of Access to Data

States' reasons for lack of access to data for Core Set reporting are multifaceted and reflect both the pathways through which data are collected, calculated, and reported (such as through managed care plans or other vendors) as well as the availability of information from sources other than claims/encounter data. The reasons that information may not be available include:

- Many states rely on managed care plans to collect the data required to calculate Core Set measures. States include calculation of specific Core Set measures in their contracts with managed care plans and they may not be able to report a measure if it is not specified in a health plan contract.
- The measure is new and not yet programmed for state reporting; states noted that they require lead time to incorporate Core Set updates into their reporting plans both internally and with vendors (such as managed care plans, external quality review organizations, or data analytics contractors). Similarly, measures with substantial changes to technical specifications may be a challenge to states.
- 3. The measure requires data not available from administrative claims or encounter records, such as medical chart abstractions, electronic health records (EHRs), or survey data collection.
- 4. The measure requires data from other agencies, such as vital records, immunization registries, laboratory data, and behavioral health data. Some measures may also require linkage between Medicaid and other data, adding another layer of complexity.

We highlight specific measures that were affected by these challenges for FFY 2018 because they were new, required data not readily available from administrative claims/encounters, or required data from other agencies.

Lack of capacity to report new measures. Four measures were new to the Child and Adult Core Sets for FFY 2018 (Box A). Among the factors cited for not reporting are that the state did not require managed care plans to report the measures, there was not enough time to calculate the new measures, and the measures were not a priority for the state. Nevertheless, several of these measures were publicly reported in their first year because the measures were already in use in states before they were added to the Child or Adult Core Sets.

Box A. FFY 2018 Challenge: Lack of Capacity to Report New 2018 Core Set Measures

- Asthma Medication Ratio: Ages 5-18 (AMR-CH) and Ages 19-64 (AMR-AD)
- Contraceptive Care All Women Ages 15-20 (CCW-CH) and All Women Ages 21-44 (CCW-AD)
- Screening for Depression and Follow-Up Plan: Ages 12-17 (CDF-CH)*
- Concurrent Use of Opioids and Benzodiazepines (COB-AD)

*Measure has been in the Adult Core Set for an older age range since 2012.

Lack of capacity to report measures involving medical chart abstraction. States indicated that measures requiring medical chart abstraction were more time- and resource-intensive to report than measures that could be calculated using administrative data only. Five measures in the 2018 Core Sets required medical chart abstraction (Box B, next page).

Two of these measures, Controlling High Blood Pressure (CBP-AD) and Screening for Depression and Follow-up Plan (CDF-CH/-AD), were specified for the administrative method beginning with FFY 2019 reporting. However, the CPT-II procedure codes and HCPCS G-Codes used in the administrative specifications for these measures may not be available in some states. Furthermore, to calculate the CDF measure states may need to use medical records to validate the administrative codes used in the administrative specifications.

Other measures include a hybrid option, particularly where claims/encounter data may underestimate



performance.³ However, some states did not report any measures using the hybrid method for FFY 2018 because of the additional staff time and cost of conducting medical record abstractions. See the bottom panel of Box B for examples.

Box B. FFY 2018 Challenge: Lack of Resources for Medical Chart Abstraction

- Measures requiring medical chart abstraction:
 - PC-01: Elective Delivery (PC01-AD)*
 - PC-02: Cesarean Section (PC02-CH)
 - PC-03: Antenatal Steroids (PC03-AD)**
 - Controlling High Blood Pressure (CBP-AD)* ^
 - Screening for Depression and Follow-up Plan: Ages 12-17 (CDF-CH) and Ages 18 and Older (CDF-AD)* ^
- Selected measures with option to conduct medical chart abstraction using a hybrid methodology to compensate for incomplete data in claims/encounters;
 - Adult Body Mass Index Assessment (ABA-AD)
 - Body Mass Index Assessment for Children/Adolescents (WCC-CH)*
 - Developmental Screening in the First Three Years of Life (DEV-CH)
 - Comprehensive Diabetes Care: Hemoglobin A1c Poor Control (HPC-AD)*
 - Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c Poor Control (HPCMI-AD)
 - Prenatal and Postpartum Care: Timeliness of Prenatal Care (PPC-CH)
 - Prenatal and Postpartum Care: Postpartum Care (PPC-AD)

* Measure is also specified for the EHR data collection method.

** Measure was retired for FFY 2019 Core Set reporting.

[^] Measure was specified for administrative data collection beginning with FFY 2019 reporting. States may need to validate the G codes used in the CDF measure specifications through medical record review. Lack of access to electronic health record (EHR) data. One measure in the 2018 Child Core Set required use of EHR data (Box C). This measure was among the least frequently reported measures in the 2018 Child Core Set. Two other measures requiring EHR data in the 2017 Core Set also had very low levels of reporting and were retired for FFY 2018 Core Set reporting. Few states have indicated capacity and readiness to use EHR data for Core Set reporting.

Box C. FFY 2018 Challenge: Lack of Access to EHR Data

- Measure requiring use of EHR data:
 - Audiological Evaluation No Later than 3 Months of Age (AUD-CH)

Challenges obtaining Consumer Assessment of Healthcare Providers and Systems (CAHPS®) survey data. The 2018 Child and Adult Core Sets included four measures based on the CAHPS Health Plan Survey 5.0H (Box D, next page). Currently, states do not report raw data or state-level rates for the CAHPS survey ratings or composites in MACPro, and instead, are encouraged to submit data to the Agency for Healthcare Research and Quality (AHRQ) CAHPS Database (or to have their managed care plans or vendors submit).⁴ The two measures related to flu vaccination and smoking/tobacco use cessation are directly reported by states into MACPro but have not yet reached the 25-state threshold for public reporting.

States noted several challenges related to CAHPS data collection and reporting. In some cases, states indicated they conduct CAHPS surveys every other year and they are not able to report for the alternate years. In other cases, they indicated they did not have access to data collected by managed care plans to calculate a state-level rate. Some states indicated that the cost of data collection was a barrier. Even among states that collected CAHPS data during a reporting year, some did not report the flu vaccination and smoking cessation measures in the Adult Core Set. (Note that the flu



³ The hybrid method uses a combination of administrative data and medical records data to identify services included in the numerator or to determine exclusions from the denominator based on diagnoses or other criteria. The hybrid method is used in situations where administrative data alone may be incomplete or may not capture all of the information needed to calculate the measure. In these situations, the hybrid method may yield more accurate rates than administrative data alone.

⁴ More information on CAHPS data reported to the AHRQ CAHPS Database for the Medicaid and CHIP populations is available at https://cahpsdatabase.ahrq.gov/files/2019CAHPSHealthPlanChartboo k.pdf.

vaccination and smoking cessation questions are included only in CAHPS Health Plan Survey Version 5.0H and not in Version 5.0.)

Box D. FFY 2018 Challenge: CAHPS Health Plan 5.0H Survey Data Not Available for State-level Reporting

- Measures requiring CAHPS 5.0H data:
 - CAHPS Health Plan Survey 5.0H, Child Version (Medicaid) (CPA-CH)
 - CAHPS Health Plan Survey 5.0H, Adult Version (Medicaid) (CPA-AD)
 - Flu Vaccinations for Adults (FVA-AD)
 - Medical Assistance with Smoking and Tobacco Use Cessation (MSC-AD)

Lack of access to data from another state agency.

States also identified challenges with reporting measures that use data collected by other state agencies (Box E). For example, the Live Births Weighing Less than 2,500 Grams measure requires vital records and some states reported challenges with accessing these data from other state agencies. Similarly, a few states indicated that they did not report immunization measures in the Child Core Set because they could not access the immunization registry to augment claims/encounter data or could not rely on the completeness of data in the immunization registry. In the case of the HIV Viral Load Suppression measure in the Adult Core Set, some states reported that they could not access HIV viral load data from state laboratories (or other sources) due to restrictions related to privacy concerns.

Box E. FFY 2018 Challenge: Lack of Access to Data from Another State Agency

- Vital records data:
 - Live Births Weighing Less than 2,500 Grams (LBW-CH)
 - PC-01: Elective Delivery (PC01-AD)
 - PC-02: Cesarean Section (PC02-CH)
 - PC-03: Antenatal Steroids (PC03-AD)*
- Immunization registry data:
 - Childhood Immunization Status (CIS-CH)
 - Immunizations for Adolescents (IMA-CH)
- Laboratory data:
 - HIV Viral Load Suppression (HVL-AD)
- * Measure was retired for FFY 2019 Core Set reporting.

Concerns about Data Quality and Completeness

Even when states have access to data, some indicated that they did not report a measure if their claims/encounter data did not capture the codes required to calculate the numerator and/or denominator for the measure (Box F, next page). For example, states that use bundled payments for maternity care frequently reported that they were unable to calculate accurate prenatal and postpartum care rates using claims/encounter data because the measures require specific dates of services associated with the prenatal and postpartum visits. Similarly, states reported challenges with calculating measures that use service or procedure codes not collected in state claims/encounter data sources or not consistently and completely recorded by providers in their claims/encounters. This concern suppressed reporting for measures that required provider documentation of specific developmental screening codes and tools, body mass index assessment, and hemoglobin A1c values, among others.



Box F. FFY 2018 Challenge: Concerns about Data Quality and Completeness

- Measures of prenatal and postpartum care (administrative data may not include dates of service due to bundled payments for maternity care)
 - Prenatal and Postpartum Care: Timeliness of Prenatal Care (PPC-CH)
 - Prenatal and Postpartum Care: Postpartum Care (PPC-AD)
- Measures requiring codes frequently not reported in claims/encounter data
 - Adult Body Mass Index Assessment (ABA-AD)
 - Body Mass Index Assessment for Children/Adolescents (WCC-CH)
 - Developmental Screening in the First Three Years of Life (DEV-CH)
 - HIV Viral Load Suppression (HVL-AD)
 - Comprehensive Diabetes Care: Hemoglobin A1c Poor Control (>9.0%) (HPC-AD)
 - Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c Poor Control (>9.0%) (HPCMI-AD)

Budget and/or Staff Constraints

For almost all Child and Adult Core Set measures, at least one state did not report a measure due to budget or staff constraints. We noted three characteristics of measures that were particularly resource-intensive for states to calculate: (1) measures that require new programming or data collection; (2) measures that involve medical chart abstraction, access to data from EHRs or CAHPS, or use of data collected by other agencies (see Boxes B, C, D, and E); or (3) measures that are not already being collected for other purposes, such as managed care oversight or accreditation. The first category includes both new Core Set measures (see Box A) and existing measures where the measure steward made substantial changes to the measure specifications. For example, several states noted staff and/or resource constraints associated with implementing new risk adjustment specifications for the Plan All Cause Readmissions measure. The third category includes non-HEDIS measures used to measure state performance (see Box G for example measures). Non-HEDIS measures are generally more resourceintensive for states to report, as they are not usually included in states' reporting requirements for their managed care plans. Examples of non-HEDIS measures that were less frequently reported include the Prevention Quality Indicators (PQIs) in the Adult Core Set, the Developmental Screening and Dental Sealant measures in the Child Core Set, and the Contraceptive Care measures in both Core Sets. Availability of programming code for the Dental Sealant and Contraceptive Care measures, among other measures, has reduced the burden on some states to calculate and report these measures.

Box G. FFY 2018 Challenge: Resources Required to Program and Calculate Selected Non-HEDIS Measures

- Contraceptive Care All Women Ages 15-20 (CCW-CH) and All Women Ages 21-44 (CCW-AD)
- Contraceptive Care Postpartum Women Ages 15-20 (CCP-CH) and Postpartum Women Ages 21-44 (CCP-AD)
- Dental Sealants for 6-9 Year-Old Children at Elevated Caries Risk (SEAL-CH)
- Developmental Screening in the First Three Years of Life (DEV-CH)
- PQI 01: Diabetes Short-Term Complications Admission Rate (PQI01-AD)
- PQI 05: Chronic Obstructive Pulmonary Disease (COPD) or Asthma in Older Adults Admission Rate (PQI05-AD)
- PQI 08: Heart Failure Admission Rate (PQI08-AD)
- PQI 15: Asthma in Younger Adults Admission Rate (PQI15-AD)



State Priorities for Core Set Reporting

Because Core Set reporting is currently voluntary and states frequently face budget and/or staff constraints in their quality reporting programs, some states noted that one or more measures was not reported because they were lower priority. For example, some states indicated in "other reasons" that they prioritized reporting for measures that were aligned with the state's quality strategy. One state noted that it did not report several measures focused on process rather than outcomes. These examples illustrate factors that contributed to states' prioritization for Core Set reporting.

Implications for Assessing the Feasibility of State Reporting of Child and Adult Core Set Measures

This analysis identified states' challenges with FFY 2018 Child and Adult Core Set data collection, calculation, and reporting. These findings can inform discussions of the feasibility of collecting new measures under consideration for addition to the Core Sets during the annual update process, and guide decisions about removal of existing measures from the Core Set.

This analysis may also help the Center for Medicaid and CHIP Services (CMCS) and its stakeholders understand the implications of changes to existing measures instituted by measure stewards (such as changes in data collection methods or codes). Finally, this analysis may inform technical assistance activities to improve the quality and completeness of state reporting of Child and Adult Core Set measures in the future.

For More Information

More information on quality measurement and improvement in Medicaid and CHIP is available at https://www.medicaid.gov/medicaid/quality-ofcare/index.html. Information on Child and Adult Core Set reporting can be accessed from this link.



Table 1. State Reasons for Not Reporting the Child Core Set Measures, FFY 2018

Reason for Not Reporting Number of states reporting the measure	Screening for Depression and Follow- ^O Up Plan: Ages 12–17	Children and Adolescents' Access to Primary Care Practitioners	 Well-Child Visits in the First 15 Months of Life 	Well-Child Visits in the Third, Fourth, Fifth, and Sixth Years of Life	Adolescent Well-Care Visits	Childhood Immunization Status	A Immunizations for Adolescents	Developmental Screening in the First Three Years of Life	 Chlamydia Screening in Women Ages 16–20 	α Body Mass Index Assessment for α Children and Adolescents	ω Months of Age	Brenatal and Postpartum Care: Timeliness of Prenatal Care	Live Births Weighing Less Than 2,500 Grams	9 PC-02: Cesarean Birth	Contraceptive Care: Postpartum Women Ages 15-20	Contraceptive Care: All Women Ages 15–20	Asthma Medication Ratio: Ages 5–18	Ambulatory Care: Emergency Department (ED) Visits	Use of Multiple Concurrent Antipsychotics in Children and Adolescents	Follow-Up After Hospitalization for Mental Illness: Ages 6–20	Use of First-Line Psychosocial Care for Children and Adolescents on Antipsychotics	Follow-Up Care for Children Newly Prescribed ADHD Medication	Dental Sealants for 6–9 Year-Old Children at Elevated Caries Risk	CAHPS Health Plan Survey 5.0H, Child Version (Medicaid)
Number of states not reporting the measure	46	4	2	1	2	6	5	24	5	11	46	10	21	33	18	23	17	4	10	4	21	9	16	10
Service not covered	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	1	0
Population not covered	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Entire population not covered	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Partial population not covered	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Data not available	33	0	1	0	1	2	1	16	2	7	34	4	15	23	10	14	10	1	5	2	10	4	7	6
Budget constraints	5	0	1	0	1	0	0	3	2	1	2	0	1	2	1	2	3	1	2	1	4	1	1	2
Staff constraints	5	0	0	0	0	0	0	4	1	2	4	1	2	2	2	3	4	1	3	1	3	1	1	1
Data inconsistencies/ accuracy/other	0	0	0	0	0	0	0	1	0	1	0	0	0	0	0	0	0	0	0	0	1	0	0	0
Data source not easily accessible	17	0	1	0	1	1	1	2	0	2	12	2	4	9	2	1	1	0	0	0	1	1	0	0
Requires medical record review	15	0	1	0	1	1	1	2	0	2	7	1	0	6	0	0	0	0	0	0	0	0	0	0
Requires data linkage which does not currently exist	4	0	0	0	0	0	0	1	0	0	5	0	3	3	1	0	1	0	0	0	1	1	0	0
Other	2	0	0	0	0	0	0	0	0	0	4	1	2	1	1	1	0	0	0	0	0	0	0	0
Information not collected	11	0	0	0	0	1	1	9	0	3	16	1	8	10	5	7	4	0	2	1	3	2	6	4
Not collected by provider (hospital/ health plan)	5	0	0	0	0	0	0	5	0	1	9	0	4	5	4	5	3	0	2	1	3	1	3	1
Other	7	0	0	0	0	1	1	5	0	2	8	1	5	6	2	3	2	0	1	0	1	1	4	4
Other	2	0	0	0	0	1	0	3	0	0	3	0	2	2	1	3	0	0	0	0	0	0	0	0



Reason for Not Reporting		Children and Adolescents' Access to Primary Care Practitioners	Well-Child Visits in the First 15 Months of Life	Well-Child Visits in the Third, Fourth, Fifth, and Sixth Years of Life	Adolescent Well-Care Visits	Childhood Immunization Status	Immunizations for Adolescents	Developmental Screening in the First Three Years of Life	Chlamydia Screening in Women Ages 16–20	Body Mass Index Assessment for Children and Adolescents	Audiological Diagnosis No Later than 3 Months of Age	Prenatal and Postpartum Care: Timeliness of Prenatal Care	Live Births Weighing Less Than 2,500 Grams	PC-02: Cesarean Birth	Contraceptive Care: Postpartum Women Ages 15-20	Contraceptive Care: All Women Ages 15–20	Asthma Medication Ratio: Ages 5–18	Ambulatory Care: Emergency Department (ED) Visits	Use of Multiple Concurrent Antipsychotics in Children and Adolescents	Follow-Up After Hospitalization for Mental Illness: Ages 6– 20	Use of First-Line Psychosocial Care for Children and Adolescents on Antipsychotics	Follow-Up Care for Children Newly Prescribed ADHD Medication	Dental Sealants for 6-9 Year-Old Children at Elevated Caries Risk	CAHPS Health Plan Survey 5.0H, Child Version (Medicaid)
Sample size too small (less than 30)	0	0	0	0	0	0	0	0	0	0	0	1	1	1	1	0	0	0	0	0	1	0	0	0
Other	12	3	0	0	0	4	4	8	2	3	11	4	4	8	7	10	7	2	4	1	11	4	8	3
Reason not provided in MACPro	1	1	1	1	1	1	1	1	1	1	1	1	1	1	0	0	1	1	1	1	1	1	1	1

Source: Mathematica analysis of MACPro reports for the FFY 2018 reporting cycle.

Notes: The term "states" includes the 50 states and the District of Columbia.

States can specify multiple reasons for not reporting a measure.

The 2018 Child Core Set includes 26 measures. This table excludes the Central Line-Associated Bloodstream Infection (CLABSI) measure and the Percentage of Eligibles Who Received Preventive Dental Services (PDENT) measure. Beginning in FFY 2012, data for the CLABSI measure were obtained from the CDC National Healthcare Safety Network. Beginning in FFY 2012, to minimize state burden, CMS began calculating the PDENT measure on behalf of states using data reported on Form CMS-416.

This table includes the 49 states that reported at least one Child Core Set measure in MACPro for FFY 2018 reporting. Idaho and North Dakota did not submit an FFY 2018 MACPro report.

States that submitted separate data for their Medicaid and CHIP populations were counted as reporting the measure if either report included data for that measure.

ADHD = Attention-deficit/hyperactivity disorder; CAHPS = Consumer Assessment of Healthcare Providers and Systems.



Table 2. State Reasons for Not Reporting the Adult Core Set Measures, FFY 2018

Reason for Not Reporting	Flu Vaccinations for Adults	Breast Cancer Screening	Cervical Cancer Screening	Chlamydia Screening in Women Ages 21–24	۷	Screening for Depression and Follow-Up Plan: Age 18 and Older	Prenatal and Postpa	PC-01: Electi	PC-03: Antenatal Steroids Contraceptive Care: Postpartum Women		Ages 21–44	Comprehensive Diabetes Care: Hemoglobin A1c Testing	、Comprehensive Diabetes Care: Hemoglobin A1c Poor Control (>9.0%)	PQI Adn	PQI 05: COPD or Asthma in Older Adults Admission Rate		PQI 15: Asthma in Younger Adults Admission Rate		Asthma	 Annual Monitoring for Patients on Persistent Medications 	Controlling Hig		Antidepressant Medication Management	Concurrent Use of Opioids and	 Use of Opioids at High Dosage in Persons Without Cancer 	Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c Poor Control (>9.0%)	Initiation and Engagement of Alcohol and Other Drug Dependence Treatment	Adhe with	Follow-Up After Hospitalization for Mental Illness: Age 21 and Older		Medical Assistance With Smoking and Tobacco Use Cessation	Diabetes Screening for People with Schizophrenia or Bipolar Disorder Using	
Number of states reporting the measure	22	41	40	38	35	6	37				24	38	28	28	25	25	26		29	36				15	27	4	34	33	43	32	20	32	32
Number of states not reporting the measure	23	4	5	7	10	39	8	37	43 <i>´</i>	16	21	7	17	17	20	20	19	15	16	9	16	39	12	30	18	41	11	12	2	13	25	13	13
Service not covered	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Population not covered	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1
Entire population not covered	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Partial population not covered	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Data not available	14	0	3	3	8	29	4	28	34	7	10	2	11	10	12	12	12	10	9	3	12	29	6	18	12	30	4	5	1	7	16	4	10
Budget constraints	3	0	2	2	1	5	1	5	5	1	1	0	3	2	2	2	2	4	3	2	2	4	0	4	2	5	0	1	0	2	3	1	2
Staff constraints	3	0	2	2	1	3	0	3	3	1	1	1	4	1	1	1	1	4	4	2	1	4	1	3	2	3	1	2	0	3	2	2	2
Data inconsistencies/ accuracy/other	0	0	0	0	2	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	2	0	0	0	0	1	0	0	0	0	0	0
Data source not easily accessible	2	0	0	0	4	16	3	13	17	1	1	0	2	0	0	0	0	0	0	0	11	8	0	1	0	8	0	0	0	0	2	0	0
Requires medical record review	1	0	0	0	4	16	1	10	13	0	0	0	2	0	0	0	0	0	0	0	11	4	0	0	0	7	0	0	0	0	1	0	0
Requires data linkage which does not currently exist	0	0	0	0	0	4	0	5	5	0	0	0	1	0	0	0	0	0	0	0	4	3	0	0	0	2	0	0	0	0	1	0	0
Other	1	0	0	0	0	2	2	2	2	1	1	0	0	0	0	0	0	0	0	0	0	2	0	1	0	1	0	0	0	0	0	0	0



Reason for Not Reporting	Flu Vaccinations for Adults	Breast Cancer Screening	Cervical Cancer Screening	Chlamydia Screening in Women Ages 21–24	Adult Body Mass Index Assessment	Screening for Depression and Follow-Up Plan: Age 18 and Older	Prenatal and Postpartum Care: Postpartum Care	PC-01: Elective Delivery	PC-03: Antenatal Steroids	Contraceptive Care: Postpartum Women Ages 21-44	Contraceptive Care: All Women Ages 21–44	Comprehensive Diabetes Care: Hemoglobin A1c Testing	Comprehensive Diabetes Care: Hemoglobin A1c Poor Control (>9.0%)	PQI 01: Diabetes Short-Term Complications Admission Rate	PQI 05: COPD or Asthma in Older Adults Admission Rate	PQI 08: Heart Failure Admission Rate	PQI 15: Asthma in Younger Adults Admission Rate		Astrima Medication Ratio: Ages 19–64	Annual Monitoring for Patients on Persistent Medications	Controlling High Blood Pressure	HIV Viral Load Suppression	Antidepressant Medication Management	Concurrent Use of Opioids and Benzodiazepines	Use of Opioids at High Dosage in Persons Without Cancer	Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c Poor Control (>9.0%)	Initiation and Engagement of Alcohol and Other Drug Dependence Treatment	Adherence to Antipsychotics for Individuals with Schizophrenia	Follow-Up After Hospitalization for Mental Illness: Age 21 and Older	ence	Medical Assistance With Smoking and Tobacco Use Cessation	Diabetes Screening for People with Schizophrenia or Bipolar Disorder Using	Autypeychouce CAHPS Health Plan Survey, Version 5.0H(Medicaid)
Information not collected	9	0	0	0	4	11	1	13	15	5	7	1	3	7	9	8	9	2	3	0	2	14	3	10	8	15	1	2	0	2	8	2	6
Not collected by provider (hospital, health plan)	5 /	0	0	0	1	6	0	8	9	4	5	0	0	5	6	6	6	2	2	0	1	5	2	5	6	9	1	1	0	2	4	1	3
Other	6	0	0	0	3	6	1	6	7	2	3	1	3	3	4	3	4	0	1	0	1	10	1	6	3	8	0	1	0	0	6	1	4
Other	1	0	0	0	0	1	0	1	2	0	1	0	2	1	1	2	1	4	1	0	0	3	2	3	2	4	2	1	1	2	3	0	2
Sample size too small (less than 30)	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Other	7	3	1	3	2	10	4	8	8	9	11	4	5	6	7	7	6	5	6	5	3	9	5	11	5	10	6	6	0	5	8	7	2
Reason not provided in MACPro	1	1	1	1	1	1	1	1	1	0	0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2	1	1	1	1	2	1

Source: Mathematica analysis of MACPro reports for the FFY 2018 reporting cycle.

Notes:

States can specify multiple reasons for not reporting a measure.

The term "states" includes the 50 states and the District of Columbia.

The 2018 Adult Core Set includes 33 measures.

This table includes the 45 states that reported at least one Adult Core Set measure in MACPro for FFY 2018 reporting. The following 6 states did not submit an FFY 2018 Adult Core Set MACPro report: Alaska, Idaho, Indiana, Maine, Montana, and North Dakota.

CAHPS = Consumer Assessment of Healthcare Providers and Systems; COPD = Chronic Obstructive Pulmonary Disease; HIV = Human Immunodeficiency Virus.



Appendix C: Measures Suggested for Review at the 2021 Core Set Annual Review, by Domain

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Exhibit C.1. Measures Suggested for Review at the 2021 Child and Adult Core Set Annual Review, by Domain

Review, by Doma				
Suggested for Removal or Addition	Domain and Measure Name	Measure Steward	NQF #	Data Collection Method
Primary Care Acces	s and Preventive Care			
Removal: Suggestion was withdrawn due to changes made for 2020 Core Set	Weight Assessment and Counseling for Nutrition and Physical Activity for Children/Adolescents (WCC-CH)	NCQA	0024	Administrative, Hybrid, or EHR ^a
Removal	Adult Body Mass Index Assessment (ABA- AD) (Note: NCQA has proposed this measure for retirement for Measurement Year 2020)	NCQA	NA	Administrative or Hybrid ^a
Removal	Screening for Depression and Follow-Up Plan: Ages 12–17 (CDF-CH)	CMS	0418/ 0418e	Administrative or EHR
Removal	Screening for Depression and Follow-Up Plan: Age 18 and Older (CDF-AD)	CMS	0418/ 0418e	Administrative or EHR
Removal	Flu Vaccinations for Adults Ages 18 to 64 (FVA-AD)	NCQA	0039	Survey
Addition	Adult Immunization Status (Suggested as a replacement for FVA-AD)	NCQA	NA	ECDS⁵
Addition	Prenatal Immunization Status	NCQA	NA	ECDS⁵
Addition: Measure will not be reviewed because it has not been field tested in Medicaid/CHIP	HIV Screening	CDC	NA	EHR
Maternal and Perina	ital Health			
Removal	Audiological Evaluation No Later than 3 Months of Age (AUDCH)	CDC	1360	EHR
Removal	PC-01: Elective Delivery (PC01-AD)	TJC	0469/ 0469e	Hybrid or EHR
Addition	Prenatal Depression Screening and Follow- Up	NCQA	NA	ECDS⁵
Addition	Postpartum Depression Screening and Follow-Up	NCQA	NA	ECDS⁵
Care of Acute and C	Chronic Conditions			
Removal	HIV Viral Load Suppression (HVL-AD)	HRSA	2082/	Administrative
			3210e	or EHR
Addition	Proportion of Days Covered: Antiretroviral Medications (Suggested as a replacement for HVL-AD)	PQA	NA	Administrative
Addition	Prevention Quality Indicators (PQI) 92: Prevention Quality Chronic Composite	AHRQ	NA	Administrative

Exhibit C.1 (continued)

Suggested for Removal or Addition	Domain and Measure Name	Measure Steward	NQF #	Data Collection Method
Addition: Measure will not be reviewed because it has not been field tested in Medicaid/CHIP	Global Assessment of Pediatric Patient Safety (GAPPS) Trigger Tool	CEPQM	3136 (rate #3 only)	EHR or medical record review
Behavioral Health C	are			
Removal: Measure will not be discussed because it has been retired from the 2020 Core Set	Use of Multiple Concurrent Antipsychotics in Children and Adolescents (APC-CH)	NCQA	NA	Administrative
Removal	Medical Assistance with Smoking and Tobacco Use Cessation (MSC-AD)	NCQA	0027	Survey
Removal	Diabetes Care for People with Serious Mental Illness: Hemoglobin A1c Poor Control (HPCMI-AD)	NCQA	2607	Administrative or hybrid
Removal	Use of Opioids at High Dosage in Persons Without Cancer (OHD-AD)	PQA	2940	Administrative
Dental and Oral Hea	Ith Services			
Removal: Measure retired by the measure steward; will be retired from the 2021 Core Set	Dental Sealants for 6-9 Year Old Children at Elevated Caries Risk (SEAL-CH)	ADA/DQA	2508 (No longer endorse d)	Administrative
Removal	Percentage of Eligibles Who Received Preventive Dental Services (PDENT-CH)	CMS	NA	Administrative (Form CMS- 416)
Addition	Annual Dental Visit (Suggested as a replacement for PDENT-CH) (Note: NCQA has proposed this measure for retirement for Measurement Year 2022)	NCQA	1388 (No longer endorse d)	Administrative
Addition	Sealant Receipt on Permanent 1st Molars (Suggested as a replacement for SEAL-CH)	ADA/DQA	NA	Administrative
Addition	Ambulatory Care Sensitive Emergency Department Visits for Non-Traumatic Dental Conditions in Adults	ADA/DQA	NA	Administrative
Addition	Follow-Up after Emergency Department Visits for Non-Traumatic Dental Conditions in Adults	ADA/DQA	NA	Administrative

Exhibit C.1 (continued)

Suggested for Removal or Addition	Domain and Measure Name	Measure Steward	NQF #	Data Collection Method
Long-Term Services	and Supports			
Addition	Long-Term Services and Supports (LTSS) Admission to an Institution from the Community (MLTSS-6)	CMS	NA	Administrative
Addition	National Core Indicators for Aging and Disabilities Adult Consumer Survey	ADvancing States, HSRI	NA	Survey
Addition: Measure will not be reviewed because it has not been field tested in Medicaid/CHIP	Admission to an Institution from the Community Among Medicaid Fee-for-Service (FFS) Home and Community-based Service (HCBS) Users (HCBS-1)	CMS	NA	Administrative
Experience of Care				
Removal	Consumer Assessment of Healthcare Providers and Systems (CAHPS®) Health Plan Survey 5.0H – Child Version Including Medicaid and Children with Chronic Conditions Supplemental Items (CPC-CH)	NCQA	NA	Survey
Removal	Consumer Assessment of Healthcare Providers and Systems (CAHPS®) Health Plan Survey 5.0H, Adult Version (Medicaid) (CPA-AD)	NCQA	NA	Survey
Other Measure				
Addition: Measure will not be reviewed because it has not been fully specified0	Safe Environment for Every Kid (SEEK) Parent Questionnaire-R	University of Maryland	NA	Screening tool

Notes: Data collection methods for each measure are current as of February 2020. The methods may change as measures undergo specification updates and maintenance.

Measures specified for administrative data collection may use code sets that are not available for state-level reporting, such as LOINC, SNOMED, or CPT-II codes. More information is available in the detailed measure specifications.

^a There was a change to the ICD-10 coding guidelines, effective October 1, 2018, related to the codes for reporting body mass index (BMI). The change allows providers to bill for BMI codes only if the beneficiary has a clinically relevant condition, such as obesity. As a result, beneficiaries without a relevant condition will no longer be captured in the numerator using administrative claims.

^b ECDS data collection method includes data from administrative claims, electronic health records, case management systems, and health information exchanges/clinical registries. More information about ECDS is available at https://www.ncga.org/hedis/the-future-of-hedis/hedis-electronic-clinical-data-system-ecds-reporting/.

ADA = American Dental Association; AHRQ = Agency for Healthcare Research and Quality; CDC = Centers for Disease Control and Prevention; CEPQM = Center of Excellence for Pediatric Quality Measurement; CHIP = Children's Health Insurance Program;

CMCS = Centers for Medicaid and CHIP Services; CMS = Centers for Medicare & Medicaid Services; DQA = Dental Quality Alliance; ECDS = Electronic Clinical Data System; EHR = Electronic Health Record; HRSA = Health Resources and Services Administration; HSRI = Human Services Research Institute; NA = Measure is not NQF endorsed; NCQA = National Committee for Quality Assurance; NQF = National Quality Forum; PQA = Pharmacy Quality Alliance; TJC = The Joint Commission.

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Appendix D:

Summary of 2021 Child and Adult Core Set Annual Review Workgroup Discussion of Measures Not Recommended for Removal or Addition

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This appendix summarizes the discussion of measures considered by the Workgroup and not recommended for removal from or addition to the 2021 Child and Adult Core Sets. The discussion took place during the Workgroup meeting from April 28 to April 30, 2020. The summary is organized by domain. For more information about the measures discussed and not recommended for removal or addition, please refer to Exhibit D.1 at the end of this appendix, which includes the measure name, measure steward, NQF # (if endorsed), measure description, data collection method, and key points of discussion about each measure.

Primary Care Access and Preventive Care

The *Adult Body Mass Index Assessment* (ABA-AD) measure was suggested for removal from the Adult Core Set. This measure assesses the percentage of beneficiaries ages 18 to 74 who had an outpatient visit and whose body mass index (BMI) was documented during the measurement year or the year prior to the measurement year. A Workgroup member suggested the measure for removal due to changes in the United States Preventive Services Task Force (USPSTF) recommendations for adult BMI screening. As of 2018, the USPSTF no longer recommends BMI screening for all adults, instead recommending that clinicians offer referrals or behavioral health interventions to individuals with a BMI of 30 or higher. In addition, the measure steward proposed the measure for retirement from Healthcare Effectiveness Data and Information Set (HEDIS) Measurement Year 2020.¹

The Workgroup discussed whether the ABA-AD measure effectively achieves its intended goals, with Workgroup members commenting that the measure is topped out, describing the measure as a checkbox in the electronic health record (EHR), and suggesting it may not advance quality improvement because it is focused on assessment and not BMI counseling or follow-up. Some Workgroup members advocated for retaining the measure, given the prevalence of obesity among adults and the use of the measure in other federal programs. They also noted that weight assessment is a primary prevention clinical activity and that screening remains suboptimal.

The Workgroup discussed *Screening for Depression and Follow-Up Plan: Ages 12 to 17* (CDF-CH), suggested for removal from the Child Core Set, and *Screening for Depression and Follow-Up Plan: Age 18 and Older* (CDF-AD), suggested for removal from the Adult Core Set. These measures assess the percentage of beneficiaries ages 12 to 17 and 18 and older who are screened for depression on the date of the encounter using a standardized screening tool and, if positive, have a follow-up plan documented on the date of the positive screen. Both measures were suggested for removal because of concerns about the feasibility of collecting the data, as reflected by the low numbers of states reporting the measures. Three states reported the CDF-CH measure for federal fiscal year (FFY) 2018 and six states reported the CDF-AD measure (one of the six did not use Core Set specifications). Workgroup members acknowledged challenges using claims or encounter data to verify that the screening had been completed, a valid tool had been used, and a follow-up plan had been documented. Because of these limitations, states noted that rates using administrative data only are very low and need to be supplemented with medical record reviews.

¹ The measure steward, National Committee for Quality Assurance, announced on July 1, 2020 that the *Adult Body Mass Index Assessment* measure will be retired from HEDIS for Measurement Year 2020.

Workgroup members expressed hesitation about removing the CDF-CH and CDF-AD measures from the Core Sets, noting that depression is a highly prevalent condition for both adults and adolescents, one that significantly impacts functioning. The Workgroup also discussed increasing efforts to integrate behavioral services, such as depression care, into primary care. Workgroup members noted that the ongoing impact of the COVID-19 pandemic has increased the need for mental health services, and screening for depression will be very important to track. Several Workgroup members shared that their states have incorporated the measures into state-level quality initiatives or value-based payment programs, which may incentivize providers' use of the depression screening encounter codes and improve the completeness of the administrative data used to calculate the measure.

During the public comment period, some state representatives shared their challenges with calculating the measures. They noted that providers are not billing the correct codes to reflect the services included in the measure, in part because there is no payment associated with the codes. Thus, obtaining an accurate assessment of screening and follow-up is not possible.

Workgroup members also discussed two "paired" immunization measures: *Flu Vaccinations for Adults Ages 18 to 64* (FVA-AD), which was suggested for removal from the Adult Core Set by two Workgroup members, and *Adult Immunization Status*, which was suggested as a replacement for the FVA-AD measure. The FVA-AD measure is based on self-reported data collected through the Consumer Assessment of Healthcare Providers and Systems (CAHPS) survey. It is defined as the percentage of beneficiaries ages 18 to 64 who received a flu vaccination between July 1 of the measurement year and the date when the CAHPS survey was completed. It was suggested for removal because of the high cost of collecting the CAHPS data, low survey response rates, and wide variation in response rates across demographic groups. Workgroup members indicated that the measure may not be calculated consistently across states. They noted that these limitations prevent the FVA-AD measure from contributing to an overall estimate of the quality of health care in the Medicaid population.

The *Adult Immunization Status* measure is defined as the percentage of beneficiaries 19 years and older who are up to date on the recommended routine vaccines for influenza; tetanus and diphtheria (Td) or tetanus, diphtheria, and acellular pertussis (Tdap); zoster; and pneumococcal. This measure was suggested to replace the FVA-AD measure because it includes more vaccines than the existing FVA-AD measure and would help states reduce immunization rate disparities within their Medicaid populations. The Workgroup discussed variability in state Medicaid programs' coverage of the vaccines included in the measure specifications. Workgroup members expressed concern about measuring a service that states do not cover, providers cannot get reimbursed for, and beneficiaries do not have access to because they cannot pay. Workgroup members also expressed concern over states' ability to collect immunization information for the adult population; they noted that whereas all states have immunization registries, those registries vary considerably in their completeness for adult populations. One Workgroup member who questioned the feasibility of identifying the eligible population, as each vaccine in the measure has different population and exclusion criteria, suggested allowing more time for this measure to be operationalized by states before bringing it into the Core Set.

During the public comment period, several commenters expressed their support for adding the *Adult Immunization Status* measure to the Adult Core Set. They noted that the composite

measure will allow for a full assessment of immunization status. They also noted that the measure is being used by various health plans, demonstrating its feasibility. Commenters said that many Medicaid agencies and immunization registries are already sharing data, and they also suggested that use of this measure would continue to build the infrastructure of state immunization registries. They noted that immunization registries have helped to improve child vaccination rates, and they would expect a similar outcome for adults. They pointed out that all states are now able to capture lifespan vaccinations.

Maternal and Perinatal Health

Audiological Diagnosis No Later than 3 Months of Age (AUD-CH) assesses the percentage of newborns who did not pass hearing screening and have an audiological diagnosis no later than 3 months of age. This measure was suggested for removal by two Workgroup members because of feasibility concerns: the measure requires the use of EHR data, which are not currently available in most states. Three states reported on the measure for FFY 2018, and two of the three did not use Core Set specifications to calculate the measure. One Workgroup member who suggested the measure for removal also questioned the actionability and strategic priority of the measure, noting that public health Early Hearing Detection and Intervention programs have a follow-up system in place for newborns who do not pass a hearing screening. They commented that it is not known whether adding the Medicaid program into this process leads to better outcomes.

Several Workgroup members expressed concern about removing the measure, noting the importance of early intervention for children with hearing impairment on early childhood development and outcomes, even if the incidence of audiological diagnoses is relatively low. A Workgroup member noted significant geographic and demographic variation in hearing screening follow-up. Another Workgroup member stated that just because the measure is difficult to report does not mean it should not be included. One Workgroup member clarified that although neither the importance of the measure nor the need to improve performance on the measure was in question, the measure is not feasible for states, as evidenced by the relatively low number of states reporting after years of the measure's inclusion in the Core Set. Another Workgroup member from a state Medicaid program identified concerns about the accuracy of the follow-up data and noted that the measure has not been helpful for doing quality improvement work within the state and with its managed care plans. The Workgroup and the measure steward discussed the potential for state Medicaid programs to partner with public health Early Hearing Detection and Intervention programs to improve reporting and performance on the measure if it is retained in the 2021 Core Set.

The *PC-01: Elective Delivery* (PC01-AD) measure assesses the percentage of women with elective vaginal deliveries or elective cesarean sections at 37 weeks or more and less than 39 weeks of gestation completed. A Workgroup member suggested the measure for removal from the Adult Core Set because of feasibility concerns: the measure requires EHR data or medical chart review, and many states do not have the resources to either access EHR data or conduct chart reviews. The Workgroup member who suggested the measure for removal noted that only eight states reported the measure for FFY 2018, and five of the eight did not use Core Set specifications to calculate the measure. This Workgroup member also felt that elective deliveries were no longer a strategic priority, as rates have decreased and there is little room for additional improvement.

During the discussion, some Workgroup members challenged the assertion that there was little room for improvement on the measure, questioning whether rates in Medicaid are higher than those in the general population and whether there are disparities within the Medicaid program, for example, among women of different racial and ethnic groups. A Workgroup member shared data reported by hospitals to The Joint Commission, the measure steward, noting that elective delivery rates are higher in the race categories of White, African-American, and Pacific Islander. The Workgroup member also noted differences in elective delivery rates by maternal age. (The Workgroup member is employed by The Joint Commission and was eligible to discuss the measure but recused from voting on the measure.) Another Workgroup member noted that the rates are quite a bit higher in their Medicaid program, with substantial variation across managed care plans, signaling that the measure is not topped out in the state. Another Workgroup member indicated that there is geographic variation on the measure and cautioned against potential slippage in performance if the measure is removed from the Adult Core Set.

A Workgroup member acknowledged that although a lot of measures in the Core Sets focus on maternal and perinatal health, this is reasonable given the role that Medicaid and CHIP play in financing births in the United States. The Workgroup member also said this is one of two measures focused on the birth experience (the other being the *PC-02: Cesarean Birth* measure). There was some discussion about whether state-level reporting in the Core Set to measure elective deliveries is as actionable as reporting at the hospital level, where opportunities to drive improvement might be greater. Other Workgroup members questioned the feasibility of the measure, noting that the measure requires medical record review, which is difficult for many states, especially in light of the COVID-19 pandemic. However, for many Workgroup members, the feasibility concerns were outweighed by the desirability of retaining the measure on the Core Set because of its importance as a measure of the birth experience.

The *Prenatal Depression Screening and Follow-Up* measure is defined as the percentage of deliveries in which women were screened for clinical depression using a standardized tool during pregnancy while pregnant and if screened positive, received follow-up care within 30 days of the positive screen. A Workgroup member suggested the measure for addition to the Core Sets, indicating that the health care system has struggled with depression screening and access to appropriate care following a positive screen, and that this measure may drive improvement in maternal and child health. This measure was discussed in conjunction with the *Postpartum Depression Screening and Follow-Up* measure, which the Workgroup recommended for addition to the 2021 Core Sets.

Workgroup members appreciated that the measures include both a screening and follow-up component, and therefore are connected to an action. They also commented that the measures look at the impact of dyadic care on the family unit. One Workgroup member indicated, however, that prenatal depression is a distinct problem from postpartum depression. Much of the discussion about the measures focused on the postpartum measure, with several Workgroup members emphasizing the relationship between postpartum depression and infants' social and emotional development. However, several Workgroup members did note the importance of, and expressed support for, the prenatal measure as well.

Care of Acute and Chronic Conditions

The Workgroup considered two measures related to HIV: the *HIV Viral Load Suppression* (HVL-AD) measure suggested for removal from the Adult Core Set, and the *Proportion of Days Covered: Antiretroviral Medications* measure suggested as a replacement. The *HIV Viral Load Suppression* measure is defined as the percentage of beneficiaries age 18 and older with a diagnosis of HIV who had a HIV viral load less than 200 copies per milliliter at last HIV viral load test during the measurement year. A Workgroup member suggested the HVL-AD measure for removal because of barriers that states experience in reporting the measure, specifically confidentiality and privacy laws around sharing data on individuals with HIV. The member suggested the *Proportion of Days Covered: Antiretroviral Medications* measure to replace HVL-AD because it serves as a proxy for viral load suppression and does not present the same barriers to reporting as the current measure does. It measures the percentage of individuals 18 years and older who met the proportion of days covered threshold of 90 percent for 3 or more antiretroviral medications during the measurement year.

Several Workgroup members discussed the challenges in creating data-sharing agreements between Medicaid and public health departments, which are needed to obtain laboratory data on viral load suppression for the HVL-AD measure. They noted the difficulties of coordinating and collaborating with another agency. In addition, confidentiality and privacy laws have often been a barrier to obtaining the data on viral load suppression. They questioned the value in keeping the measure on the Core Set with so few states reporting.

One Workgroup member strongly advocated keeping the measure on the Core Set, describing how their state created a partnership with the state public health agency to match Medicaid IDs to the viral load registry; Medicaid receives aggregate information from the public health agency to calculate the measure. The managed care plans have separate data-sharing agreements with the public health agency and receive information on non-suppressed individuals so they can engage them in care. This Workgroup member, who described the HVL-AD measure as "the ultimate outcome measure," cautioned against removing it simply because it is hard to report. The member suggested sharing lessons learned across states and having the Centers for Disease Control and Prevention (CDC) help facilitate cooperative agreements between Medicaid and public health agencies to gain access to aggregate data from the viral load registry. Another Workgroup member discussed the strong stakeholder interest in this topic area, which helped support the data-sharing activities needed to have the state public health agency perform the data linkage between Medicaid IDs and the HIV/AIDS registry and provide summarized data for reporting. The Workgroup member noted that data-sharing can be done, but it takes time.

The Workgroup discussed whether there were opportunities for the CDC, the Health Resources and Services Administration (HRSA), and the Centers for Medicare & Medicaid Services (CMS) to help facilitate the partnership building, data linkages, and information sharing necessary for states to report the HVL measure. A representative from HRSA indicated that there may be additional funding to support states in building their data infrastructure as part of the Ending the Epidemic initiative.

Workgroup members noted that the data for *Proportion of Days Covered: Antiretroviral Medications* measure can be collected much more readily than that for HVL-AD because the

data source for the measure is prescription claims data. The CDC representative noted that the *Proportion of Days Covered: Antiretroviral Medications* measure is an imperfect replacement for HVL-AD, because an individual may pick up a prescription but not take it as prescribed; thus, the measure may overestimate viral load suppression. The Workgroup member who suggested the measure for addition indicated that there are evidence-based behavioral interventions that states can implement to improve medication adherence and address this concern. The Workgroup member considers the measure actionable and gives states and managed care plans ways to intervene with individuals or clinical sites. Additionally, the measure steward shared during the public comment period that other Proportion of Days Covered measures are included in other CMS quality reporting programs, such as the Medicare Advantage Quality Rating System, suggesting that the methodology for calculating proportion of days covered is robust and accurate.

The *Prevention Quality Indicators (PQI) 92: Prevention Quality Chronic Composite* measure was suggested for addition to the Adult Core Set to identify hospitalizations that might be prevented with more timely or appropriate outpatient care. PQI92 measures the number of inpatient hospital admissions for ambulatory care sensitive chronic conditions per 100,000 population age 18 years and older. The Workgroup member who proposed the measure for addition indicated that the measure could be used to improve access to appropriate care for a set of common conditions that are prevalent in the adult Medicaid population, including hypertension, diabetes, and asthma. The measure is included in the Health Home Core Set and was reported by 23 Health Home programs for FFY 2018.

A Workgroup member commented on the disproportionate occurrence of these conditions among the 65 and older population and expressed interest in alternate measures that may stratify by age, if this measure did not do so. Another member added that the PQI measures are sometimes difficult to report for the 65 and older population because Medicare is generally the primary payer for individuals age 65 and older, and Medicaid may not have access to Medicare data.

One Workgroup member noted that the conditions included in the PQI-92 measure are often captured through other data sources, such as HCUP (Healthcare Cost and Utilization Project) and asked whether CMS may have opportunities to calculate the measure at the state level using this data source. Mathematica noted that while HCUP data are not available for all states, CMS has begun an effort to use T-MSIS (Transformed Medicaid Statistical Information System) to calculate the PQI measures. A Workgroup member cautioned that a limitation of T-MSIS is the lack of Medicare data to capture hospitalizations for those age 65 and older.

Behavioral Health Care

The *Medical Assistance with Smoking and Tobacco Use Cessation* (MSC-AD) measure assesses different facets of providing medical assistance with smoking and tobacco use cessation. There are three measure components: (1) advising smokers and tobacco users to quit, (2) discussing cessation medications, and (3) discussing cessation strategies. A Workgroup member suggested removal of this measure from the Adult Core Set because of the high cost of the CAHPS survey used to collect the measure, low response rates, and cultural variations in response, which present challenges for consistent calculation of the measure across states.

Workgroup members expressed concern about removing this measure without a replacement, particularly in light of growing rates of vaping and the COVID-19 pandemic, which has resulted in more severe illness among smokers. In addition, a Workgroup member commented that smoking cessation is one of the most important ways to promote health in the Medicaid population. Another Workgroup member speculated that the increasing use of telehealth could possibly improve some of the scores. Workgroup members discussed potential alternative strategies for collecting information on smoking cessation. One Workgroup member suggested incentivizing providers to use G-codes so that an administrative measure can be calculated using claims data; two Workgroup members cautioned against expecting providers to use codes that they are not getting paid for. Another suggested exploring an alternative measure used in other programs.

The Use of Opioids at High Dosage in Persons Without Cancer (OHD-AD) measure assesses the percentage of beneficiaries age 18 and older who received prescriptions for opioids with an average daily dosage greater than or equal to 90 morphine milligram equivalents over a period of 90 days or more. A Workgroup member suggested this measure for removal because, according to the Workgroup member, it measures how chronic pain is treated and does not reflect behavioral health system performance. The Workgroup member indicated that behavioral health system performance is better reflected in another measure in the Adult Core Set, Use of Pharmacotherapy for Opioid Use Disorder (OUD-AD). The Workgroup member who suggested the measure for removal clarified that the suggestion was to move the measure to the Care of Acute and Chronic Conditions domain, not remove it from the Core Set. Mathematica reminded the Workgroup would proceed with voting on the measure for removal from the Core Set as initially proposed.

During the discussion, other Workgroup members agreed that the measure is not strictly a behavioral health measure but emphasized the critical importance of measuring opioid prescribing and misuse in responding to the opioid epidemic. One member noted that this is the only Core Set measure that makes prescribers and pharmacies accountable for overprescribing, overdispensing, and overuse of opioids. Another Workgroup member noted that high-dose opioid prescribing is associated not just with addiction but also with a number of adverse medical outcomes, such as mortality related to respiratory suppression.

Dental and Oral Health Services

The Workgroup first discussed the removal of the *Percentage of Eligibles Who Received Preventive Dental Services* (PDENT-CH) measure from the Child Core Set. This measure assesses the percentage of children ages 1 to 20 who received at least one preventive dental service during the reporting period. CMS calculates this measure using data that states submit as part of annual Early and Periodic, Screening, Diagnostic and Treatment reporting (Form CMS-416). Two Workgroup members suggested removing the PDENT-CH measure. One member noted concerns with the measure's methodology, specifically that the measure requires only 90 days of eligibility but assesses services throughout the full calendar year. The other member noted that the measure might lead to duplication of efforts by health plans that are reporting the HEDIS *Annual Dental Visit* measure, which was suggested as a replacement for PDENT-CH. The *Annual Dental Visit* measure assesses the percentage of patients ages 2 to 20 who had at least one dental visit during the measurement year.

During the discussion, one Workgroup member acknowledged concerns about the PDENT measure, including the appropriateness of some of the Current Dental Technology codes included in the measure, and the use of a 90-day continuous enrollment period. Despite concerns with the PDENT measure, the Workgroup member strongly preferred the focus of the measure on children's preventive services, whereas the *Annual Dental Visit* measure assesses the receipt of any dental services. Specifically, the Workgroup member expressed concern about counting emergency care, X-rays, and treatment services in a dental quality measure. The member also noted that an analysis of the *Annual Dental Visit* 11-month continuous enrollment criterion, when applied to the PDENT measure, significantly reduced the denominator and increased rates, without changing the underlying quality of care. The member commented that the denominator loses reporting on a significant number of children by imposing a requirement for 11 months of continuous eligibility. The member added that state and national data show there is still substantial room for improvement on the measure.

Another Workgroup member commented that their state uses both measures and increasingly is pushing toward the PDENT measure to focus on preventive services. The state shares quarterly performance on the PDENT measure with managed care plans (calculated on a rolling annual basis) and has implemented interventions around improving the PDENT measure. This member commented that the 90-day eligibility for the measure is an advantage because it includes more children and, from a Medicaid and public health standpoint, holds plans and providers accountable for care from the day the child enrolls.

Other Workgroup members expressed reservations about the PDENT measure. Two members objected to the 90-day eligibility requirement because the data may not be available to hold plans accountable for providing recommended preventive services. For example, if a child was enrolled for three months and had a preventive dental visit in the three months before enrolling in Medicaid, the state and the plan would have no record of the service although the child actually did receive the needed service. The Workgroup members further explained that the measure could drive states and plans to provide unnecessary services. Another Workgroup member noted that 90 days may not be enough time to find an appointment with a dental provider, given the shortage of dental providers that serve Medicaid populations. That Workgroup member also mentioned placing responsibility on the delivery systems for getting Medicaid-eligible providers.

Additionally, Workgroup members expressed concern about adding the *Annual Dental Visit* measure to the Core Set, as the National Committee for Quality Assurance (NCQA) plans to retire the measure. One Workgroup member noted that CMS, NCQA, and DQA have begun discussions about a replacement for the *Annual Dental Visit* measure. Mathematica also noted that CMS is currently testing production of the PDENT measure using T-MSIS data to reduce state burden, standardize calculation across states, and explore refinements to the measure.

Two dental and oral health measures focused on adults were suggested for addition to the *Core Sets:* (1) *Ambulatory Care Sensitive Emergency Department Visits for Non-Traumatic Dental Conditions in Adults* and (2) *Follow-Up After Emergency Department Visits for Non-Traumatic Dental Conditions in Adults.* The first measure is defined as the number of emergency department (ED) visits for ambulatory care sensitive non-traumatic dental conditions, per 100,000 beneficiary months. The second measure assesses the percentage of ambulatory care sensitive non-traumatic dental condition ED visits that resulted in a follow-up with a dentist within 7 and 30 days of the ED visit.

Both measures were suggested to address a gap in the Core Sets around oral health care for adults. Additionally, both measures promote diverting dental care out of the ED through increased preventive care, treatment of acute dental issues, and appropriate follow-up after ED use. Discussion on these measures focused primarily on whether the measures are appropriate for the Core Sets, as not all state Medicaid programs have an adult dental benefit. The Workgroup member who suggested the measures for addition to the Core Sets indicated that 35 states provide some level of dental benefits for adults in Medicaid, with 19 providing limited benefits and 16 providing more extensive benefits. Another 11 states cover emergency services only. Some Workgroup members expressed concerns over including measures that would not be comparable across states, suggesting that the Core Set should focus on consistent benefits and requirements. One member commented that focusing on at least the basic set of services would help people address acute infection and pain.

Workgroup members generally agreed that the *Ambulatory Care Sensitive ED Visit* measure would be more comparable and feasible across states than the *Follow-Up after ED Visits* measure. Some Workgroup members believed that the *Ambulatory Care Sensitive ED Visit* measure could be feasible for states to report even if they provide limited, emergency dental coverage for adults in Medicaid, and would highlight access to care. Workgroup members noted that there are effective interventions for ED diversion, and that the measure could help states quantify the extent of ED utilization and the savings they could potentially realize from reduced ED care, which could be spent on routine dental care for adults. There was some discussion about whether including this measure in the Core Set might spur states to expand adult dental coverage. However, some Workgroup members questioned whether this was consistent with the purpose of the Core Sets.

Experience of Care

A Workgroup member suggested removing both CAHPS measures from the Core Sets (CAHPS Health Plan Survey 5.0H Child Version Including Medicaid and Children and Chronic Conditions Supplemental Items [CPC-CH] and CAHPS Health Plan Survey 5.0H, Adult Version [CPA-AD]). The Child CAHPS Survey provides information on parents' experiences with their child's health care and gives a general indication of how well the health care meets their expectations. Similarly, the Adult CAHPS Survey provides information on the experience of adult Medicaid beneficiaries with their health care and gives a general indication of how well the health care, the health care meets their expectations. Both surveys include global ratings of all health care, the health plan, the personal doctor, and the specialist seen most often. In addition, four composite measures summarize experiences with customer service, getting care quickly, getting needed care, and how well doctors communicate.

The Workgroup member provided the same reasons for removal for both measures, saying that the surveys are expensive to field and response rates are low and decreasing. The Workgroup member raised concerns about the ability to trend CAHPS results over time because of falling

response rates. The Workgroup member also said that as survey responses vary widely across cultures, age groups, and other demographics, the surveys do not allow for consistent calculations across states, and they do not accurately portray the views of health care experiences across beneficiary demographics.

During Workgroup discussion, some Workgroup members indicated that CAHPS response rates are nearing single digits, despite efforts to explore alternative data collection modalities, including mailed surveys and a one-time text to link to a survey online. One Workgroup member discussed their state's use of a consumer advocacy group and statewide consumer subcommittee to encourage managed care plans' use of the CAHPS survey instruments and to evaluate their performance. Another Workgroup member and a representative from NCQA, the measure steward, agreed that low survey response rates are problematic for many large surveys. The NCQA representative noted that mail and phone modalities are the most prominent for survey data collection. The Workgroup largely acknowledged and appreciated the concerns expressed about low response rates and the resulting validity of the data. However, many Workgroup members did not support removing the measures because the surveys provide valuable information about beneficiaries' experience. They noted that removal of the measures would leave a gap in the Core Sets.

Another Workgroup member noted that these concerns about CAHPS have been raised in previous Annual Review discussions. Workgroup members strongly urged the measure stewards to explore options for addressing the methodological issues raised by Workgroup members in a timely manner, especially in the context of mandatory reporting of the Child Core Set in 2024.

During the public comment period, a commenter acknowledged the concerns and added that their team was actively pursuing different forms of testing to address the low response rates. The commenter also highlighted the importance of measuring patient and family experience in the current health system to identify disparities in experience, especially socioeconomic differences. The commenter noted that their hospital is using the findings to lead to improvement through interventions. The commenter also noted that the Child CAHPS survey is one of the few tools available at the state level to assess patient and family experience.

Long-Term Services and Supports

Workgroup members discussed two LTSS measures: Long-Term Services and Supports Admission to an Institution from the Community (MLTSS-6) and the National Core Indicators for Aging and Disabilities (NCI-AD) Adult Consumer Survey. Neither of these measures was recommended for addition to the 2021 Core Sets.

MLTSS-6 measures the number of admissions to an institutional facility among Managed LTSS (MLTSS) plan members age 18 and older residing in the community for at least one month. The measure is a ratio of institutional facility admissions per 1,000 enrollee months. The Workgroup member who suggested the measure for addition to the Core Sets indicated that effective LTSS programs ensure that individuals living in the community have access to the care coordination, services, and supports needed to avoid institutional admissions, and that this measure demonstrates a state's ability to provide care coordination and a community-based service infrastructure for enrollees to reside in the setting of their choice.

The Workgroup discussed whether the measure potentially disincentivizes transitions to an institutional setting that may reflect appropriate care for some individuals, depending on the severity of their condition. The measure steward clarified that there is risk adjustment for the measure.

One Workgroup member raised a concern that residing in the community is defined as spending at least one day in the community in the last month, which may not reflect whether someone has actually resided in the community. Another Workgroup member commented that the measure is more "process-oriented" than an outcome and is looking at whether people who have been in the community transfer to a nursing home.

Workgroup members discussed that the measure is specified at the health plan level, excluding states that do not have managed care arrangements. In response, the Workgroup member who suggested this measure for addition acknowledged that they had recommended a corresponding measure that could be used in non-managed care settings, but that measure did not meet the technical feasibility requirement that it be tested in state Medicaid programs. Additional concerns were raised that only 24 states operate MLTSS programs, and that the measure may not reach the threshold for public reporting. Workgroup members discussed the use of this measure in plans without an integrated Medicare and Medicaid product line, where Medicaid is the payer of last resort. A Workgroup member confirmed that the eligible population is defined as having both an LTSS and a medical benefit; plans and states are allowed to exclude dually eligible beneficiaries who are not in aligned plans for Medicare and Medicaid.

The NCI-AD survey was proposed for addition to the Core Set to measure and track the experience and outcomes of older adults and individuals with physical disabilities who receive LTSS, a population that accounted for 23 percent of Medicaid enrollment and 55 percent of Medicaid expenditures in FFY 2016. NCI-AD is a voluntary survey effort by state Medicaid, aging, and disability agencies to measure the performance of LTSS programs. The Workgroup member who suggested the measure for addition noted that 21 states are currently utilizing the measure and another 3 states are in the technical assistance year. The Workgroup member also noted that this measure would complement the current *National Core Indicators Survey* (NCIDDS-AD) measure that was added to the 2020 Adult Core Set and is focused on the experiences and outcomes of beneficiaries with intellectual and developmental disabilities.

In response to a question from a Workgroup member, the measure steward confirmed that the NCI-AD is an in-person survey that allows for a proxy to answer questions on behalf of the respondent, as needed, and can be adjusted to be administered to nonverbal individuals. In light of the COVID-19 pandemic, the measure steward noted that many states would prefer modalities other than an in-person survey; they are carefully considering options for other modes of data collection. Noting that NCI-AD requires states to sample a minimum of 400 respondents, the measure steward shared that many states oversample to allow them to stratify results by respondent demographics and geographic region.

Several Workgroup members spoke to the value of the NCI-AD survey tool and data, as well as the importance of capturing the experience of a broader population of LTSS beneficiaries, including older adults and those with physical disabilities. One Workgroup member described the NCI-AD as an "absolute treasure trove of information," and noted that measuring beneficiary experience with LTSS is critical.

Exhibit D.1. Measures Discussed by the 2021 Core Set Annual Review Workgroup and Not Recommended for Removal or Addition, by Domain

Measure Name and Measure Steward	NQF #	Measure Description and Data Collection Method	Key Workgroup Discussion Points
Primary Care Access and Pr	eventive Care		
Measures discussed and no	t recommended	d for removal from the 2021 Core Set	
Adult Body Mass Index Assessment (ABA-AD) Measure steward: NCQA	Not endorsed	Percentage of beneficiaries ages 18 to 74 who had an outpatient visit and whose body mass index (BMI) was documented during the measurement year or the year prior to the measurement year. Data collection method: Administrative or hybrid	 Suggested for removal because of changes in the USPSTF recommendations for adult BMI screening. May not advance quality improvement because the measure is topped out it's a checkbox in the EHR it's focused on assessment and no BMI counseling or follow-up Advocacy to retain measure, given the prevalence of obesity among adults and use of the measure in other federal programs. Proposed for retirement from HEDIS Measurement Year 2020.
Screening for Depression and Follow-Up Plan: Ages 12 to 17 (CDF-CH) Measure steward: CMS	0418/0418e	Percentage of beneficiaries ages 12 to 17 screened for depression on the date of the encounter using an age appropriate standardized depression screening tool, and if positive, a follow-up plan is documented on the date of the positive screen. Data collection method: Administrative or EHR	 Suggested for removal because of concerns about the feasibility of data collection and low rates of reporting. Limitations of administrative data to verify that screening was completed, a valid tool was used, and a follow-up plan was documented. Medical record review may be required to supplement administrative data. Concern about removing this measure, as depression is a highly prevalent condition for adolescents that significantly impacts functioning. Screening for teenagers is also a USPSTF recommendation. Ongoing impact of the COVID-19 pandemic has increased mental health needs, and depression screening will be important to track. Several states are incorporating the measure into their value-based payment program, which may incentivize screening and coding in the administrative data.

Measure Name and Measure Steward	NQF #	Measure Description and Data Collection Method		Key Workgroup Discussion Points	
Screening for Depression and Follow-Up Plan: Age 18 and	0418/0418e Percentage of beneficiaries age 18 and older screened for depression on the date of the encounter using an age appropriate standardized depression screening tool, and if positive, a follow-up plan is documented on the date of the positive screen.	w-Up Plan: Age 18 and older screened for de	older screened for depression on the date of the encounter using an age appropriate standardized depression screening tool, and if positive, a follow-up plan is documented on the date of the	•	Suggested for removal due to concerns about feasibility of data collection and low rates of reporting.
Older (CDF-AD) Measure steward: CMS		appropriate standardized depression screening tool, and if positive, a follow-up plan is documented on the date of the		•	Limitations of administrative data to verify that screening was completed, a valid tool was used, and a follow-up plan was documented. Medical record review may be required to supplement administrative data.
		Data collection method: Administrative or EHR	•	Concern about removing this measure, as depression is a highly prevalent condition for adolescents and significantly impacts functioning.	
			•	Ongoing impact of the COVID-19 pandemic has increased mental health needs and depression screening will be important to track.	
			•	Several states are incorporating the measure into their value- based payment program, which may incentivize screening and coding in the administrative data.	
Flu Vaccinations for Adults Ages 18 to 64 (FVA-AD) Measure steward: NCQA	0039	Percentage of beneficiaries ages 18 to 64 who received a flu vaccination between July 1 of the measurement year and the	•	Suggested for removal because of the cost of administering the survey, low survey response rates, and cultural variation in responses.	
	date when the CAHPS 5.0H Adult Medicaid Survey was completed. Data collection method: Survey	•	Because of variation in survey responses across demographic groups, rates may not be consistent across states.		
Measures discussed and not	recommended	I for addition to the 2021 Core Set			
Adult Immunization Status	Not	The percentage of beneficiaries 19 years	٠	Suggested to replace FVA-AD.	
Measure steward: NCQA	Measure steward: NCQA endorsed of age and older who are up to date on recommended routine vaccines for influenza, tetanus, and diphtheria (Td) or tetanus, diphtheria, and acellular pertussis (Tdap), zoster, and pneumococcal. Note: The Medicaid rate includes beneficiaries ages 19-65 and excludes pneumococcal vaccines.	recommended routine vaccines for influenza, tetanus, and diphtheria (Td) or	•	Measure includes more vaccines than the FVA-AD measure and would help states reduce disparities in immunization rates among Medicaid beneficiaries.	
		•	Concern that some states do not cover all the vaccines specified in the measure.		
		beneficiaries ages 19-65 and excludes	•	Concern about states' ability to collect immunization information for the adult population using electronic data, including immunization registries, although there was a	
		Data collection method: ECDS		comment that use of this measure could continue to build the data infrastructure.	

Measure Name and Measure Steward	NQF #	Measure Description and Data Collection Method	Key Workgroup Discussion Points		
Maternal and Perinatal Healt	h				
Measures discussed and no	t recommende	d for removal from the 2021 Core Set			
Audiological Evaluation No Later Than 3 Months of Age	1360	 Percentage of newborns who did not pass hearing screening and have an audiological diagnosis no later than 3 months of age (90 days). Data collection method: EHR 	 Suggested for removal due to feasibility concerns because the measure requires EHR data. 		
(AUD-CH) Measure steward: CDC			 Questions about the actionability and strategic priority of the measure, given existing protocols for screening and follow-up through public health Early Hearing Detection and Intervention (EHDI) programs. 		
			 Concern about accuracy of data maintained by public health for follow-up by managed care plans. 		
			 Comment about the importance of early intervention on childhood development and outcomes. 		
			 Discussion about potential opportunities to improve reporting and performance by partnering with EHDI programs. 		
PC-01: Elective Delivery (PC01-AD) Measure steward: The Joint	0469/0469e Percentage of women with elective vaginal deliveries or elective cesarean sections at ≥ 37 and < 39 weeks of gestation completed. Lower rates are better for this measure. Data collection method: Hybrid or EHR	sections at ≥ 37 and < 39 weeks of gestation completed. Lower rates are better for this measure.	vaginal deliveries or elective cesarean	vaginal deliveries or elective cesarean	 Suggested for removal due to feasibility concerns because the measure requires EHR data or medical chart reviews, and the assertion that there was little room for improvement.
Commission			 Concern about feasibility of medical chart review in light of the COVID-19 pandemic. 		
			 Question about whether state-level reporting in the Core Set is the right place to measure elective deliveries rather than driving improvement at the hospital level. 		
			 Discussion about variation in elective deliveries by race, ethnicity, maternal age, and geography. 		
			 Comment that this is one of two measures in the Core Sets focused on the birth experience. 		
			 Concern about potential slippage in performance if the measure is removed from the Core Set. 		

Measure Name and Measure Steward	NQF #	Measure Description and Data Collection Method		Key Workgroup Discussion Points
Measures discussed and no	t recommended	I for addition to the 2021 Core Set		
Prenatal Depression Screening and Follow-Up Measure steward: NCQA	Not endorsed	Percentage of deliveries in which women were screened for clinical depression while pregnant and, if screened positive, received follow-up care. Two rates are reported: (1) depression screening: the percentage of deliveries in which women were screened for clinical depression using a standardized tool during pregnancy; and (2) follow-up on positive screen: the percentage of deliveries in which pregnant women received follow- up care within 30 days of screening positive for depression. Data collection method: ECDS ^a	•	Suggested for addition because the health care system has struggled with depression screening and access to appropriate follow-up and this measure may drive improvement in maternal and child health. Measure was discussed in conjunction with the Postpartum Depression Screening and Follow-up measure, which was recommended for addition. Both measures are important for looking at the impacts of dyadic care on the family unit. Both measures include both a screening and a follow-up component and therefore are connected to an action. Prenatal depression is a distinct problem from postpartum depression
Care of Acute and Chronic C	onditions			
Measures discussed and no	t recommended	l for removal from the 2021 Core Set		
HIV Viral Load Suppression (HVL-AD) Measure steward: HRSA	2082/3210e	Percentage of beneficiaries age 18 and older with a diagnosis of human immunodeficiency virus (HIV) who had an HIV viral load less than 200 copies/mL at last HIV viral load test during the measurement year.	•	Suggested for removal because of barriers to obtaining viral load suppression data on Medicaid beneficiaries with HIV, including (1) confidentiality and privacy barriers in developing data-sharing agreements with public health agencies, and (2) challenges coordinating and collaborating with another agency.
		Data collection method: Administrative or EHR	•	Strong advocacy for retaining the measure even though it is hard to report; described as the "ultimate outcome measure."
			•	Examples given of (1) Medicaid partnering with public health to provide Medicaid ID's to public health and obtaining aggregate data on viral load suppression, and (2) managed care plans obtaining lists of non-suppressed individuals from public health so they can engage those individuals in care.
			•	Discussion of opportunities to share lessons learned and help states develop the partnerships, linkages, and information sharing needed to calculate the measure.

Measure Name and Measure Steward	NQF #	Measure Description and Data Collection Method	Key Workgroup Discussion Points
Measures discussed and not	recommende	d for addition to the 2021 Core Set	
Proportion of Days Covered: Antiretroviral Medications Measure steward: PQA	Not endorsed	Percentage of individuals 18 years and older who met the Proportion of Days Covered threshold of 90% for ≥ 3 antiretroviral medications during the measurement year. Data collection method: Administrative	 Suggested to replace HVL-AD because it serves as a proxy for viral load suppression and does not present the same barriers to reporting. Concern that the measure is not a proxy for the HVL-AD measure because it assumes medication adherence and may overestimate viral load suppression. Discussion of evidence-based behavioral interventions that can address medication adherence, contributing to the actionability of this measure for states and managed care plans.
Prevention Quality Indicators (PQI) 92: Prevention Quality Chronic Condition Composite Measure steward: AHRQ	Not endorsed	Number of inpatient hospital admissions for ambulatory care sensitive chronic conditions per 100,000 population, age 18 years and older. Includes admissions for one of the following conditions: diabetes with short-term complications, diabetes with long-term complications, uncontrolled diabetes without complications, diabetes with lower- extremity amputation, chronic obstructive pulmonary disease, asthma, hypertension, or heart failure without a cardiac procedure. Data collection method: Administrative	 Included in other CMS quality reporting programs. Suggested for addition to identify hospitalizations that might be prevented with more timely or appropriate outpatient care. Includes conditions that are prevalent in the adult Medicaid population, such as hypertension, diabetes, and asthma. Suggestion that data completeness is a challenge for PQI measures, as Medicaid may not have access to Medicare hospitalization data for adults age 65 and older. Discussion of potential opportunities for collecting this data through alternate data sources, such as HCUP or T-MSIS.

Measure Name and Measure Steward	NQF #	Measure Description and Data Collection Method	Key Workgroup Discussion Points
Behavioral Health Care			
Measures discussed and not	recommende	d for removal from the 2021 Core Set	
Medical Assistance with Smoking and Tobacco Use Cessation (MSC-AD) Measure steward: NCQA	0027	The three components of this measure assess different facets of providing medical assistance with smoking and tobacco use cessation: (1) advising smokers and tobacco users to quit: a rolling average represents the percentage of beneficiaries age 18 and older who were current smokers or tobacco users and who received advice to quit during the measurement year; (2) discussing cessation medications: a rolling average represents the percentage of beneficiaries age 18 and older who were current smokers or tobacco users and who discussed or were recommended cessation medications during the measurement year; and (3) discussing cessation strategies: a rolling average represents the percentage of beneficiaries age 18 and older who were current smokers or tobacco users and who discussed or were recommended cessation strategies: a rolling average represents the percentage of beneficiaries age 18 and older who were current smokers or tobacco users and who discussed or were provided cessation methods or strategies during the measurement year. Data collection method: Survey (CAHPS 5.0H Adult Medicaid Survey)	 Suggested for removal because of the cost of administering the survey, low survey response rates, and cultural variation in responses. Because of variation in survey responses across demographic groups, rates may not be consistent across states. Concern about removing this measure without a replacement, particularly in light of increasing rates of vaping and the COVID-19 pandemic, which has resulted in more severe illness among smokers. Discussion about potential alternative strategies for collecting information around tobacco use and cessation.
Use of Opioids from Multiple Providers in Persons Without Cancer Measure steward: PQA	2950	Percentage of individuals age 18 and older without cancer who received prescriptions for opioids from four or more prescribers AND four or more pharmacies within less than or equal to 180 days. Lower rates are better for this measure. Data collection method: Administrative	 Suggested for removal because it measures how chronic pain is treated and does not reflect behavioral health system performance. Discussion about how measuring opioid prescribing and misuse is crucial in responding to the opioid epidemic and how over-prescribing is associated with a number of adverse medical outcomes beyond addiction. Comment that this is the only measure in the Core Set that makes prescribers and pharmacies accountable for overprescribing, overdispensing, and overuse of opioids.

Measure Name and Measure Steward	NQF #	Measure Description and Data Collection Method	Key Workgroup Discussion Points
Dental and Oral Health Serv	ices		
Measures discussed and no	ot recommende	ed for removal from the 2021 Core Set	
Percentage of Eligibles Who Received Preventive Dental Services (PDENT-CH) Measure steward: CMS	Not endorsed	Number of emergency department (ED) visits for caries-related reasons per 100,000 member months for all enrolled children. Rates are stratified by age and by ED visit disposition (visits resulting in an inpatient admission and those not resulting in an inpatient admission). Lower rates are better for this measure. Data collection method: Administrative	 Suggested for removal because of concerns with the measure's methodology and possible duplication of effort for managed care plans reporting the Annual Dental Visit measure. Concern that the measure has a 90-day continuous enrollment requirement and counts services over a 12-month period. Acknowledgment that an 11-month continuous eligibility requirement would increase rates but lose a lot of children in the denominator and not improve the overall quality of care for children. Discussion about the important focus of the measure on preventive services. Comment that there is still room for improvement on the measure at the state and national levels.
Measures discussed and no	ot recommende	d for addition to the 2021 Core Set	
Annual Dental Visit Measure steward: NCQA	1388*	Percentage of patients 2-20 years of age who had at least one dental visit during the measurement year. This measure applies only if dental care is a covered benefit in the organization's Medicaid contract. Data collection method: Administrative	 Suggested as a replacement for PDENT-CH. Concern that the measure focuses on children's receipt of any dental service, and counts emergency care, X-rays, and treatment services. Measure will be retired by the measure steward because of its broad focus on any dental service. Discussions underway between CMS, NCQA, and DQA about a replacement for the measure.

Measure Name and Measure Steward	NQF #	Measure Description and Data Collection Method	Key Workgroup Discussion Points
Ambulatory Care Sensitive Emergency Department Visits for Non-Traumatic Dental Conditions in Adults	Not endorsed	Number of emergency department (ED) visits for ambulatory care sensitive non-traumatic dental conditions per 100,000 beneficiary months for adults.	 Suggested for addition to address a gap area in the Core Sets around oral health care for adults. Would promote diverting dental care out of the emergency department through increased preventive care and treatment of acute dental issues.
Measure steward: ADA/DQA		Data collection method: Administrative (enrollment and medical claims)	 Concern about the usefulness and fairness of the measure because not all states provide dental coverage for adults (35 states provide some coverage, of which 16 provide more extensive benefits)
			• Suggestion that the measure might be feasible for states that provide only limited emergency dental coverage and would highlight access to care.
			 Discussion about interventions for ED diversion and use of the measure to quantify ED utilization and potential savings that could be spent on routine dental care for adults.
Follow-Up After Emergency Department Visits for Non- Traumatic Dental Conditions in Adults Measure steward: ADA/DQA	Not endorsed	The percentage of ambulatory care sensitive non-traumatic dental condition emergency department visits among adults aged 18 years and older in the reporting period for which the beneficiary	 Suggested for addition to address a gap area in the Core Sets around oral health care for adults. Would promote diverting dental care out of the emergency department through appropriate follow-up after emergency department use.
	visited a dentist within (a) 7 days and (b) 30 days of the ED visit. Data collection method: Administrative	• Concern about the usefulness and fairness of the measure because not all states provide dental coverage for adults (35 states provide some coverage, of which 16 provide more extensive benefits).	
			 States without an adult dental benefit would not have administrative data to calculate this measure.

Measure Name and Measure Steward	NQF #	Measure Description and Data Collection Method	Key Workgroup Discussion Points
Experience of Care			
Measures discussed and not	recommende	d for removal from the 2021 Core Set	
Consumer Assessment of Health Care Providers and Systems (CAHPS) Health Plan Survey 5.0H – Child Version (Medicaid) (CPC-CH) Measure steward: NCQA	Not endorsed	This measure provides information on parents' experiences with their child's health care and gives a general indication of how well the health care meets their expectations. Results summarize children's experiences through ratings, composites, and individual question summary rates. The Child Core Set measure includes the Children with Chronic Conditions Supplemental Items. Data collection method: Survey	 Suggested for removal because of the cost of administering the survey, low survey response rates, and cultural variation in responses. Because of variation in survey responses across demographic groups, CAHPS scores may not be consistent across states. Comment that response rates in some states are reaching single digits. May affect trending of results over time due to decreases in response rates. Concern about leaving a gap in the Core Set related to beneficiary experience if the measure is removed.
Consumer Assessment of Health Care Providers and Systems (CAHPS) Health Plan Survey 5.0H – Adult Version (Medicaid) (CPA-AD) Measure steward: NCQA	Not endorsed	This measure provides information on beneficiaries' experiences with their health care and gives a general indication of how well the health care meets the beneficiaries' expectations. Results summarize beneficiaries' experiences through ratings, composites, and individual question summary rates. Data collection method: Survey	 Suggested for removal because of the cost of administering the survey, low survey response rates, and cultural variation in responses. Because of variation in survey responses across demographic groups, CAHPS scores may not be consistent across states. Comment that response rates in some states are reaching single digits. May affect trending of results over time due to decreases in response rates. Concern about leaving a gap in the Core Set related to beneficiary experience if the measure is removed.

Measure Name and Measure Steward	NQF #	Measure Description and Data Collection Method	Key Workgroup Discussion Points
Long-Term Services and Sup	ports (LTSS)		
Measures discussed and not	recommende	d for addition to the 2021 Core Set	
Long-Term Services and Supports (LTSS) Admission to an Institution from the Community (MLTSS-6) Measure steward: CMS	Not endorsed	 The number of admissions to an institutional facility among Managed Long-Term Services and Supports (MLTSS) plan members age 18 and older residing in the community for at least one month. The number of short-term, medium-term, or long-term admissions is reported per 1,000 enrollee months. Enrollee months reflect the total number of months each beneficiary is enrolled in the program and residing in the community for at least one day of the month. The following three rates are reported across four age groups (ages 18 to 64, ages 65 to 74, ages 75 to 84, and age 85 and older): Short-Term Stay. The rate of admissions resulting in a short-term stay (1 to 20 days) per 1,000 MLTSS enrollee months. Medium-Term Stay. The rate of admissions resulting in a medium-term stay (21 to 100 days) per 1,000 MLTSS enrollee months. Long-Term Stay. The rate of admissions resulting in a long-term stay (greater than or equal to 101 days) per 1,000 MLTSS enrollee months. 	 Suggested for addition to demonstrate a state's ability to provide care coordination and a community-based service infrastructure for enrollees to reside in the setting of their choice. Questions about whether the measure may prevent appropriate care transitions that reflect appropriate clinical treatment. Concern that the measure's definition of "residing in the community for at least one day of the month" does not appropriately capture the intended population. Comment that this is a process-oriented measure rather than an outcome measure and is looking at whether people who have been in the community transfer to a nursing home. Measure is specified at the plan level and excludes states that do not have managed care arrangements for LTSS. Concern that only 24 states operate MLTSS programs and that the measure may not meet the threshold for public reporting. Concern also that fee-for-service LTSS programs would be left out of the measure as specified. Note that another measure applicable to fee-for-service LTSS programs was suggested by a Workgroup member and not discussed by the Workgroup because the measure had not been tested in state Medicaid programs.

Measure Name and Measure Steward	NQF #	Measure Description and Data Collection Method		Key Workgroup Discussion Points
National Core Indicators for Aging and Disabilities (NCI- AD) Adult Consumer Survey Measure steward: ADvancing States, HSRI	Not endorsed	NCI-AD is a voluntary effort by state Medicaid, aging, and disability agencies to measure and track the performance of their long-term services and supports programs. The core indicators are standard measures used across states to assess the outcomes of publicly funded services provided to older adults and adults with physical disabilities. Indicators address 18 areas: (1) service coordination, (2) rights and respect, (3) community participation, (4) choice and control, (5) health care, (6) safety, (7) relationships, (8) satisfaction, (9) care coordination, (10) access to community, (11) access to needed equipment, (12) wellness, (13) medications, (14) self- direction, (15) work, (16) everyday living, (17) affordability, and (18) person- centered planning. Data collection method: Survey	•	Suggested for addition to measure and track the experience and outcomes of older adults and individuals with physical disabilities who receive LTSS, including those who may be nonverbal. Comment that measure is focused on the unique and complex needs of older adults and people with disabilities who receive LTSS. This population accounted for 23 percent of Medicaid enrollment and 55 percent of Medicaid expenditures in FFY 2016. Sixteen states collected data from 2018 to 2019, which is the most recent year for which data collection is complete. A total of 28 states have ever conducted the survey. Discussion about the in-person mode of data collection, especially in light of the COVID-19 pandemic. States have indicated they would prefer other modalities in addition to in- person surveys; the measure steward is carefully considering other options. Considered a valuable resource for capturing the experience of a broader population of LTSS beneficiaries, including older adults and those with physical disabilities. Noted that the measure would complement the NCI in-person survey measure added to the 2020 Adult Core Set.

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