Attachment 2 – Performance Standards with Penalties	;
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In this 2023-20252026-2028 QHP Issuer Contract, Covered California is implementing will continue to leverage the Quality Transformation Initiative as the primary financial incentive for quality and health equity performance and improvement. This Attachment 2 – Performance Standards with Penalties specifies performance standards in the areas of health disparities, payment strategies, enrollee experience collaboration across QHP Issuers and with community, data quality and completeness, and oral health, and primary care utilization that are critical to Covered California meeting its mission.

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The total amount at risk for Contractor's failure to meet the Performance Standards is equal to 0.2% of the total Gross Premium for the<u>each</u> applicable Plan Year (At-Risk Amount). The amount at risk for each Performance Standard is a percent of the total At-Risk Amount-<u>for each Plan Year</u>. Penalties will be determined on an annual basis at the end of each Calendar Year, based on Contractor's final year-end data for each Performance Standard. Where applicable, performance is assessed for each product (HMO, PPO, EPO) the Contractor offers. Penalties are weighted by enrollment in theassessed by product for Contractors with multiple products. Covered California has specified belowshall specify when the At-Risk Amount or the performance requirements differ by product.

Performance Standards with Penalties			Percent of At-Risk Amount 2023 2026-2028	Percent of At-Risk Amount 2024	Percent of At-Risk Amount 2025
Health1. Reducing Health Disparities: Demographic DataDisparitiesCollection – Enrollee Race and Ethnicity Self- Identification		10%	5%	5%	
	2. Reducing Health Disparities: Demographic Data Collection – Enrollee Spoken and Written Language		10% (for reporting)	5%	5%
<u>Collaboratio</u>	<u>a</u> <u>3. Reducing Health Disparities: Disparities</u> <u>Intervention3. Collaboration Across QHP Is</u> with Community		10%	10%	10%
	4. National Committee for Quality Assurance (NCQA) Health Equity Accreditation	0%	10%	4()%
Payment	5. Primary Care Payment	10%	10%	10)%
-	6. Primary Care Spend	10% (for r eporting)	5%	5	%

This table represents a summary of the Performance Standards with Penalties which are detailed further in this Attachment:

7. Payment to Support Networks Based on Value		10% (for reporting)	10%	10	₩
Enrollee 8. Quality Rating System (QRS) QHP Experience Experience Summary Indicator Rating		20%	20%	20	9%
Data	94. Healthcare Evidence Initiative (HEI) Da	ta	20<u>40</u>%	<u> </u>	20%
Oral Health	40 <u>5</u> . Pediatric Oral Evaluation, Dental Services (OEV-CH-A) (NQF #2517)	<mark>.0%</mark>	<mark>2.</mark> 5%	2. €	5%
41 <u>6</u> . Pediatric Topical Fluoride for Children, Dental Services (TFL-CH-A) (NQF #25283700)		0%	2. 5%	2. ξ	5%
Utilization an Primary Care		<u>gagement</u>	<u>10%</u>		
8. Utilization and Primary Care: Monitoring Continui Care		Continuity of		<u>10%</u>	

During the term of this Agreement, Contractor shall meet or exceed the Performance Standards identified in this Attachment. If Contractor recently contracted with Covered California for the first time, Contractor shall meet the Alternate Standard, if specified, for each performance standard during its first two Plan Years contracted with Covered California. Contractor shall be responsible for payment of penalties for Contractor's failure to meet the Performance Standards in accordance with the terms set forth in Article 7 of the Agreement and this Attachment. Contractor shall submit the data required by the Performance Standards by the date specified by Covered California. Some of the data required applies to a window of time. Some of the data represents a point in time. This measurement timing is described in more detail in the sections within this Attachment-<u>and further specified in methodology documents distributed for the applicable</u> <u>Measurement Year.</u>

Contractor shall monitor and track its performance each month against the Performance Standards and, <u>as requested</u>, provide Covered California with a detailed Monthly Performance Report in a mutually-agreeable format. Contractor must report on Covered California business only and report Contractor's Enrollees in Covered California for the Individual Exchange separate from Contractor's Enrollees in Covered California for Small Business. <u>Except as otherwiseThe</u> reporting period for each Performance Standard is specified below in the Performance Standards Table, the reporting

period for each Performance Standard shall be one calendar month. All references to Days shall be calendar days and references to time of day shall be to Pacific Standard Time.

If Contractor fails to meet <u>anya</u> Performance Standard <u>reported</u> in any calendar month (whether or not the failure is excused), Covered California may request and Contractor shall (a) investigate and report on the root cause of the problem; (b) develop a corrective action plan (where applicable); (c) to the extent within Contractor's control, remedy the cause of the performance failure and resume meeting the affected Performance Standards; (d) implement and notify Covered California of measures taken by Contractor to prevent recurrences, if the performance failure is otherwise likely to recur; and (e) make written recommendations to Covered California for improvements in Contractor's procedures.

When the results of the Performance Standards are calculated, Covered California will provide Contractor with a Final Contractor Performance Standard Evaluation Report, along with an invoice, within sixty (60) Days of receipt of the Performance Standards data requirements. Contractor shall remit payment either to Covered California within thirty (30) Days of receiving the Final Contractor Performance Standard Evaluation Report and invoice, or, if directed by Covered California, to an alternative entity that Covered California determines is able to support improvement on Performance Standards and Contractor's quality performance identified on the invoice.

If Contractor does not agree with the Final Contractor Performance Standard Evaluation Report, Contractor may dispute the Report in writing within thirty (30) Days of receipt of that Report. The written notification of dispute shall provide a detailed explanation of the basis for the dispute. Covered California shall review and provide a written response to Contractor's dispute within thirty (30) Days of receipt of Contractor's notification of dispute. If Contractor still disputes the findings of Covered California, Contractor may pursue additional remedies in accordance with Section 13.1 of the Agreement.

Contractor shall not be responsible for any failure to meet a Performance Standard if and to the extent that the failure is excused pursuant to Section 13.7 of the Agreement (Force Majeure), or the parties agree that the lack of compliance is due to Covered California's failure to properly or timely perform (or cause to be properly or timely performed) any responsibility, duty, or other obligation under this Agreement, provided that Contractor timely notifies Covered California of the problem and uses commercially reasonable efforts to perform and meet the Performance Standards notwithstanding Covered California's failure to perform or delay in performing.

If Contractor wishes to avail itself of one of these exceptions, Contractor must notify Covered California in its response to the performance report identifying the failure to meet such Performance Standard. This response must include: (a) the

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identity of the Performance Standard that is subject to the exception, and (b) the circumstances that gave rise to the exception in sufficient detail to permit Covered California to evaluate whether Contractor's claim of exception is valid. Notwithstanding anything to the contrary herein, in no event shall any failure to meet a Customer Satisfaction Performance Standard fall within an exception.

The Partiesparties may adjust, suspend, or add Performance Standards from time to time, upon written agreement of the parties, without an amendment to this contract.

Covered California and Contractor shall work together to periodically review and adjust the specific measures consistent with any applicable Federal regulations.

Performance Standards with Penalties
Quality, Equity, And Delivery System Transformation Definitions for Performance Standards: 1 – 8
Measurement Year: The Calendar Year that the activity being assessed is performed. Reporting Year: The Calendar Year that performance data is reported to Covered California. Assessment Year: The Calendar Year that performance data is evaluated, and Measurement Year performance level is determined.
When used to assess HEI Data submissions, the following definitions shall apply: Full and Regular: All files, records, and portions of expected files for the intended period are present; formats match those in specifications or otherwise agreed to by Covered California, its HEI Vendor, and the data supplier; and data volumes, counts, and sums approximate the data supplier's historical patterns, or their deviation can be explained and justified by business circumstances identified by the data supplier. Incomplete: A file or part of a file is missing, or critical data elements are not provided as per assessment methodology. Irregular: Unexpected file or data element formatting, or record volumes or data element counts or sums deviate significantly from historical submission patterns for the data supplier. Late: Contractor does not submit monthly HEI submission pursuant to the deadlines in the 2026-2028 HEI Data Submission Schedule. Non-Usable: HEI Vendor cannot successfully include submitted HEI data in its database build or HEI Vendor's or Covered California's analysts determine that critical components of the submitted data cannot be used or relied upon in subsequent analytic work. Establish a Baseline: Requested data is submitted to Covered California at a time and in a format specified, allowing Covered California to calculate a performance benchmark of a value greater than zero for comparison in future Assessment Years. Baseline Rate: The performance benchmark established by Covered California using Contractor's data submissions for the applicable Performance Standard.

Definitions for Performance Standards: 1 – 7 with Penalties				
Measurement Year: The Calendar Year that activity being assessed is performed.				
	dar Year that performance data is reported to Covered California			
Assessment Year: The Cal	lendar Year that performance data is evaluated, and Measureme	ent Year performance level is		
	determined.			
	Performance Standard 1			
1. Reducing Health Disparities: Demographic Data Collection – Enrollee Race and Ethnicity Self-Identification – Attachment 1, Article 1.01				
eighty percent (80%) <u>collect</u> <u>Covered California</u> Enrollee race and ethnicity data by F valid <u>, acceptable, and reas</u> Initiative (HEI) data submis Please note the following s a. See list of acceptable sta		<u>v percent (80%) of its</u> ollection of self-identified ate compliance by including in its Healthcare Evidence		
See separate methodology document . b. "Other", "mixed", "multi-racial", etc. values do apply toward meeting the 80% race for lists of valid and ethnicityacceptable standard . c. "Null", "blank", "missing", "unknown", "not reported", "decline to state", etc. values DO NOT apply toward meeting the 80% race and ethnicity standardreasonableness criteria.				
Measurement Year 2023	Measurement Year 202 4 <u>Years 2026, 2027, 2028</u>	Measurement Year 2025		
Contractor does not	Contractor does not meet or exceed the 80% target for self-	Contractor does not		
establish a baseline for	reported racial and ethnic data for Enrollees: <u>510</u> % penalty	meet the 80% target for		
collection of self-identified		self-reported racial and		
		Sen reported rubidi and		

10% penalty	Contractor meets or exceeds the 80% target for self-reported racial and ethnic data for Enrollees: no penalty	ethnic data for Enrollees: 5% penalty
Contractor establishes a		Contractor meets the
baseline for collection of		80% target for self-
self-identified race and		reported racial and
ethnicity data: no penalty		ethnic data for Enrollees:
	Contractor was must collect self-reported race and ethnicity data du	no penalty
Enrollees by Planat least e 2025. Contractor must esta	<u>arget of eighty percent (80%)collect</u> Enrollee self-reported race ar ighty percent (80%) of its Covered California Enrollees during the ablish a baseline for collection of self identified race and ethnicity of alifornia. Contractor must demonstrate compliance by including va	<u>second Measurement</u> Year data by Plan Year 2024. <u>it is</u>
	city attributes for at least 80% of Enrollees in its Healthcare Evider	
reasonable race and ethnic submissions. Please note the following s	city attributes for at least 80% of Enrollees in its Healthcare Evider	nce Initiative (HEI)<u>HE</u>I data

Measurement Year 202	4 Measurement Year 2025			
Contractor does not establish a baseline for collection of self-	Contractor does not meet the 80% target for self-reported racial and ethnic data for Enrollees: 5% penalty			
identified race and ethnicity data: 10% penalty	Contractor meets the 80% target for self-reported racial and ethnic data for Enrollees: no penalty			
Contractor establishes a baseline for collection of self-identified race and ethnicity data: no penalty				
c) If Contractor was first contracted with Covered California in Plan Year 2025, Contractor must establish a baseline for collection of self-identified race and ethnicity data by Plan Year 2025. Contractor must demonstrate compliance by including valid race and ethnicity attributes for at least 80% of Enrollees in its Healthcare Evidence Initiative (HEI) data submissions.				

Please note the following specifications: a. See list of acceptable standard values in separate methodology document. b. "Other", "mixed", "multi-racial", etc. values do apply toward meeting the 80% race and ethnicity standard. c. "Null", "blank", "missing", "unknown", "not reported", "decline to state", etc. values DO NOT apply toward meeting the 80% race and ethnicity standard.

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Measurement Year 2025
Contractor does not establish a baseline for collection of self- identified race and ethnicity data: 10% penalty
Contractor establishes a baseline for collection of self-identified race and ethnicity data: no penalty

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Performance Standards with Penalties				
Quality, Equity, And Delivery System Transformation Standards				
Performance Sta		Writton Language		
2. Reducing Health Disparities: Demographic Data Collection – Enrollee Spoken and<u>or</u> Written Language – Attachment 1, Article 1.01				
a) If Contractor was contracted with Covered California as of Plan Year 2023, Contractor must include valid spoken, acceptable, and reasonable spoken or written language attributes for Enrollees in its HEI submissions for 2023 and must meet the negotiated annual standard for self reported spoken or written language in 2024 and 2025. Contractor.				
Contractor's data submissions must demonstrate compliance by including at least once when assessed at two points in time in the Assessment Year.				
See separate methodology document for lists of valid spoken and	written language attributes	for Enrollees in its		
Healthcare Evidence Initiative (HEI) data submissions. and accep	table standard values and re	easonableness criteria.		
Measurement Year 2023 Years 2026, 2027, 2028	Measurement Year 2024	Measurement Year 2025		
Contractor does not include valid <u>, acceptable, and reasonable</u> spoken <u>andor</u> written language attributes for Enrollees in its HEI submissions: 10% penalty Contractor includes valid <u>, acceptable, and reasonable</u> spoken <u>andor</u> written language attributes for Enrollees in its HEI submissions: no penalty	Contractor does not meet the negotiated annual standard for self- reported spoken or written language for Enrollees: 5% penalty	Contractor does not meet the negotiated annual standard for self- reported spoken or written language for Enrollees: 5% penalty		
	Contractor meets the negotiated annual standard for self-reported spoken or written	Contractor meets the negotiated annual standard for self-reported spoken or written		

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		language for Enrollees:	language for Covered
		no penalty	California Enrollees: no
			penalty
b) If Contracto	r was first contracted with Covered California i	n Plan Year 2024, Alternate	e Standard: Contractor
	lid <u>collect</u> spoken and written language attributes f		
	Measurement Year it is contracted with Covered C		
	f reported spoken <u>include</u> valid spoken or written l	anguage attributes for its Er	Irollees in 2025. HEI data
<u>submissions.</u>			
Contractor mus	t demonstrate compliance by including valideallest	english and written langua	no data during the accord
	t demonstrate compliance by including valid<u>collect</u>		
<u>ivieasurement r</u>	<u>Year it is contracted with Covered California, and ir</u>	Iciude valid, acceptable, and	reasonable spoken or
<u>whiteh data attr</u>	ibutes for <u>its</u> Enrollees in its Healthcare Evidence	muauve (⊓⊑।).	
Contractoria da	to submissions , must demonstrate compliance at	locat analy when account a	at two points in time in the
	ta submissions. <u> must demonstrate compliance at</u>	least once when assessed a	at two points in time in the
Assessment Ye			
	<u></u>		
See senarate m		lues and reasonableness cr	itoria
<u>See separate m</u>	nethodology document for lists of valid standard va	lues and reasonableness cr	iteria.
<u>See separate m</u>			<u>iteria.</u> nt Year 2025
<u>See separate m</u>	nethodology document for lists of valid standard va	Measureme	nt Year 2025
See separate m	nethodology document for lists of valid standard va Measurement Year 2024 Contractor does not include valid spoken	Measureme Contractor does not meet	nt Year 2025 the negotiated annual
See separate m	nethodology document for lists of valid standard va Measurement Year 2024 Contractor does not include valid spoken and written language attributes for Enrollees	Measureme Contractor does not meet standard for self-reported	nt Year 2025 the negotiated annual spoken or written
See separate m	nethodology document for lists of valid standard va Measurement Year 2024 Contractor does not include valid spoken	Measureme Contractor does not meet	nt Year 2025 the negotiated annual spoken or written
<u>See separate m</u>	nethodology document for lists of valid standard va Measurement Year 2024 Contractor does not include valid spoken and written language attributes for Enrollees in its HEI submissions: 10% penalty	Measureme Contractor does not meet standard for self-reported	nt Year 2025 the negotiated annual spoken or written
<u>See separate m</u>	nethodology document for lists of valid standard va Measurement Year 2024 Contractor does not include valid spoken and written language attributes for Enrollees in its HEI submissions: 10% penalty Contractor includes valid spoken and written	Measureme Contractor does not meet standard for self reported language for Enrollees: 5 %	nt Year 2025 the negotiated annual spoken or written <mark>& penalty</mark>
<u>See separate m</u>	nethodology document for lists of valid standard va Measurement Year 2024 Contractor does not include valid spoken and written language attributes for Enrollees in its HEI submissions: 10% penalty Contractor includes valid spoken and written language attributes for Enrollees in its HEI	Measureme Contractor does not meet standard for self-reported language for Enrollees: 59 Contractor meets the nego	nt Year 2025 the negotiated annual spoken or written <mark>& penalty</mark> otiated annual standard for
<u>See separate m</u>	nethodology document for lists of valid standard va Measurement Year 2024 Contractor does not include valid spoken and written language attributes for Enrollees in its HEI submissions: 10% penalty Contractor includes valid spoken and written	Measureme Contractor does not meet standard for self-reported language for Enrollees: 5% Contractor meets the nego self-reported spoken or wr	nt Year 2025 the negotiated annual spoken or written <mark>& penalty</mark> otiated annual standard for
<u>See separate m</u>	nethodology document for lists of valid standard va Measurement Year 2024 Contractor does not include valid spoken and written language attributes for Enrollees in its HEI submissions: 10% penalty Contractor includes valid spoken and written language attributes for Enrollees in its HEI	Measureme Contractor does not meet standard for self-reported language for Enrollees: 59 Contractor meets the nego	nt Year 2025 the negotiated annual spoken or written <mark>& penalty</mark> otiated annual standard for
<u>See separate m</u>	nethodology document for lists of valid standard va Measurement Year 2024 Contractor does not include valid spoken and written language attributes for Enrollees in its HEI submissions: 10% penalty Contractor includes valid spoken and written language attributes for Enrollees in its HEI	Measureme Contractor does not meet standard for self-reported language for Enrollees: 5% Contractor meets the nego self-reported spoken or wr	nt Year 2025 the negotiated annual spoken or written <mark>& penalty</mark> otiated annual standard for

c) If Contractor was first contracted with Covered California in Plan Year 2025, Contractor must include valid spoken and written language attributes for Enrollees in its HEI submissions for 2025. Contractor must demonstrate compliance by including valid spoken and written language attributes for Enrollees in its Healthcare Evidence Initiative (HEI) data submissions.

	Measurement Year 2025
	Contractor does not include valid spoken and written language attributes for Enrollees in its HEI submissions: 10% penalty
	Contractor includes valid spoken and written language attributes for Enrollees in its HEI submissions: no penalty

Performance Standards with Penalties				
Quality, Equity,	And Delivery System Transformation	Standards		
	Performance Standard 3			
3. Reducing Health Disparities: Disparities	es Reduction Intervention – Attachme	nt 1, Article 1.03		
a) If Contractor was contracted with Covered California in Plan Years 2020, 2021, and 2022, pursuant to Article 1.03 of Attachment 1, Contractor must meet a multi-year disparity reduction target beginning Plan Year 2023 as specified below.				
Measurement Year 2023	Measurement Year 2024	Measurement Year 2025		
Contractor does not meet disparity reduction target for identified disparity measure: 10% penalty	Contractor does not meet disparity reduction target for identified disparity measure: 10% penalty	Contractor does not meet disparity reduction target for identified disparity measure: 10% penalty		
Contractor meets disparity reduction target: no penalty	Contractor meets disparity reduction target for identified disparity measure: no penalty	Contractor meets disparity reduction target for identified disparity measure: no penalty		
b) If Contractor was first contracted with Attachment 1, Contractor must meet a mult the performance levels for Plan Year 2023	i-year disparity reduction target beginnin			
Measurement Year 2023	Measurement Year 2024	Measurement Year 2025		
Contractor does not submit a disparity reduction intervention proposal as specified by Covered California: 10% penalty Contractor submits a disparity reduction	Contractor does not meet the quality improvement target for the disparity intervention population based on the health disparity intervention proposal approved by Covered California: 10%	Contractor does not meet disparity reduction target for identified disparity measure: 10% penalty Contractor meets disparity reduction target for identified		
intervention proposal as specified by Covered California: no penalty	Contractor meets the quality improvement target for the disparity intervention population based on the	disparity measure: no penalty		

health disparity intervention proposal approved by Covered California: no penalty	
vith Covered California in Plan Year 202 Aulti-year disparity reduction target beginni 24 and 2025 as specified below.	
Measurement Year 2024	Measurement Year 2025
Contractor does not submit a disparity reduction intervention proposal as specified by Covered California: 10% penalty Contractor submits a disparity reduction intervention proposal as specified by Covered California: no penalty	Contractor does not meet the quality improvement target for the disparity intervention population based on the health disparities intervention proposal approved b Covered California: 10% penalty Contractor meets the quality improvement target for the disparity intervention population based on the health disparities intervention proposal approved b Covered California: no penalty
vith Covered California in Plan Year 202 performance levels for Plan Year 2025 as	

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Measurement Year 2025
Contractor does participate in learning activities and meetings as specified by Covered California: 10% penalty
Contractor submits a disparity reduction intervention proposal as specified by Covered California: no penalty

Performance Standards with Penalties			
	Quality, Equity, And Delivery System Transformation Standards		
	Performance Standard 43		
	nal Committee for Quality Assurance (NCQA) Health Equity Ac s QHP Issuers and With Community – Attachment 1, A rticleArti 02.6		
Contractor must achieve Accreditation.	and maintain NCQA Multicultural Health Care Distinction (MHCD) o	or Health Equity	
a) If Contractor was Co performance levels as sp	ntracted with Covered California as of Plan Year 2023, Contract becified below:	or must meet the	
Measurement Year 2023	Measurement Year 2024	Measurement Year 2025	
	a) Contractor failsmust host or attend QHP Issuer collaboration	Contractor fails to	
No assessment.	and community engagement activities approved by Covered	achieve NCQA Health	
	California in at least six of the following seven required focus	Equity Accreditation by	
	areas during the Plan Year:	January 1, 2025, or	
	1. Disparities Reduction	expiration date of	
	2. Access to achieve or maintain NCQABehavioral Health	previous MHCD or	
	Equity Accreditation by JanuaryServices	Health Equity	
	3. Substance Use Disorders	Accreditation, or fails to	
	4. Use of Generative Artificial Intelligence	maintain accreditation	
	5. Payments to Support Networks Based on Value	throughout 2025: 10%	
	Hospital Quality, Value, and Safety	penalty	
	Comprehensive Pregnancy and Postpartum Care		
		Contractor achieves	
	Contractor hosted collaborative QHP Issuer and community	NCQA Health Equity	
	engagement activities must meet criteria specified by Covered	Accreditation by January	
	California and must be submitted to and approved by Covered	1, 2025, or expiration	

	event that addresses one or ermore of the focus areas th Accreditation, or fails to main 10% penalty and Quality Tra- meets specified criteria, inclu- working groups, and forums this requirement. Contractor achieves NCQA January 1, 2024, or expiration Equity Accreditation, and main no penalty Contractor must which will be assessed once	e specified in Attachment 1, 2024, an expiration date of previous MHCD at Covered California's Health Equity nation accreditation throughout 2024: unsformation Division determines uding, hosted learning sessions, and roundtables, may count toward Health Equity Accreditation by on date of previous MHCD or Health aintains accreditation throughout 2024: meet threshold for required activities	date of previous MHCD or Health Equity Accreditation, and maintains accreditation throughout 2025: no penalty
	tracted withhosts or attends	nt Years 2026, 2027, 2028: QHP Issuer collaboration and commun wer than six of the seven focus areas: 1	
		f ied below: <u>hosts or attends Q</u>HP Issuer d California in at least six of the seven f	
Measurement Year 2023	Measurement Year 2024	Measurement Yea	n 2025
	No assessment	Contractor fails to achieve or maintain	NCQA Health Equity

MHCD or Health Equity Accreditation, or fails to maintain
accreditation throughout 2025: 10% penalty
Contractor achieves NCQA Health Equity Accreditation by
January 1, 2025, or expiration date of previous MHCD or Health
Equity Accreditation, and maintains accreditation throughout
2025: no penaltyb) Alternate Standard: Contractor must host
or attend Covered California specified events and collaborative
QHP Issuer, community engagements, and qualifying
implementation activities to meet Attachment 1 requirements
approved by Covered California in at least six out of the
following seven required focus areas during the Plan Year:
1. Disparities Reduction
2. Access to Behavioral Health Services
3. Substance Use Disorders
Use of Generative Artificial Intelligence
Payments to Support Networks Based on Value
Hospital Quality, Value, and Safety
7. Comprehensive Pregnancy and Postpartum Care
Contractor hosted collaborative QHP Issuer and community
engagement activities must meet criteria specified by Covered
California and must be submitted to and approved by Covered
California in advance to count toward this requirement.
Additionally, unless otherwise specified in Attachment 1, an
event that addresses one or more of the focus areas that
Covered California's Health Equity and Quality Transformation
Division determines meets specified criteria, including, hosted
learning sessions, working groups, and forums and
roundtables, may count toward this requirement.
Contractor must meet threshold for required activities which will
be assessed once in the Assessment Year.
be assessed once in the Assessment real.

See separate methodology document for activity submission and evaluation process.
Contractor does not host or attend activities in six out of seven of the focus areas: 10% penalty
Contractor hosts or attends activities in six out of seven of the focus areas: no penalty

Performance Standards with Penalties			
Quality, Equity, And Delivery System Transformation Standards Performance Standard 5 <u>4</u>			
			4. Data Submission specific to HEI in Attachment 1, Article 5.02.1
5. Primary Care Payment – Attachment 1, Article 4.01.3			
Contractor must progressively expand and meet a minimum threshold for the number and percent of primary care clinicians paid through the Health Care Payment Learning and Action Network Alternative Payment Model (HCP LAN APM) categories of population-based payment (Category 4) or alternative payment models built on fee for service structure such as shared savings (Category 3) for each measurement year. Contractor's payment models must provide the revenue necessary for primary care clinicians to adopt accessible, data driven, team-based care. a) Contractor must complete Full and Regular submissions of data according to the standards outlined in Attachment 1, Article 5.02.1 and Attachment 1, Article 1.02.1.			
Measurement Years 20	<u>26, 2027, 2028</u>		
Incomplete, Late, or Non-useable submission of HEI data: 40% penalty			
Full and Regular submission of HEI data: no penalty			
Measurement Year 2023	Measurement Year 2024	Measurement Year 2025	
Contractor demonstrates that less than 40% of primary care clinicians are contracted under HCP LAN APM Category 3 or Category 4: 10% penalty	Contractor demonstrates that less than 45% of primary care clinicians are contracted under HCP LAN APM Category	Contractor demonstrates that that less than 50% of primary care clinicians are contracted under HCP LAN APM Category	

Contractor demonstrates that 40% to less than 50% of primary	3 or Category 4: 10%	3 or Category 4: 10%
care clinicians are contracted under HCP LAN APM Category 3	penalty	penalty
or Category 4: 7.5% penalty	Contractor demonstrates	Contractor demonstrates
b) Alternate Standard: Contractor must submit data according	that 45% to less than	that 50% to less than
to the standards outlined in Attachment 1, Article 5.02.1 and	55% of primary care	60% of primary care
Attachment 1, Article 1.02.1, and participate in data quality	clinicians are contracted	clinicians are contracted
meetings with Covered California staff and Merative	under HCP LAN APM	under HCP LAN APM
representatives during the first Measurement Year it is	Category 3 or Category	Category 3 or Category
contracted with Covered California.	4: 7.5% penalty	4: 7.5% penalty
Contractor must complete Full and Regular submissions of data	Contractor demonstrates	Contractor demonstrates
according to the standards outlined in Attachment 1, Article	that 55% to less than	that 60% to less than
5.02.1 and Attachment 1, Article 1.02.1 during the second	65% of primary care	70% of primary care
Measurement Year it is contracted with Covered California.	clinicians are contracted	clinicians are contracted
Contractor demonstrates that 50% to less than 60% of primary	under HCP LAN APM	under HCP LAN APM
care clinicians aredoes not submit Full and Regular data in the	Category 3 or Category	Category 3 or Category
second Measurement Year it is contracted under HCP LAN APM	4: 5% penalty	4: 5% penalty
Category 3 or Category 4: 5 with Covered California. 40% penalty Contractor demonstrates that 60% or more primary care elinicians are submits Full and Regular data in the second Measurement Year it is contracted under HCP LAN APM Category 3 or Category 4:with Covered California. no penalty	Contractor demonstrates that 65% or more primary care clinicians are contracted under HCP LAN APM Category 3 or Category 4: no penalty	Contractor demonstrates that 70% or more of primary care clinicians are contracted under HCP LAN APM Category 3 or Category 4: no penalty

Performance Standards with Penalties		
Quality, Equ	iity, And Delivery System Transformati	on Standards
	Performance Standard 65	
5. Pediatric Oral Evaluation, Dental	Services (OEV-CH-A) (NQF #2517)	
6. Primary Care Spend – Attachment	t 1, Article 4.01.3	
Contractor must report on total primary care spend, as guided by methodology defined by the Integrated Healthcare Association (IHA), and the percent of spend within each Health Care Payment Learning and Action Network Alternative Payment Model (HCP LAN APM) category. Contractor must report the percent of spend within each HCP LAN APM category compared to its overall primary care spend. a) Contractor shall Establish a Baseline and meet or exceed the specified performance standard for the Pediatric Oral Evaluation, Dental Services (OEV-CH-A) (NQF #2517) measure. As specified, Contractor's data submissions must Establish a Baseline in the Assessment Year, or meet or exceed the required increase over the Baseline Rate at least once when assessed at two points in time in the Assessment Year.		
Measurement Year 2023<u>2026</u>	Measurement Year 2024<u>2027</u>	Measurement Year 2025<u>2028</u>
Contractor does not report on its total primary care spend and the percent of spend within each HCP LAN APM category: 10Establish a Baseline: 5% penalty Contractor reports on its total primary care spend and the percent of spend within each HCP LAN APM categoryEstablishes a Baseline: no penalty	Contractor does not report on its total primary care spend and demonstrates an increase of less than 10% over the percent of spend within each HCP LAN APM categoryBaseline Rate: 5% penalty Contractor reports on its total primary care spend and demonstrates an increase of 10% or more over the percent of spend within each HCP LAN	Contractor does not meetdemonstrates an increase of less than 15% over the negotiated annual standard for total primary care spendBaseline Rate: 5% penalty Contractor meetsdemonstrates an increase of 15% or more over the negotiated annual standard for total primary care spendBaseline Rate: no penalty

	APM categoryBaseline Rate: no penalty	
b) Alternate Standard: Contractor mu with Covered California.	st submit pediatric dental data during the	e first Measurement Year it is contracted
Contractor must Establish a Baseline ir	n the second Measurement Year it is co	ntracted with Covered California.
Contractor must demonstrate complian the first Assessment Year it is contracted	nce with data submissions at least once ed with Covered California.	when assessed at two points in time in
As required, Contractor's data submiss	sions must Establish a Baseline in the As	ssessment Year.
<u>Contractor does not Establish a Baselin</u> <u>5% penalty.</u>	ne during the second Measurement Yea	r it is contracted with Covered California:
<u>Contractor Establishes a Baseline durin</u> penalty.	ng the second Measurement Year it is c	ontracted with Covered California: no

Performance Standards with Penalties		
Quality, Equ	uity, And Delivery System Transformati Performance Standard 7 6	on Standards
6. Pediatric Topical Fluoride for Chil	dren, Dental Services (TFL-CH-A) (NQF	<u>= #3700)</u>
7. Payment to Support Networks Ba	sed on Value - Attachment 1, Article 4.	03.2
Alternative Payment Model (HCP LAN APM) categories of fee for service with no link to quality and value (Category 1), fee for service with a link to quality and value (Category 2), alternative payment models built on a fee for service structure such as shared savings (Category 3), and population-based payment (Category 4). Contractor must report the percent of spend within each HCP LAN APM category compared to its overall budget. a) Contractor shall Establish a Baseline and meet or exceed the specified performance standard for the Pediatric Topical Fluoride for Children, Dental Services (TFL-CH-A) (NQF #3700) measure. As specified, Contractor's data submissions must Establish a Baseline in the Assessment Year, or meet or exceed the required increase over the Baseline Rate at least once when assessed at two points in time in the Assessment Year.		
Measurement Year 20232026	Measurement Year 202 4 <u>2027</u>	Measurement Year 2025 2028
Contractor does not report on its total network spend and the percent of spend within each HCP LAN APM category: 10 Establish a Baseline: 5 % penalty	Contractor does not report on its total network spend and the percent <u>demonstrates an increase</u> of spend within each HCP LAN APM category:less than 10% over the Baseline Rate: 5% penalty	Contractor does not meetdemonstrates an increase of less than 15% over the negotiated annual standard for the percent of network spend within each HCP LAN APM category: 10 Baseline Rate: 5 %
Contractor reports on its total network spend and the percent of spend within each HCP LAN APM categoryEstablishes a Baseline: no penalty	Contractor reports on its total network spend and demonstrates an increase of 10% or more over the percent of spend	penalty Contractor meets the negotiated annual standard for the percentdemonstrates an increase of

	within each HCP LAN APM	network spend within each HCP LAN	
	categoryBaseline Rate: no penalty	APM category15% or more over the	
		Baseline Rate: no penalty	
b) Alternate Standard: Contractor mu	st submit pediatric dental data during the	first Measurement Year it is contracted	
with Covered California.			
Contractor must Establish a Baseline in	n the second Measurement Year it is cont	racted with Covered California.	
As required, Contractor's data submissions must Establish a Baseline in the Assessment Year.			
Contractor does not Establish a Baseline during the second Measurement Year it is contracted with Covered California:			
5% penalty.			
Contractor Establishes a Baseline during the second Measurement Year it is contracted with Covered California: no			
penalty.			

Performance Standards with Penalties		
Quality, Eq	uity, And Delivery System Transformatic	on Standards
	Performance Standard 87	
7. Utilization and Primary Care: Ove	erall Engagement with Members - Attach	ment 1, Article 4.01.2
	ne and increase the portion of Covered Cali	
Plan Year.	hout the prior Plan Year with at least one n	nedical or prescription drug claim each
As specified, Contractor's data submis	ssions must Establish a Baseline in the Ass	essment Year, or meet or exceed the
	ate or threshold at least once when assess	ed at two points in time in the
<u>Assessment Year.</u>		
Measurement Year 2026	Measurement Year 2027	Measurement Year 2028
	Contractor demonstrates an increase in	Contractor demonstrates an increase
Contractor does not Establish a	utilization of less than 5% over the	in utilization of less than 10% over
Baseline: 10% penalty	Baseline Rate: 10% penalty	the Baseline Rate: 10% penalty
Contractor Establishes a Baseline:	Contractor demonstrates (a) an	Contractor demonstrates (a) an
no penalty	increase of 5% or more over the	increase of 10% or more over the
	Baseline Rate or (b) a Baseline Rate of	Baseline Rate or (b) a Baseline Rate
	over 80%: no penalty	of over 80%: no penalty
	P Enrollee Experience Summary Indicate	

b) Alternate Standard: Contractor must meet a minimum performance threshold of three stars or above onmonitor the QRS QHP Enrollee Experience Summary Indicator rating.

QHP Issuers are required by CMS annually to collect and submit third-party validated Quality Rating System (QRS) measure data that will be used by CMS to calculate QHP QRS scores and ratings. QHP Issuers must submit QRS measure data toportion of its Covered California in accordance with Attachment 1, Article 5.01.1. QRS ratings include an overall rating and three summary indicator ratings of Clinical Quality Management, QHP Enrollee Experience, and Plan Efficiency, Affordability & Management rated on a scale of one to five stars.

QRS scores are based on surveys of both individual market and Covered California for Small Business-Enrollees for those products offered in both marketplaces. Performance penalties will be calculated usingwith at least one medical or prescription drug claim during the PMPM for individual market only.

Contractor will still be subject to an assessment of penalty or no penalty for each measurement<u>first</u> year if Covered California issues a rating and CMS does not issue a rating (as was done for Measurement Year 2019 (Plan Year 2021 QRS). However, if neither Covered California or CMS issues a rating, then Contractor will not be subject to an assessment of penalty or no penalty.it is contracted with Covered California.

In the second Measurement Year it is contracted with Covered California, Contractor must Establish a Baseline for Covered California Enrollees with continuous enrollment in Contractor's QHP throughout the prior Plan Year with at least one medical or prescription drug claim in the Plan Year.

As required, Contractor's data submissions must Establish a Baseline in the Assessment Year.

Contractor does not Establish a Baseline during the second Measurement Year it is contracted with Covered California: <u>5% penalty.</u>

Contractor Establishes a Baseline during the second Measurement Year it is contracted with Covered California: **no penalty.**

Measurement Years 2023, 2024, 2025

The QHP Enrollee Experience Summary Indicator (Members Care Experience) rating will be based on the QRS performance benchmarks supplied by CMS or adjusted or calculated, as appropriate, by Covered California.

1 Star: 20% performance penalty.

2 Stars: 10% performance penalty.

3-5 Stars: no penalty.

Performance Standards with Penalties		
Healthcare Evidence Initiative (HEI) Data Submissions		
Performance Standard 98		
8. Utilization and Primary Care: Monitoring Continuity of Care - Attachment 1, Article 4.01.2		
9. Data Submission specific to HEI in Attachment 1. Article 5.02.1		
a) Contractor must complete full and regular submission of data according tomonitor the standards outlined in		
Attachment 1, Article 5.02.1 and Attachment 1, Article 1.02.1.		
Definitionscontinuity of care index for Performance Standard 9		
Full and Regular: All files, records, and portions of expected files for the intended period are present; formats match		
those in specifications or otherwise agreed to by Covered California, its HEI Vendor, and the data supplier; and data		
volumes, counts, and sums approximate the data supplier's historical patterns, or their deviation can be explained and		
justified by business circumstances identified by the data supplier.		
Incomplete: A file or part of a file is missing, or critical data elements are not provided.		
Irregular: Unexpected file or data element formatting, or record volumes or data element counts or sums deviate		
significantly from historical submission patterns for the data supplier.		
Late: Enrollees and Establish a Baseline. Contractor must plan and implement efforts to improve its continuity of care		
index if it does not submit monthly HEI submission pursuant to the 2023-2025 HEI Data Submission Schedule		
submission date.		
Non-Usable: HEI Vendor cannot successfully include submitted HEI data in its database build or HEI Vendor's		
orachieve a continuity of care index of at least 0.7 for at least 60% of Enrollees. The continuity of care index measures		
Covered California's analysts determineCalifornia Enrollees with continuous enrollment in Contractor's QHP throughout		
the prior Plan Year with two or more primary care visits with any primary care clinician during that critical components of		
the submitted data cannot be used or relied upon in subsequent analytic workPlan Year.		
As specified, Contractor's data submissions must Establish a Baseline and demonstrate compliance in the Assessment		
Year, or meet or exceed the required increase over the Baseline Rate or threshold at least once when assessed at two		
points in the Assessment Year.		

		1
Measurement Year 2026	Measurement Years 2023, 2024, 2025 Year 2027	Measurement Year 2028
Contractor Establishes a Baseline of less		Contractor has a Baseline Rate of less
than 0.7 for at least 60% of Enrollees	1. Incomplete, irregular, late, or	than 0.7 for at least 60% of Enrollees
and does not report to Covered	non-useable submission of HEI	and demonstrates an increase in
California on planned improvement	data: 3% penalty	continuity of care of less than 10%
activities: 10% penalty	data. 070 penang	over the Baseline Rate: 10% penalty
dolivilies. To a penalty	Full and regular submission	over the Baseline Rate. To / penalty
Contractor Establishes a Baseline and	according to the formats	Contractor demonstrates (a) an
(a) reports to Covered California on	specified and useable by	increase of 10% or more over the
planned improvement activities or (b)	Covered California pursuant to	Baseline Rate or (b) a Baseline Rate
achieves a continuity of care index of at	the 2023-2025 HEI Data	of at least 0.7 for at least 60% of
least 0.7 for at least 60% of Enrollees:	Submission Schedule: no	Enrollees: no penalty
no penalty	penalty	
	2. Inpatient facility medical claim	
	admissions to California general	
	acute care hospitals for which	
	Covered California or its HEI	
	Vendor cannot identify and	
	match at least 95% to the	
	current list of California	
	healthcare facilities licensed by	
	California Department of Public	
	Health, Licensing and	
	Certification: Licensed	
	Healthcare Facility Listing -	
	Datasets - California Health and	
	Human Services Open Data	
	Portal: 3% penalty	
	Contractor's submission meets	
	or exceeds the 95%	
		1

identification and matching	
standard: no penalty	
3. Professional medical claim and	
encounter records submissions	
with rendering provider	
taxonomy missing or invalid on	
more than 2% of claim and	
encounter records submissions:	
2% penalty	
Contractor's submission meets	
or exceeds the 98% populated	
and valid threshold: no penalty	
4. Enrollment submissions with	
Primary Care Provider (PCP)	
National Provider Identifier (NPI)	
missing or invalid on more than	
1% of records: 2% penalty	
Contractor's submission meets	
or exceeds the 99% populated	
and valid threshold: no penalty	
5. Professional medical and drug	
claim record submissions with	
rendering (medical) or ordering	
(drug) NPI missing or invalid on	
more than 1% of records: 2%	
penalty	
Contractor's submission meets	
or exceeds the 99% populated	
and valid threshold: no penalty	
and valid threshold. no penalty	

6. For all products, medical	
claims/encounter file capitation	
services indicator field missing	
or invalid on more than 2% of	
claims and encounters: 0.75%	
penalty	
Contractor's submission meets	
or exceeds the 98% capitation	
services indicator field threshold:	
no penalty	
For PPO and EPO products:	
Medical claim submissions in	
which a file's allowed amount	
total varies by more than plus or	
minus 2% from the file's total	
sum of net plan payment,	
coinsurance, copayment,	
deductible, and third-party	
amounts: 0.5% penalty	
Contractor file allowed amount	
total is within 2% of the file's	
total sum of net plan payment,	
coinsurance, copayment,	
deductible, and third-party	
amounts: no penalty	
For HMO products: Capitation	
file total member months varies	
by more than plus or minus 2%	
from the eligibility/enrollment file	
capitated members total	
member months for the same	

measurement period: 0.5% penalty Contractor Capitation file total members months is within 2% of the eligibility/enrollment file capitated members total member months for the same measurement period: no penalty For PPO, EPO, and HMO products: Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third party amounts: 0.75% penalty Contractor file allowed amount total sum of net plan payment,
Contractor Capitation file total members months is within 2% of the eligibility/enrollment file capitated members total member months for the same measurement period: no penalty For PPO, EPO, and HMO products: Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
members months is within 2% of the eligibility/enrollment file capitated members total member months for the same measurement period: no penalty For PPO, EPO, and HMO products: Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, edeductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
the eligibility/enrollment file capitated members total member months for the same measurement period: no penalty For PPO, EPO, and HMO products: Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
capitated members total member months for the same measurement period: no penalty For PPO, EPO, and HMO products: Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
capitated members total member months for the same measurement period: no penalty For PPO, EPO, and HMO products: Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
measurement period: no penalty For PPO, EPO, and HMO products: Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
For PPO, EPO, and HMO products: Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
For PPO, EPO, and HMO products: Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
products: Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
products: Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
allowed amount total varies by more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
more than plus or minus 2% from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
from the file's total sum of net plan payment, coinsurance, copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
copayment, deductible, and third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
third-party amounts: 0.75% penalty Contractor file allowed amount total is within 2% of the file's
penalty Contractor file allowed amount total is within 2% of the file's
Contractor file allowed amount total is within 2% of the file's
total sum of net plan payment,
coinsurance, copayment,
deductible, and third-party
amounts: no penalty
7. Medical claim, drug claim, or
capitation record submissions
that do not match to a current or
prior enrollment record more
than 2% of the time: 2% penalty

Contractor's submission meets or exceeds the 98% matching enrollment threshold: no penalty	
8. Enrollment record submissions for which the HEI Vendor cannot identify and match at least 99% of records to a known insurance product for the data supplier, i.e., HIOS ID and year combination: 2% penalty Contractor's submission meets or exceeds the 90% identification and matching threshold: no penalty	
9. Drug claim submissions in which a file's allowed amount total varies by more than plus or minus 2% from the file's total sum of ingredient cost, dispensing fees, and tax amounts: 1% penalty Contractor's monthly allowed amount total is within 2% of the file's total sum of ingredient cost, dispensing fees, and tax amounts: no penalty	
10.Drug claim submissions with Drug Payment Tier missing or invalid on more than 1% of	

claims or with not all expected	
values (i.e., 1 = Generic, 2 =	
Brand Formulary, 3 = Brand	
Non-Formulary, 4 = Specialty	
Drug, and 5 = ACA Preventive	
Medication) represented at	
appropriate and accurate	
proportions and consistent with	
Contractor's formulary, as	
determined by comparison to	
Contractor's prior period data	
submissions, comparison to	
data aggregated from all data	
suppliers, and consultation with	
the Contractor: 1% penalty	
Contractor's submission meets	
or exceeds the 99% populated	
and valid threshold and contains	
expected values at appropriate	
and accurate proportions: no	
penalty	
Contractor has a Baseline Rate of	
less than 0.7 for at least 60% of	
Enrollees and does not implement	
and report to Covered California on	
continuity of care improvement	
activities: 10% penalty.	
Contractor (a) implements and	
reports to Covered California on	
continuity of care improvement	
activities or (b) achieved a	
continuity of care index of at least	

Augu	ist 1	, 2025
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0.7 for at least 60% of Enrollees: no			
penalty.			
b) Alternate Standard: Contractor must monitor continuity of care for its Covered California Enrollees during the first			
Measurement Year it is contracted with Covered California.			
As required, Contractor's data submissions must Establish a Baseline and demonstrate compliance in the Assessment			
Year.			
Contractor Establishes a Baseline of less than 0.7 for at least 60% of Enrollees and does not report to Covered			
California on planned improvement activities during the second Measurement Year it is contracted with Covered			
California: 10% penalty			
Contractor Establishes a Baseline and (a) reports to Covered California on planned improvement activities or (b)			
achieves a continuity of care index of at least 0.7 for at least 60% of Enrollees during the second Measurement Year it			
is contracted with Covered California. no penalty			

Performance Standards with Penalties				
	ntal Services (OEV-CH-A) (NQF #2517) performance standard for the Pediatric Ora	al Evaluation, Dental Services (OEV-CH-		
measurement year to generate its r	Lin Measurement Year 2024, Covered Calif			
Measurement Year 2023	Measurement Year 2024	Measurement Year 2025		
No assessment.	Contractor establishes a baseline rate for this measure using HEI data.	Contractor demonstrates an increase of less than 10% over the baseline rate: 2.5% penalty		
	Contractor does not establish baseline			
	rate: 2.5% penalty	Contractor demonstrates (a) an increase of 10% or more over the		
	Contractor establishes baseline rate:	baseline rate or (b) if the baseline rate is		
	no penalty	0%, demonstrates an absolute rate of at least 10%: no penalty		

Performance Standards with Penalties					
-Oral Health Standards					
	Performance Standard 11				
	r Children, Dental Services (TFL-CH-A) (N				
	erformance standard for the Pediatric Top	acal Fluoride for Children, Dental			
Services (TFL-CH-A) (NQF #2528)) measure.				
Contractor shall submit the require	d Covered California Healthcare Evidence I	nitiative (HEI) Data for each			
measurement year to generate its					
Incusarement year to generate its	pediatrio oral riculti medodreo.				
After baseline rates are established	d in Measurement Year 2024, Covered Calif	ornia may amend the 10% improvement			
performance levels for Measureme	ant Year 2025 if appropriate	onia may amena the 1070 improvement			
Measurement Year 2023	Measurement Year 2024	Measurement Year 2025			
No assessment.	Contractor establishes a baseline rate	Contractor demonstrates an increase of			
	for this measure using HEI data.	less than 10% over the baseline rate:			
	5	2.5% penalty			
	Contractor does not establish baseline				
	rate: 2.5% penalty	Contractor demonstrates (a) an			
		increase of 10% or more over the			
	Contractor establishes baseline rate:	baseline rate or (b) if the baseline rate is			
	no penalty	0%, demonstrates an absolute rate of at			
		070, demonstrates an absolute rate of at			