State Report on Plans for Prioritizing and Distributing Renewals Following the End of the Medicaid Continuous Enrollment Provisions

Instructions

All states must complete and submit to Centers for Medicare & Medicaid Services (CMS) this reporting form summarizing state's plans for initiating renewals for its total caseload within the state's 12-month unwinding period. States must submit this form to CMS by the 45th day before the end of the month in which the COVID-19 public health emergency (PHE) ends. States submit completed forms to CMS via the COVID unwinding email box at <u>CMSUnwindingSupport@cms.hhs.gov.</u>

Background

The end of the continuous enrollment requirement for states¹ receiving the temporary increase in their Federal Medical Assistance Percentage (FMAP) ("temporary FMAP increase") under section 6008 of the Families First Coronavirus Response Act (FFCRA) (P.L. 116-127) presents the single largest health coverage transition event since the first Marketplace Open Enrollment following enactment of the Affordable Care Act ("continuous enrollment condition"). To ensure states maintain coverage for eligible individuals, all states must provide the CMS with a summary of their plans to prioritize, distribute and process renewals during the 12-month unwinding period described in State Health Official Letter #21-002, "Updated Guidance Related to Planning for the Resumption of Normal State Medicaid, Children's Health Insurance Program (CHIP), and Basic Health Program (BHP) Operations Upon Conclusion of the COVID-19 Public Health Emergency,"² and #22-001 "Promoting Continuity of Coverage and Distributing Eligibility and Enrollment Workload in Medicaid, the Children's Health Insurance Program (CHIP), and Basic Health Emergency."³

Over the course of their 12-month unwinding period, states will need to conduct a renewal of every beneficiary enrolled in their Medicaid and CHIP programs as of the end of the month prior to their unwinding period ("referred to herein as the state's "total caseload"). States that have a more even distribution of renewals over the course of a year are better able to maintain a workload that is sustainable in future years, thereby enabling the state to avoid renewal backlogs and reduce the risk of inappropriate terminations. The volume of renewals and other eligibility actions that states will need to initiate during the 12-month unwinding period creates risk that eligible beneficiaries will be inappropriately terminated. This risk is heightened in states that intend to initiate a large volume of their total caseload in a given month during the unwinding period, particularly if a state initiates more than 1/9 of its total caseload in a given month.

Therefore, in order to better understand states' plans to process renewals during the unwinding period, CMS is requiring states to describe how they intend to distribute renewals as well as the processes and strategies the state is considering or has adopted to mitigate against inappropriate coverage loss during the unwinding period. CMS will use this information to identify states at greatest risk of inappropriate coverage losses and will follow up with states as needed to ensure that proper mitigations are in place to reduce risk of inappropriate terminations and that states' plans will establish a sustainable workload in future years.

¹ Throughout this document, the term "states" means states, the District of Columbia, and the U.S. territories.

² CMS State Health Official Letter #21-002, "Updated Guidance Related to Planning for the Resumption of Normal State Medicaid, Children's Health Insurance Program (CHIP), and Basic Health Program (BHP) Operations Upon Conclusion of the COVID-19 Public Health Emergency" (August 13, 2021). Available at https://www.medicaid.gov/federal-policy-guidance/downloads/sho-21-002.pdf.

³ CMS State Health Official Letter #22-001, "Promoting Continuity of Coverage and Distributing Eligibility and Enrollment Workload in Medicaid, the Children's Health Insurance Program (CHIP), and Basic Health Program (BHP) Upon Conclusion of the COVID-19 Public Health Emergency" (March 3, 2022). Available at https://www.medicaid.gov/federal-policy-guidance/downloads/sho22001.pdf.

Section A. Renewal distribution plan

- 1. Please complete questions 1a. and 1b. to describe how the state intends to initiate Medicaid and CHIP renewals during the state's 12-month unwinding period.
 - a. Please indicate the approximate number of Medicaid and CHIP renewals that the state intends to initiate each month during the state's 12 months unwinding period using the following chart:

Note that the percentage of renewals scheduled to be initiated in a given month is based on the state's total caseload as of the end of the month before the state begins to initiate renewals that may result in termination of beneficiaries who do not meet eligibility requirements or who fail to timely return information needed to complete a renewal. States may not initiate renewals that may result in terminations more than two months before the continuous enrollment condition ends in the state. A state's total caseload may be the state's total enrollment of individuals or the total number of households with one or more household members enrolled in Medicaid.

Unwinding Period Month	1	2	3	4	5	6	7	8	9	10	11	12	Total
Number of renewals scheduled to be initiated	54,270	46,245	49,164	51,699	52,288	49,464	42,163	39,782	30,818	48,290	37,980	18,993	521,156
Percent of renewals scheduled to be initiated	10%	9%	9%	10%	10%	9%	8%	8%	6%	9%	7%	4%	100%

b. Is the state measuring the volume of renewals that it intends to initiate each month by households (which may include more than 1 beneficiary) or individuals?





2. Please briefly summarize the state's plan to prioritize and distribute work during the 12-month

unwinding period. This summary should identify any populations the state is prioritizing for completion sooner or the order in which the state intends to initiate renewals; any unwinding-specific strategies the state intends to adopt in order to align work for all beneficiaries in a household, to align renewals with SNAP recertifications, or to align work on changes in circumstances with a full renewal; and any other information related to how the state plans to prioritize and distribute work associated with processing renewals and redeterminations during the unwinding period.

The redistribution plan above is our tentative plan. Our entire caseload is 521,156 cases. Iowa has continued to send renewal forms during the PHE. Because of this we have cases that had review months from 11/2022 through 02/2023 that we are not redistributing right away. We are still giving these cases time to be processed and return their renewal forms prior to initiating their unwinding renewal. We currently have 49,527 cases that fit in this category. We will be doing a 2nd smaller redistribution in May/June and any cases that are remaining with a renewal date prior to our unwinding period will be distributed into the last 6 months of the unwinding period to help with equalization. The attachment provided in the email shows a more accurate representation of our distribution plan.

Section B. Strategies to promote coverage retention and prevent inappropriate terminations of coverage

1. Please briefly summarize the state's plan to prioritize and distribute work during the 12-month unwinding period. This summary should identify any populations the state is prioritizing for completion sooner or the order in which the state intends to initiate renewals; any unwinding-specific strategies the state intends to adopt in order to align work for all beneficiaries in a household, to align renewals with SNAP recertifications, or to align work on changes in circumstances with a full renewal; and any other information related to how the state plans to prioritize and distribute work associated with processing renewals and redeterminations during the unwinding period.

For Iowa's unwinding period we will be first focusing on initiating renewals for those households that have not had a successful renewal completed within the past 12 months. We are referring to this group as our 'backlog' of cases.

One of the processing strategies that we are utilizing during the unwinding period will be how we are handling changes in circumstances outside of the renewal period. When there is a change in circumstances for a household, the worker will attempt to complete a renewal when acting on the change. If a successful renewal cannot be completed for all household members, then the change will be documented in the case file and included in the evaluation of eligibility at the next scheduled renewal period.

2. Describe how the state will ensure that eligible individuals retain coverage and limit coverage losses for procedural reasons (i.e., for a reason other than a determination that the individual no longer meets eligibility requirements for coverage) as the state initiates and processes renewals and other eligibility actions during the 12-month unwinding period.

A monthly batch is run in the eligibility system that discontinues households that have not returned their renewal form. Iowa is adding a 'safety check' into this discontinuance batch. Before this batch discontinues a household for no renewal form it will first search the case file and worker processing lists for any 'pending' documents that have not been acted on yet. If there are any documents that have not yet been acted on for that case, then the household will not be discontinued by this batch.

There will be extra leniency allowed for due dates for requested information when workers are processing a case.

Staff will be working overtime to process renewals. Staff from units that don't generally process renewals will be pulled in to assist in processing renewals.

MCOs will complete a texting campaign throughout the unwinding period to request that members keep their addresses and contact information up to date.

3. Select which strategies the state currently utilizes or is planning to adopt to ensure eligible individuals remain enrolled or are transferred to the appropriate program during the unwinding period.

For a comprehensive list of strategies that promote continuity of coverage, states may refer to the "Strategies States and the U.S. Territories Can Adopt to Maintain Coverage of Eligible Individuals as They Return to Normal Operations" available on Medicaid.gov at <u>https://www.medicaid.gov/sites/default/files/2021-11/strategies-for-covrg-of-indiv.pdf</u>.

a. <u>Strengthen Renewal Processes</u>



Expand the number and types of data sources used for renewal (e.g., use both Internal Revenue Service (IRS) and quarterly wage data; leverage unemployment income data sources)

- ✓ Already adopted
 - Planning or considering to adopt

	\checkmark	Create a data source hierarchy to guide verification, prioritizing the most recent and reliable data sources (e.g., leverage SNAP data that is updated every six months; first ping IRS data and if not reasonably compatible, then ping quarterly wage data) and verify income when data source in the hierarchy confirms reasonably compatibility.
		✓ Already adopted
		Planning or considering to adopt
	\checkmark	Use a reasonable compatibility threshold (e.g., 10%) for income for MAGI and non-MAGI populations and a reasonable compatibility threshold for assets for non-MAGI populations, if not already used
		✓ Already adopted
		Planning or considering to adopt
	\checkmark	Ensure that individuals can submit requested information to the agency over the phone, via mail, online, and in-person, consistent with federal regulations
		✓ Already adopted
		Planning or considering to adopt
	\checkmark	Ensure renewal forms are pre-populated for individuals enrolled in Medicaid, CHIP, and BHP on a MAGI basis, consistent with federal requirements
		✓ Already adopted
		Planning or considering to adopt
	\checkmark	Other adopted strategies
		Please specify:
		In late 2022 we released the online renewal option for members through our Self-Service Portal
		Other strategies under consideration or planned
b.	<u>Upda</u>	ate Mailing Addresses to Minimize Returned Mail and Maintain Coninuous Coverage
	\checkmark	Engage community-based organizations, application assisters (including Navigators and certified application counselors), and providers to conduct outreach to remind individuals enrolled in Medicaid, CHIP, and BHP to provide updated contact information
		✓ Already adopted
		Planning or considering to adopt
	\checkmark	Require managed care plans to seek updated mailing addresses and either share updated information with the state Medicaid or CHIP agency and/or remind individuals to update their contact information with the state
		✓ Already adopted
		Planning or considering to adopt
	\checkmark	Send periodic mailed notices, texts, and email/online account alerts reminding individuals to update their contact information (e.g., on a quarterly basis)
		✓ Already adopted
		Planning or considering to adopt

Other adopted strategies

Please specify:

 \checkmark

 \checkmark

 \checkmark

Our SNAP and TANF are housed in a separate eligibility system. We are doing a comparison of addresses for members who also receive SNAP or TANF and conducting outreach for address verification if any discrepancies are found.

Other strategies under consideration or planned

c. Improve Consumer Outreach, Communication, and Assistance

Revise consumer notice language to ensure that information is communicated in plain language, including that it clearly explains the appeals process (also known as the Medicaid fair hearing and CHIP review process, as applicable)

Conduct more intensive outreach via multiple modalities to remind individuals enrolled in Medicaid, CHIP, or BHP of anticipated changes to their coverage and obtain needed information (e.g., require eligibility workers to make follow-up telephone calls and to send an email if an individual has not responded to a request for information)

Implement a text messaging program to quickly communicate eligibility reminders and requests for additional information, as permitted

Review language access plan to provide written translation of key documents (e.g., notices, applications, and renewal forms) into multiple languages, oral interpretation, and information about how individuals with limited English proficiency (LEP) can access language services free of charge, provided in a culturally competent manner

 \checkmark Already adopted

Planning or considering to adopt

Ensure that information is communicated to individuals living with disabilities accessibly by providing auxiliary services at no cost to the individual, including but not limited to written materials in large print or Braille, and access to sign language interpretation and/or a teletypewriter (TTY) system, consistent with the Americans with Disabilities Act (ADA) and section 1557 of the Affordable Care Act

Other adopted strategies

Please specify:

Leveraging MCOs to send postcards to enrollees prior to their scheduled renewal month

Other strategies under consideration or planned

d. Improve Coverage Retention

- \checkmark Adopt 12 months continuous eligibility for children (via SPA)
 - \checkmark Already adopted
 - Planning or considering to adopt
 - Adopt 12 months continuous eligibility for adults (via 1115 Authority)

	\checkmark	Provide 12 months of postpartum coverage (via SPA, beginning April 2022)
		Already adopted
		$\checkmark Planning or considering to adopt$
	\checkmark	Consider reducing or eliminating periodic data matching to support efficient operations (e.g., reduce or eliminate periodic data checks for income changes mid-coverage year to mitigate additional requests for information and manual work by state agencies)
		Already adopted
		$\checkmark Planning or considering to adopt$
	\checkmark	Direct managed care plans via contract requirements to conduct outreach and provide support to individuals enrolled in Medicaid and CHIP to complete the renewal process
		✓ Already adopted
		Planning or considering to adopt
		Other adopted strategies
		Other strategies under consideration or planned
e.	<u>Pron</u>	note Seamless Coverage Transitions
	\checkmark	Ensure accounts are seamlessly transferred to the Marketplace when individuals are found ineligible for Medicaid, CHIP, or BHP
		✓ Already adopted
		Planning or considering to adopt
	\checkmark	Obtain and include robust contact information (e.g., mailing address, email address, and telephone numbers) in the Account Transfer to the Marketplace so that individuals may be easily reached post-transition
		✓ Already adopted
		Planning or considering to adopt
		Revise notices to ensure they clearly explain the Account Transfer process and next steps and applicable deadline(s) for applying for and enrolling in a QHP with financial assistance, and where to seek answers to questions at the Marketplace
		Other adopted strategies
	\checkmark	Other strategies under consideration or planned
		Please specify:
		Considering mailing inserts or follow-up mailing with resource information for marketplace coverage or navigator assistance.
f.	<u>Enha</u>	ance Oversight of Eligibility and Enrollment Operations
		Identify a centralized team responsible for tracking emerging issues and needed solutions

\checkmark	renewal rates, and workforce needs			
	✓ Already adopted			
	Planning or considering to adopt			
	Implement "early warning/trigger" mechanisms that flag when a large number of individuals lose, or are slated to lose, coverage due to no response or missing paperwork			
\checkmark	Automate a "circuit breaker" flag based on a data review for the agency to pause and consider a change in its practices to mitigate inappropriate coverage loss			
	Already adopted			
	✓ Planning or considering to adopt			
	Other adopted strategies			
	Other strategies under consideration or planned			
Please describe any other type of strategy the state intends to implement to ensure that the state will not inappropriately terminate coverage for beneficiaries who continue to be eligible for Medicaid and/or CHIP and will appropriately transition the appropriate ineligible individuals to other health insurance affordability programs.				

Iowa is currently including additional information and resources on o

Iowa is currently including additional information and resources on our website to point members to resources for other health insurance affordability programs including the FFM, the State of Iowa's Insurance Division, Iowa's SHIIP program, and local navigators.

Iowa is formulating a plan for a mailing or additional correspondence to be sent to members that have recently been discontinued from their Medicaid or CHIP coverage with the additional resources mentioned above.

Policy is formulating 'refresher' worker trainings and resources for field staff that are processing eligibility. They will also conduct weekly calls with field staff to address any processing questions or concerns that arise as the unwinding period progresses.

Iowa already holds monthly Town Hall webinars with members and providers to discuss current issues within Medicaid. Iowa will be ramping up the member Town Halls to be twice a month to ensure that members questions and issues are being addressed.

5. Select which strategies the state currently utilizes or is planning to adopt to ensure the fair hearing process is timely and accessible for any beneficiaries who lose coverage due to redeterminations triggered by the end of the continuous enrollment period.

Expand informal resolution processes (e.g., informal troubleshooting, administrative review, or
alternative resolution processes prior to a fair hearing)

- Already adopted
- ✓ Planning or considering to adopt

\checkmark

 \checkmark

4.

- Redeploy state resources (e.g., adjusting state or local agency staffing and use of contractors to support the fair hearing process, as permissible)
 - - Already adopted

 \checkmark

Planning or considering to adopt

\checkmark	Streamline current fair hearing processes and operations (e.g., intake of fair hearing requests, scheduling)
	Already adopted
	$\checkmark \text{Planning or considering to adopt}$
	Engage internal and external stakeholders to increase beneficiary understanding, resolve cases before they need an appeal, and reduce inappropriate denials that generate appeals
	Other adopted strategies
	Other strategies under consideration or planned

PRA Disclosure Statement The Centers for Medicare & Medicaid Services (CMS) is collecting this mandatory report under the authority in sections 1902(a)(4)(A), 1902(a)(6) and 1902(a)(75) of the Social Security Act and at 42 C.F.R. § 431.16 to ensure proper and efficient administration of the Medicaid program and section 2101(a) of the Act to promote the administration of the Children's Health Insurance Program (CHIP) in an effective and efficient manner. This reported information will be used to assess the state's plans for processing renewals and mitigating against inappropriate beneficiary coverage losses when states begin restoring routine Medicaid and CHIP operations after the COVID-19 public health emergency ends. Under the Privacy Act of 1974 any personally identifying information obtained will be kept private to the extent of the law. According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148 (CMS-10398 #66). The time required to complete this information collection is estimated to average 8 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.