

Attachment 12 — Cost and Financial Questionnaire

The information requested in this questionnaire should be provided in narrative form, answering specific questions in each section and providing enough information for the OHA to evaluate the response.

Page limits for this Cost and Financial Questionnaire is 20 pages. Items that are excluded from the page limit will be noted in that requirement.

A. Evaluate CCO performance to inform CCO-specific profit margin beginning in CY 2022

OHA will implement a provision of its current waiver that requires the state to vary the profit load in CCO capitation rates based on an evaluation of CCO performance. The goal of the policy is to encourage CCOs to provide financial incentives for CCOs to improve the delivery of benefits to CCO members. This includes more efficient use of medical services, increased delivery of high-value services, and an increased use of health-related services when appropriate. The ability to increase the profit load for high-performing CCOs is designed to alleviate concerns that CCO investments that reduce costs and use of medical services will lead to capitation rate reductions that threaten CCO ability to maintain access to health-related services and other programs that improve value and efficiency.

1. Does Applicant have internal measures of clinical value and efficiency that will inform delivery of services to members? If so, please describe.
2. What tools does the Applicant plan to deploy to identify areas of opportunity to eliminate waste and inefficiency, improve quality and outcomes, and lower costs?
3. Does the Applicant have a strategy to use health-related services to reduce avoidable health care services utilization and cost? If so, please describe.
4. What is the Applicant's strategy for spending on health-related services to create efficiency and improved quality in service delivery?
5. What process and analysis will the Applicant use to evaluate investments in health-related services and initiatives to address the Social Determinants of Health & Health Equity (SDOH-HE) in order to improve the health of members?

B. Qualified Directed Payments to Providers

Beginning in 2020, OHA will develop a program of qualified directed payments (QDP) for the repayment of most provider taxes paid by hospitals in Oregon. The specific parameters and methodology of the QDPs for fiscal year 2020 will be determined following completion of the 2019-21 Legislatively Adopted Budget and will rely on input from a variety of stakeholders. OHA will promulgate administrative rules to include a Quality and Access pool for hospitals reimbursed by Medicare based on diagnostic-related groups (aka, DRG hospitals).

1. Does Applicant currently measure, track, or evaluate quality or value of hospital services provided to its enrollees? If so, please describe.

C. Quality Pool Operation and Reporting

OHA will adjust the funding mechanism of the quality incentive pool from a bonus to a withhold of a portion of CCO capitation rates. This allows CCO expenditures of quality pool funds to be considered in capitation rate development and be included in the Medical Loss Ratio (MLR) requirements that apply to the CCOs. This change is intended to motivate CCOs to make timely investments in their communities and the providers and partners that enable their achievement of metrics associated with the incentive program. Including CCO spending of incentive pool earnings in capitation rate development increases the transparency of the program while retaining significant flexibility for CCOs in how they utilize their global budget.

1. Does the Applicant plan to distribute quality pool earnings to any public health partners or non-clinical providers, such as SDOH-HE partners or other health-related services providers? If so, please specify the types of organizations and providers that will be considered.
2. How much of the quality pool earnings does the Applicant plan on distributing to clinical providers, versus non-clinical providers? Please discuss the approach as it relates to SDOH-HE partners, public health partners, or other health-related services providers.
3. How much of the quality pool earnings does the Applicant plan on investing outside its own organization? On what would Applicant make such investments?
4. How will the Applicant decide and govern its spending of the quality pool earnings?
5. When will Applicant invest its quality pool earnings, compared with when these earnings are received?
6. Does the Applicant have sufficient cash resources to be able to manage a withhold of a portion of its capitation payments?

D. Transparency in Pharmacy Benefit Management Contracts

OHA seeks to address increasing pharmacy costs by increasing the transparency of CCO relationships with Pharmacy Benefit Managers (PBMs) and requiring no-spread contracts between CCOs and PBMs. CCOs will be required to ensure they are receiving competitive pricing from their PBMs by obtaining 3rd party market checks audits.

1. Please describe the PBM arrangements Applicant will use for its CCO members.
2. Does Applicant currently have a “no-spread” arrangement with its PBM? If not, please describe the steps the Applicant will take to ensure its contracts are compliant with these requirements and the intended timing of these changes. If changes cannot be made by January 1, 2020, please explain why and what interim steps applicant will take to increase PBM transparency in CY 2020. (In order for an extension in the timeline to be considered, Applicant must show it is legally obligated to use non-compliant PBM and shall provide OHA a copy of PBM agreement as justification along with a plan to ensure compliance with transparency requirements at the earliest date possible)
3. Does the Applicant obtain 3rd party market checks or audits of its PBM arrangement to ensure competitive pricing? If not, does the Applicant have a plan to receive this analysis? If so, how often are these analyses performed, what is done with this third party data and what terms inside of your PBM contract allow this analysis to have power for the CCO to ensure its pharmacy contract remains competitive?
4. Does the Applicant plan to use the Oregon Prescription Drug Program to meet the PBM transparency requirements?

E. Alignment Preferred Drug Lists (PDLs) and Prior Authorization Criteria

OHA seeks to address increasing pharmacy costs by increasing the alignment of CCO preferred drug lists (PDLs) with the PDL used by OHA for the fee-for-service program. As part of this requirement, CCOs will be expected to make public and accessible their PDLs as well as the coverage and prior authorization criteria for all pharmaceutical products.

1. Does Applicant currently publish its PDL? If not, please describe the steps the Applicant will take to ensure its PDL is publicly accessible concurrent or in advance of the Year 1 effective date for prescribers, patients, dispensing pharmacies, and OHA.

2. Does Applicant currently publish its pharmacy coverage and prior authorization criteria concurrently with or in advance of changes made? If not, please describe the steps the Applicant will take to ensure its pharmacy coverage and PA criteria are both publicly accessible for prescribers, patients, dispensing pharmacies, and OHA and updated in a timely manner.
3. To what extent is Applicant's PDL aligned with OHA's fee-for-service PDL? Please explain whether and how supplemental rebates or other financial incentives drive differences in the Applicant's PDL as compared to the fee-for-services PDL
4. Does the Applicant plan to fully align its PDL with the fee-for-service PDL? If not, please describe exceptions.

F. Financial Reporting Tools and Requirements

OHA will enhance financial reporting and solvency evaluation tools by moving to the financial reporting standards used by the National Association of Insurance Commissioners (NAIC) and the associated Risk Based Capital (RBC) tool to evaluate carrier solvency, along with supplemental schedules as requested by OHA (identified in Exhibit L of the Contract). CCOs will file required NAIC reports using Statutory Accounting Principles (SAP). A financial hardship exemption will be available for Year 1 for CCOs with a demonstrated financial hardship related to converting to SAP and filing reports through NAIC. Additional reporting through the Exhibit L Financial Reporting Template will be required. OHA will promulgate administrative rules describing regulatory interventions based on RBC level.

1. Does Applicant or any affiliate of Applicant currently report on NAIC health insurance forms? If so, please describe the reporting company or companies and its relationship with Applicant.
2. Does the Applicant currently participate and file financial statements with the NAIC?
3. Has Applicant prepared a financial statement which includes a RBC calculation? If so, please submit.
4. Does the Applicant currently have experience reporting in SAP either directly or through any affiliate of Applicant?
5. Does the Applicant seek an exemption from SAP and NAIC reporting for 2020? If yes, please explain in detail (a) the financial hardship related to converting to SAP for the filing, and (b) Applicant's plan to be ready to use SAP in 2021.
6. Please submit pro forma financial statements of Applicant's financial condition for three years starting in 2020, using enrollment, rates and cost projections that presume Applicant is awarded a contract under this RFA. If OHA expects there may be more than two CCOs in Applicant's service area, OHA may require Applicant to submit additional pro forma financials based on the expected number of CCOs. OHA will evaluate Applicant's pro forma financials to assure that they provide a realistic plan of solvency. See the RFA Pro Forma Reference Document and UCAA Supplemental Financial Analysis workbook template for a complete description of the requirements and deliverables. The pro forma workbook templates and required supporting documents are excluded from the page limit.

Required Documentation

- Completed Pro Forma Workbook Templates (NAIC Form 13H)
- Completed NAIC Biographical Affidavit (NAIC Form 11)
- Completed UCAA Supplemental Financial Analysis Workbook Template
- Three years of Audited Financial Reports

G. Accountability to Oregon’s Sustainable Growth Targets

OHA seeks to improve the connection between CCO contracts and the sustainable growth targets established in Oregon’s Medicaid waiver and the legislatively enacted budget.

1. What strategies will the Applicant employ to achieve a sustainable expenditure growth year over year?
2. How will the CCO allocate and monitor expenditures across all categories of services?
3. What strategies will the Applicant utilize related to Value Based Payment arrangements to achieve a sustainable expenditure growth?
4. What strategies will the Applicant utilize to contain costs, while ensuring quality care is provided to members?
5. Has the Applicant achieved per-member expenditure growth target of 3.4% per year in the past? Please specify time periods.

H. Potential Establishment of Program-wide Reinsurance Program in Future Years

OHA seeks to establish a statewide reinsurance program to better control costs related to high-cost medical conditions, treatments, and patients.

1. What type of reinsurance policy does the Applicant plan on holding for 2020? Please include the specifics. (e.g. attachment points, coinsurance, etc.)
2. What is the Applicant’s reasoning for selecting the reinsurance policy described above?
3. What aspects of its reinsurance policy are the most important to the Applicant?
4. Does existing or previous reinsurance contract allow specific conditions or patients to be excluded, exempted, or lased out from being covered?
5. Is Applicant able to leave or modify existing reinsurance arrangements at any time or is Applicant committed to existing arrangements for a set period of time?

I. CCO Solvency Standards and OHA Tools to Regulate and Mitigate Insolvency Risk

OHA seeks to ensure continued financial viability of the CCO program as a whole so as to ensure OHP members are protected from potential access barriers that could come with a CCO insolvency event. In addition, OHA may implement new solvency regulation tools that are similar to those utilized by DCBS in its regulation of commercial carriers that would allow OHA to prevent or meliorate insolvency events.

1. Please describe Applicant’s past sources of capital.
2. Please describe Applicant’s possible future sources of capital.
3. What strategies will the Applicant use to ensure solvency thresholds are maintained?
4. Does Applicant have a parent company, affiliate, or capital partner from which Applicant may expect additional capital in the event Applicant becomes undercapitalized? If so, please describe.

J. Encounter Data Validation Study

1. Please describe Applicant’s capacity to perform regular provider audits and claims review to ensure the timeliness, correctness, and accuracy of encounter data.
2. Does Applicant currently perform any activities to validate at the chart level that the claims data accurately reflects the services provided? If yes, please describe those activities.

K. Cost and Finance Reference Documents

- Exhibit L Financial Reporting
- Exhibit L Financial Reporting Supplemental SE
- 2020 Minimum Medical Loss Ratio Rebate Calculation Report Instructions
- 2020 Minimum Medical Loss Ratio Template
- CCO RFA Enrollment Forecast
- CCO 2.0 Procurement Rate Methodology Appendix I 2018
- Oregon CY20 Procurement Rate Methodology 2018
- RFA Pro Forma Reference Document

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