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State of Iowa Department of Health and Human Services, Iowa Medicaid Des Moines, Iowa

Independent Accountant's Report

We have examined the accompanying Adjusted Medical Loss Ratio of Delta Dental of Iowa (health plan) for the state fiscal year ended June 30, 2023 related to the Hawki Dental Program. The health plan's management is responsible for presenting the Medical Loss Ratio in accordance with the criteria set forth in the Code of Federal Regulations (CFR) 42 § 438.8 and other applicable federal guidance (criteria). This criteria was used to prepare the Adjusted Medical Loss Ratio. Our responsibility is to express an opinion on the Adjusted Medical Loss Ratio based on our examination.

Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. Those standards require that we plan and perform the examination to obtain reasonable assurance about whether the Adjusted Medical Loss Ratio is in accordance with the criteria, in all material respects. An examination involves performing procedures to obtain evidence about the Adjusted Medical Loss Ratio. The nature, timing, and extent of the procedures selected depend on our judgment, including an assessment of the risk of material misstatement of the Adjusted Medical Loss Ratio, whether due to fraud or error. We believe that the evidence we obtained is sufficient and appropriate to provide a reasonable basis for our opinion.

We are required to be independent and to meet our other ethical responsibilities in accordance with relevant ethical requirements related to our engagement.

The accompanying Adjusted Medical Loss Ratio was prepared from information contained in the Medical Loss Ratio for the purpose of complying with the criteria, and is not intended to be a complete presentation in conformity with accounting principles generally accepted in the United States of America.

In our opinion, the Adjusted Medical Loss Ratio is presented in accordance with the criteria, in all material respects, and the Adjusted Medical Loss Ratio meets or exceeds the state requirement of 87.5 percent for the state fiscal year ended June 30, 2023.

This report is intended solely for the information and use of the Iowa Medicaid, CBIZ Optumas, and the health plan and is not intended to be and should not be used by anyone other than these specified parties.

Myers and Stauffer LC Kansas City, Missouri January 15, 2025

Adjusted Medical Loss Ratio for the State Fiscal Year Ended June 30, 2023 Paid Through December 31, 2023

	Adjusted Medical Loss Ratio for the State Fiscal Year Ended June 30, 2023 Paid Through December 31, 2023						
Line #	Line Description	R	eported Amounts	A	djustment Amounts	A	Adjusted Amounts
1.	Medical Loss Ratio Numerator						
1.1	Incurred Claims	\$	14,699,381	\$	(2,559,481)	\$	12,139,900
1.2	Activities that Improve Health Care Quality	\$	17,898	\$	(2,033)	\$	15,865
1.3	MLR Numerator	\$	14,717,279	\$	(2,561,514)	\$	12,155,765
1.4	Non-Claims Costs (Not Included in Numerator)	\$	1,686,065	\$	-	\$	1,686,065
2.	Medical Loss Ratio Denominator						
2.1	Premium Revenue	\$	15,944,864	\$	(1,981,509)	\$	13,963,355
2.2	Federal, State, and Local Taxes and Licensing and Regulatory Fees	\$	-	\$	106,515	\$	106,515
2.3	MLR Denominator	\$	15,944,864	\$	(2,088,024)	\$	13,856,840
3.	MLR Calculation						
3.1	Member Months		651,812		(488)		651,324
3.2	Unadjusted MLR		92.3%		-4.6%		87.79
3.3	Credibility Adjustment		0.0%		0.0%		0.09
3.4	Adjusted MLR		92.3%		-4.6%		87.7%
4.	Remittance						
4.1	Contract Includes Remittance Requirement		No				No
4.2	State Minimum MLR Requirement		87.5%				87.5%

^{*}The Non-Claims Costs line has not been subjected to the procedures applied in the examination, including testing for allowability of expenses or appropriate allocation to the Medicaid line of business. Adjustments identified during the course of the examination were not tested to determine any impact on Non-Claims Costs. Accordingly, we express no opinion on the Non-Claims Costs line.

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Schedule of Adjustments

During the course of the engagement, the following adjustment(s) were identified.

Adjustment #1 - To remove carved-out orthodontia claims per health plan supporting documentation

The health plan included orthodontia claims within incurred claims amounts. Orthodontia was carvedout for the medical loss ratio (MLR) reporting period and therefore, an adjustment was proposed to remove the orthodontia claims per health plan supporting documentation. The incurred claims reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(e)(2).

	Proposed Adjustment				
Line #	Line Description	Amount			
1.1	Incurred Claims	(\$2,569,799)			

Adjustment #2 - To included IBNR per health plan supporting documentation

The template contained a formula error that caused the reported incurred but not reported (IBNR) amount to not flow into the MLR calculation. An adjustment was proposed to include IBNR per health plan supporting documentation. The IBNR reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(e)(2).

Proposed Adjustment				
Line #	Line Description	Amount		
1.1	Incurred Claims	\$10,318		

Adjustment #3 – To remove non-qualifying HCQI/HIT per health plan supporting documentation

The health plan reported health care quality improvement (HCQI) and health information technology (HIT) expenses based on salaries and benefits and vendor costs. It was determined the health plan included non-qualifying expenses based on federal guidance. An adjustment was proposed to remove non-qualifying vendor costs. The HCQI/HIT reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(e)(3) and 45 CFR § 158.150.

	Proposed Adjustment				
Line #	Line Description	Amount			
1.2	Activities that Improve Health Care Quality	(\$2,033)			

Adjustment #4 - To adjust to revenues per state data

The health plan reported revenue amounts that did not reflect payments received for its members applicable to the covered dates of service for the MLR reporting period. An adjustment was proposed to report the revenues per state data for capitation payments. The revenue reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(f)(2). The health plan completed the MLR based on the template instructions.

Proposed Adjustment				
Line #	Line # Line Description			
2.1	Premium Revenue	(\$10,751)		

Adjustment #5 - To adjust earned withhold payments per state data

The health plan reported an estimated amount for the anticipated earned withholds related to achieved pay for performance metrics. An adjustment was proposed to report earned withhold payments per state data. The withhold payments reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(f)(2). The health plan completed the MLR based on the template instructions.

	Proposed Adjustment			
Line #	Line Description	Amount		
2.1	Premium Revenue	(\$73,470)		

Adjustment #6 - To adjust risk corridor settlement payments per state data

A risk corridor was contractually in effect for the MLR reporting period. The final risk corridor calculation occurred subsequent to the filing of the MLR. All applicable MLR examination adjustments are reflected within the final risk corridor calculation. An adjustment was proposed to report revenues based on the final risk corridor calculation per state data. The revenue reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(f)(2).

Proposed Adjustment				
Line #	Line Description	Amount		
2.1	Premium Revenue	(\$1,897,288)		

Adjustment #7 - To adjust member months per state data

The health plan reported member months that did not reflect accurate amounts for the MLR reporting period. An adjustment was proposed to reflect member months per state data. The member month reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(k).

	Proposed Adjustment				
Line # Line Description Amou					
3.1	Member Months	(488)			

Adjustment #8 - To include qualifying CBE per health plan supporting documentation

The health plan did not report community benefit expenditures (CBE) for the MLR reporting period. The expenses were tested to determine qualifying CBE based on federal guidance. An adjustment was proposed to include CBE per health plan supporting documentation. The CBE reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(f)(3).

Proposed Adjustment				
Line #	Line Description	Amount		
2.2	Federal, State, and Local Taxes and Licensing and Regulatory Fees	\$106,515		