

ROY COOPER GOVERNOR MANDY COHEN, MD, MPH SECRETARY

January 31, 2020

SENT VIA ELECTRONIC MAIL

Mr. Mark Trogdon, Director Fiscal Research Division Suite 619, Legislative Office Building Raleigh, NC 27603-5925

Dear Mr. Trogdon:

Section 122C-124.2(a) of the North Carolina General Statutes requires the Secretary of Health and Human Services to certify whether each, local management entity/managed care organization (LME/MCO) approved to operate the 1915(b)/(c) Medicaid Waiver is in compliance with the requirements of G.S. § 122C-124.2(b). Those certifications shall be made every six months, beginning August 1, 2013, and be based on an appropriate internal and external assessment.

Based upon (1) an internal review by an intradepartmental monitoring team comprised of individuals from the Division of Medical Assistance and the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, and (2) an external review by the Carolinas Center for Medical Excellence contractor HMS, thereby certifies that the following LME/MCOs are in compliance with the requirements of N.C.G.S. § 122C-124.2(b): Alliance, Cardinal Innovations, Eastpointe, Partners, Sandhills, VayaHealth, and Trillium.

A summary of the certification is attached for your review. Please feel free to contact me with any suggestions.

Sincerely,

Mandy Cohen, MD, MPH

Secretary

Matt Gross cc:

Hattie Gawande Rob Kindsvatter

Theresa Matula Erin Matteson reports@ncleg.net

Jared Simmons Katherine Restrepo

Dave Richard Marjorie Donaldson Zack Wortman

Luke MacDonald

Kody Kinsley Lisa Wilks Mark Collins Ben Money

Joyce Jones

Susan G. Perry Jessica Meed

Deborah Landry



ROY COOPER GOVERNOR MANDY COHEN, MD, MPH SECRETARY

January 31, 2020

SENT VIA ELECTRONIC MAIL

The Honorable Donna White, Chair House Appropriations Committee on Health and Human Services Room 306A2, Legislative Office Building Raleigh, NC 27603 The Honorable Larry Potts, Chair House Appropriations Committees on Health and Human Services Room 307C, Legislative Office Building Raleigh, NC 27603

Dear Chairmen:

Section 122C-124.2(a) of the North Carolina General Statutes requires the Secretary of Health and Human Services to certify whether each, local management entity/managed care organization (LME/MCO) approved to operate the 1915(b)/(c) Medicaid Waiver is in compliance with the requirements of G.S. § 122C-124.2(b). Those certifications shall be made every six months, beginning August 1, 2013, and be based on an appropriate internal and external assessment.

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ROY COOPER GOVERNOR

MANDY COHEN, MD, MPH
SECRETARY

January 31, 2020

SENT VIA ELECTRONIC MAIL

The Honorable Joyce Krawiec, Chair Senate Appropriation Committees on Health and Human Services Room 308, Legislative Office Building Raleigh, NC 27603

Dear Chairwoman:

Section 122C-124.2(a) of the North Carolina General Statutes requires the Secretary of Health and Human Services to certify whether each, local management entity/managed care organization (LME/MCO) approved to operate the 1915(b)/(c) Medicaid Waiver is in compliance with the requirements of G.S. § 122C-124.2(b). Those certifications shall be made every six months, beginning August 1, 2013, and be based on an appropriate internal and external assessment.

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ROY COOPER GOVERNOR MANDY COHEN, MD, MPH SECRETARY

January 31, 2020

SENT VIA ELECTRONIC MAIL

The Honorable Josh Dobson, Chair Joint Legislative Oversight Committee on Health and Human Services Room 307B, Legislative Office Building Raleigh, NC 27603

The Honorable Donny Lambeth, Chair Joint Legislative Oversight Committee on Health and Human Services Room 303, Legislative Office Building Raleigh, NC 27603

The Honorable Joyce Krawiec, Chair Joint Legislative Oversight Committee on Health and Human Services Room 308, Legislative Office Building Raleigh, NC 27603

Dear Chairmen:

Section 122C-124.2(a) of the North Carolina General Statutes requires the Secretary of Health and Human Services to certify whether each, local management entity/managed care organization (LME/MCO) approved to operate the 1915(b)/(c) Medicaid Waiver is in compliance with the requirements of G.S. § 122C-124.2(b). Those certifications shall be made every six months, beginning August 1, 2013, and be based on an appropriate internal and external assessment.

Based upon (1) an internal review by an intradepartmental monitoring team comprised of individuals from the Division of Medical Assistance and the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, and (2) an external review by the Carolinas Center for Medical Excellence contractor HMS, thereby certifies that the following LME/MCOs are in compliance with the requirements of N.C.G.S. § 122C-124.2(b): Alliance, Cardinal Innovations, Eastpointe, Partners, Sandhills, VayaHealth, and Trillium.

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Mandy Cohen, MD, MPH

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Secretary

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ROY COOPER • Governor

MANDY COHEN, MD, MPH • Secretary

DAVE RICHARD • Deputy Secretary, NC Medicaid

January 2, 2020

Mandy Cohen, M.D., MPH Secretary North Carolina Department of Health and Human Services 2001 Mail Service Center Raleigh, NC 27699

Dear Secretary Cohen:

Pursuant to Session Law 2013-85, the Secretary of the Department of Health and Human Services shall complete a certification of compliance, in accordance with G.S. § 122C-124.2(a), for each local management entity/managed care organization that has been approved by the Department to operate the 1915(b)(c) Medicaid Waiver. The Secretary shall also provide a copy of the completed certification to the Senate Appropriations Committee on Health and Human Services, the House Appropriations Subcommittee on Health and Human Services, the Legislative Oversight Committee on Health and Human Services, and the Fiscal Research Division by no later than February 1, 2020.

Attached hereto, please find a summary report of the findings for fiscal solvency, clean claims payment, and HIPAA compliance for the following local management entities/managed care organizations: Alliance, Cardinal Innovations, Eastpointe, Partners, Sandhills, Vaya Health, and Trillium.

At this time, based on the attached records, the Division of Health Benefits (DHB) is attesting that all seven organizations are appropriate for certification. Additionally, the Intradepartmental Monitoring Team (including DHB and the Division of Mental Health, Developmental Disabilities and Substance Abuse Services staff) determines that all seven LME-MCOs have made adequate provisions against the risk of insolvency based on quarterly financial reports submitted to DHHS.

Sincerely,

Dave Richard

Attachments

NC MEDICAID

NC DEPARTMENT OF HEALTH AND HUMAN SERVICES • DIVISION OF HEALTH BENEFITS

Audit Type		of Provider ithin 30 days)	Claims Proce	ssing Accuracy	Financial Accuracy		
LME/MCO							
Alliance Health	99.84%	Compliant	99.97%	Compliant	99.99%	Compliant	
Cardinal Innovations	99.97%	Compliant	99.97%	Compliant	99.99%	Compliant	
Eastpointe Behavioral Health	100%	Compliant	99.98%	Compliant	99.99%	Compliant	
Partners Behavioral Healthcare	99.99%	Compliant	100%	Compliant	100%	Compliant	
Sandhills Center	99.5%	Compliant	100%	Compliant	100%	Compliant	
Trillium Health Resources	100%	Compliant	99.10%	Compliant	99.57%	Compliant	
Vaya Health	99.98%	Compliant	99.65%	Compliant	99.93%	Compliant	

Data is based on a statistical sample of Medicaid claims processed between March 2019 through August 2019 for each LME-MCO.

Solvency Review: Current Ratio Summary Findings												
Month	March 2019		April 2019		May 2019		June 2019		July 2019		August 2019	
LME-MCO												
Alliance Health	2.48	Yes	2.78	Yes	2.61	Yes	2.64	Yes	2.29	Yes	2.14	Yes
Cardinal Innovations	2.64	Yes	2.57	Yes	2.43	Yes	2.43	Yes	2,22	Yes	2.18	Yes
Eastpointe Behavioral Health	4.05	Yes	4.14	Yes	4.56	Yes	4.29	Yes	4.76	Yes	4.96	Yes
Partners Behavioral Healthcare	1.41	Yes	1.25	Yes	1.27	Yes	1.05	Yes	1.16	Yes	1.15	Yes
Sandhills Center	6.53	Yes	7.84	Yes	6.38	Yes	6.38	Yes	5.61	Yes	4.93	Yes
Trillium Health Resources	2.92	Yes	2.84	Yes	3.02	Yes	2.06	Yes	2.29	Yes	2.15	Yes
Vaya Health	2.84	Yes	3.28	Yes	3.03	Yes	2.80	Yes	3.01	Yes	3.08	Yes

Data is based on financial information combined for State and Medicaid funds from March 2019 through August 2019 for each LME-MCO.

	Solven	icy Revi	ew: Total	Expense	es to Tota	l Medica	id Reven	iue Sumi	mary Fin	dings		
Month LME-MCO	March 2019		April 2019		May 2019		June 2019		July 2019		August 2019	
Alliance Health	92%	Yes	98%	Yes	102%	No	107%	No	94%	Yes	95%	Yes
Cardinal Innovations	98%	Yes	108%	No	106%	No	105%	No	106%	No	101%	No
Eastpointe Behavioral Health	94%	Yes	104%	No	97%	Yes	101%	No	98%	Yes	98%	Yes
Partners Behavioral Healthcare	92%	Yes	113%	No	101%	No	122%	No	88%	Yes	96%	Yes
Sandhills Center	102%	No	108%	No	107%	No	115%	No	106%	No	105%	No
Trillium Health Resources	88%	Yes	104%	No	94%	Yes	99%	Yes	93%	Yes	94%	Yes
Vaya Health	103%	No	100%	Yes	101%	No	101%	No	98%	Yes	99%	Yes

Data is based on financial information combined for State and Medicaid funds from March 2019 through August 2019 for each LME-MCO.

Month LME-MCO	March 2019		April 2019		May 2019		June 2019		July 2019		August 2019	
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Alliance Health	76.71	Yes	64.64	Yes	71.19	Yes	63.46	Yes	51.10	Yes	49.05	Yes
Cardinal Innovations	55.60	Yes	47.30	Yes	45.67	Yes	43.43	Yes	46.19	Yes	43.79	Yes
Eastpointe Behavioral Health	90.11	Yes	81.48	Yes	103.78	Yes	79.93	Yes	86.89	Yes	81.64	Yes
Partners Behavioral Healthcare	33.36	Yes	28.22	No	30.13	Yes	27.93	No	30.35	Yes	32.10	Yes
Sandhills Center	141.12	Yes	94.05	Yes	104.24	Yes	94.81	Yes	101.04	Yes	100.82	Yes
Trillium Health Resources	79.06	Yes	65.84	Yes	76.48	Yes	49.46	Yes	58.37	Yes	51.34	Yes
Vaya Health	72.83	Yes	62.56	Yes	66.61	Yes	64.25	Yes	66.91	Yes	66.50	Yes

Data is based on financial information combined for State and Medicaid funds from March 2019 through August 2019 for each LME-MCO.

Audit Type	Enrollment (820)	Health Care Claim Transaction Set (837i and 837p)	Health Care Claim Payment / Advice Transaction Set (835)	Benefit Enrollment and Maintenance Set (834)	Health Care Eligibility / Benefit Inquiry and Response (270/271)						
LME-MCO											
Alliance Health	Compliant	Compliant	Compliant	Compliant	Compliant						
Cardinal Innovations	Compliant	Compliant	Compliant	Compliant	Compliant						
Eastpointe Behavioral Health	Compliant	Compliant	Compliant	Compliant	Compliant						
Partners Behavioral Healthcare	Compliant	Compliant	Compliant	Compliant	Compliant						
Sandhills Center	Compliant	Compliant	Compliant	Compliant	Compliant						
Trillium Health Resources	Compliant	Compliant	Compliant	Compliant	Compliant						
Vaya Health	Compliant	Compliant	Compliant	Compliant	Compliant						

Data is based on a statistical sample of Medicaid claims processed from March 2019 through August 2019 for each LME-MCO.

A finding of "Compliant" means that CCME found that the LME-MCO was compliant with the outlined requirements.