2019 Quality Management Program
In keeping with the mission and vision of Health Alliance to provide competitive insurance products that maximize value to shareholders, purchasers and members and to be the top-rated, provider driven health plan, the Quality Management (QM) Program is designed to integrate quality clinical care and service within Health Alliance, the Carle System, Health Plan partners and contracted providers. Quality Management works in tandem with all departments to establish, coordinate and execute a structure to support Health Alliance members to improve their health and assess and evaluate the care and service provided. (Note: the following are used interchangeably throughout the document; Health Alliance and Health Alliance Medical Plans; and case and care management.)

QUALITY MANAGEMENT
DEFINITION OF QUALITY:
• Clinical quality defined as minimum variation from evidence-based practice or expert consensus.
• Service quality defined as meeting or exceeding the valid service requirements of our customers.

PURPOSE
The purpose of the Quality Management Program is to design and implement quality improvement activities utilizing an integrative process of continuous assessment and monitoring that strives to improve medical and behavioral health care and service provided to all Health Alliance members across all product lines. Based on quality measurements and continuous evaluation of the program components as outlined in the annual QI Plan/Roadmaps, opportunities for improvement are identified and serve as the basis for restructuring/developing and/or initiating new tactics to enhance the quality of care and service provided to our members by improving efficiency, increasing the span of healthy life and reducing disparities in the healthcare provided. The Quality Management Department is committed to ensuring that the care delivered to our members is of the highest “value” with Value defined as Quality + Service / Cost.

GOALS
The goals of the Quality Management Program include:
1. Identify needs of the populations served through annual population assessment data.
2. Focusing medical and behavioral health clinical care and service measures based on priority needs adhering to NCQA, HPMS, CMS, and State and health plan requirements.
3. Assessing performance, measuring the effectiveness of interventions and implementing actions as needed to improve medical and behavioral health care and service.

PROGRAM COMPONENTS
Oversight of the quality functions by the Quality Improvement Committee (QIC):
1. Monitor the information sources used for quality management core processes.
2. Facilitate a partnership between practitioners, providers, members, and Health Alliance for the purpose of maintaining and improving plan-wide care and service.
3. Develop and maintain approaches to support high-quality medical and behavioral health care, including disease management, clinical practice guidelines, utilization criteria and guidelines, complex case management, peer review, pharmaceutical management procedures, ambulatory medical record criteria and processes to enhance communication and continuity of care between practitioners and providers.
4. Involvement of designated behavioral health care practitioner to address behavioral health issues.
5. Develop and maintain a utilization management (UM) program that incorporates nationally recognized criteria, use of appropriate clinical professionals, risk management, member and practitioner appeal rights and appropriate handling of denials of service.
6. Develop and maintain a pharmaceutical management program that includes the development of policies and procedures, processes for restrictions and preferences, patient safety, including medication therapy
management, and update of procedures, participation of pharmacists and physicians, notification to practitioners, and prior authorization processes including denials and appeals.

7. Provide access to information about patient safety to members and practitioners through the Health Alliance website and encourage accountability for patient safety with contracted providers through our adverse events and quality of care processes.

8. Develop and promote preventive health standards, family planning services and programs to encourage members and practitioners to utilize appropriate guidelines and early detection services for prevention of illness.

9. Provide an appeals process designed to protect the rights of the member, physician and hospital as fully as possible. Ensure that any member, provider or practitioner affected by an adverse determination is given the opportunity to appeal through a verbal or written request for medical and administrative review.

10. Establish standards and processes for maintenance and oversight of delegated activities, as applicable.

11. Establish an annual QM Plan that describes specific activities undertaken each year to address the components of the QM program.

PROGRAM SCOPE
The scope of the Health Alliance QM program is designed to fulfill the goals and objectives of the program while efficiently utilizing resources to promote and enhance integration of quality activities internally (within Health Alliance) and externally with practitioners, providers, members, employers, state and federal agencies, and appropriate parties. The scope of the QMM program includes, but is not limited to:

A. Clinical Care
   1. preventive health activities
   2. clinical quality improvement activities
   3. clinical management criteria and guidelines
   4. disease management
   5. credentialing and recredentialing
   6. inpatient care review for inpatient, surgical and behavioral health care admissions
   7. discharge planning and transitions of care
   8. preauthorization review for medical necessity
   9. case management, including complex case management

B. Service
   1. member complaints and appeals
   2. trends in member/enrollee dissatisfaction/satisfaction (including CAHPS® surveys)
   3. appointment and afterhours access monitoring
   4. practitioner availability monitoring
   5. telephone access
   6. written and verbal communications with members/enrollees
   7. concurrent review

C. Behavioral Health Services
   1. preventive health
   2. mental health and substance abuse quality improvement activities
   3. behavioral management criteria and guidelines
   4. telephone and appointment access monitoring
   5. credentialing and recredentialing
   6. utilization management
   7. care transitions

D. Patient Safety
   1. continuity and coordination of care between practitioners and providers
   2. tracking and trending of adverse events
   3. overutilization / underutilization, as appropriate.
   4. implementation of health management systems that support timely delivery of care
STRUCTURE OF PROGRAM
The Quality Management Program provides a comprehensive structure to identify, evaluate and improve clinical care and service provided to members individually and collectively. The Health Alliance Board has designated the day-to-day accountability of the quality management program to the Health Alliance System Vice President of Quality, Chief Quality Officer and Executive Director of Quality Management with reporting accountability to the Quality Improvement Committee (QIC). Subcommittees, workgroups and operational teams of the Quality Improvement Committee provide a focus on initiatives involving quality improvement such as member rights and responsibilities, credential, and pharmacy. In addition to committees, multiple departments and individual staff members have key roles and responsibilities in the QM Program.

MEDICARE ADVANTAGE
In addition to objectives and program structure previously described, the following are specific to the Health Alliance Medicare Advantage population:

1. Implement chronic care improvement programs (CCIP) through methods that identify enrollees with chronic conditions that would benefit from participating in the program. Establish mechanisms for monitoring enrollees that are participating in the chronic care improvement program with the goal of slowing disease progression, preventing complications and development of comorbidities, and improving quality of life. The CCIP will be conducted over a three year period and reported to CMS as requested.

2. Encourages providers to participate in CMS and Health and Human Service (HHS) QI initiatives.

3. Contracts with approved Medicare CAHPS® vendor to conduct the Medicare CAHPS® survey.

4. Complies with and monitors the activities reflected in the Medicare Star Rating strategy to be consistent with the six priorities in the National Quality Strategy including making care safer by reducing harm caused by the delivery of care; ensuring that each person and family are engaged as partners in their care; promoting effective communication and coordination of care; promoting the most effective prevention and treatment practices for the leading causes of mortality; working with communities to promote wide use of best practices to enable healthy living; and making quality care more affordable for individuals, families, employers and governments by developing and spreading new health care delivery models.

5. Complies with CMS requirements for Medication Therapy Management programs. The goal is to optimize therapeutic treatment of specified chronic disease states by increasing compliance and providing education to enrollees and prescribers.
   a. Health Alliance contracts with a vendor to perform the Medication Therapy Management functions.
   b. Health Alliance policy for Medicare Part D Medication Therapy Management Program, outlines the identification of beneficiaries, intervention and reporting processes and policy for Medicare Part D Reporting Requirements.
   c. Health Alliance provides the MTM vendor eligibility data files as well as beneficiary plan start/end dates. Members are selected based on criteria identified within the policy. All eligible members are included unless the member chooses to opt out of participation.
   d. The MTM vendor provides services including determination of eligibility, telephonic CMR, medication action plan, personal medication list, targeted medication review and other interventions identified in the policy. Health Alliance reviews all interventions and provides feedback and further education/assistance as necessary.
   e. CMS data validation standards are used to validate accuracy of reporting data. Data is uploaded to CMS annually via HPMS.

To support CMS regulations Health Alliance maintains a health information system that collects, integrates, analyzes and reports data necessary to implement its QM program:
a. Health Alliance has policies and procedures in place on the requirements for reporting data to CMS. Updates to the Reporting Requirements are reviewed upon publication and updates to policies, procedures and systems are completed.

b. Health Alliance collects data on the following:
   - Provider characteristics – via Visual CACTUS Credentialing System for provider and the MC400 as the primary member system of record for member characteristics.
   - Services furnished to members – via Compliance Reporter and Risk Manager (HEDIS®), CAHPS® survey process, VITAL Platform for case and utilization management services, MC400 for medical claims, OptumRx for pharmacy data.
   - Data to guide the selection of quality improvement project topics and meet the data collection requirements for quality improvement projects – via McKesson Compliance Reporter and Risk Manager (HEDIS), CAHPS® survey process, VITAL Platform for case and utilization management services, MC400 for medical claims, the vendor for pharmacy data

c. Health Alliance ensures that information and data received from providers are accurate, timely and complete – via MC400 Claims processing system and the PBM.

d. Health Alliance has information systems that integrate data from various sources, including member concerns and complaints – via Sales Force.

e. Health Alliance has a formalized process to analyze data – via Compliance Reporter and Risk Manager (HEDIS) and Access data bases as needed.
   - Health Alliance addresses identified deficiencies in reported data through provider feedback or ongoing analysis of data through Compliance Reporter (HEDIS) and Risk Manager, ambulatory and inpatient reviews.
   - Health Alliance complies with HIPAA and privacy laws and professional standards of health information management through the Compliance Committee.

f. Health Alliance conducts a pre-assessment on the Part C measures and has checks and balances in place for data submission. Corrective actions are put into place for all findings from the data validation audit and CMS notification.

Formal evidence of the impact and effectiveness of the QM program is documented in the annual evaluation. The evaluation includes measurement tools required by CMS and is made available to CMS to enable beneficiaries to compare health coverage options and select among them based on quality and outcomes measures.

The process of integrating the quality management initiatives with various Health Alliance departments and committees is accomplished, in part, through appointment of representatives to the committees listed in the structure of this program with a diversity of knowledge and skills. These individuals support the development and continuous evaluation of the QM Program, through the plan, do, check, act cycle. It is the primary responsibility of the following key personnel to diffuse quality initiatives throughout the organization.

_HEDIS® is a registered trademark of the National Committee for Quality Assurance (NCQA)_

**KEY PERSONNEL**

- **Chief Medical Officer (MD/DO) (Robert Good DO) and the Vice President of Population Health (RN, MS) (April Vogelsang RN, MSN)** are dyad partners that lead medical management for Carle and Health Alliance. The Chief Medical Officer chairs the Quality Improvement Committee and oversees the successful implementation of medical management, quality and pharmaceutical programs. He also chairs the Medical Directors’ Committee.
• **Vice President and Associate Chief Medical Officer (MD) (John Beck MD)** is a Psychiatrist by training and provides behavioral health leadership, including oversight and policy, for all Health Alliance products in all service areas as well as chairing the Behavioral Health Committee, the Medical Policy Committee and serving as a Dyad Partner for the Pharmacy Department. The Vice President and Associate Chief Medical Officer reports to the Chief Medical Officer.

• **Senior Medical Director, (Stephen Belgrave MD)** Family Practice Physician, is a 100% medical director for the Bloomington/Peoria and surrounding markets, chairs the Credentialing Committee and reports to the Quality Improvement Committee.

• **Medical Director (Charles Liang DO)** Family Practice/Convenient Care provider that serves as dyad leader for Star Ratings, Consultative Solutions, Health Coaching teams and Risk Management.

• **Director of Quality Management (Christine Freehill)** provides oversight for the quality management department, reporting to the Vice President of Population Health.

• **QM Data Reporting Manager (Linda Richardson)** oversees system operations staff to ensure timely and accurate completion of HEDIS data reporting for all products, working closely with the HEDIS Supervisor and Technician.

• **HEDIS RN Manager (Nancy Eisenmenger, RN)** - Oversees HEDIS medical record review time and data gather process. Supports efforts to improve HEDIS record keeping.

• **Director of Outpatient Care Coordination (Diane Genthner, RN)** – oversight for Health Alliance care coordination and outpatient care coordination at Carle.

• **Utilization Management and Risk Adjustment Revenue Management Director (Dawn Peterson CPC, BSPH)** provides oversight of inpatient, outpatient and skilled nursing facility utilization management as well as coding analysis and education and clinical services/outreach services for Health Alliance.

• **Director, Medicare Stars and Health Improvement (Kena Hahn, MHA)** leads Medicare Advantage star ratings process, health coaching teams and consultative services.

• **Pharmacy Director (Brian Smolich)** is responsible for the supervision of the pharmacy network, pharmacy related contracting and pharmacy benefit manager.

• **Clinical Services and Delegation Manager (Laurie Howard, RN)** responsible for oversight of clinical services delegation activities and potential quality incidents.

• **Supervisor of Quality Informatics and Reporting (Patty Kieffer)** of the Carle Health System helps coordinate data needs between the health plan and Carle.

• **Systems Quality Data Analysts (Melody Etherton, Mike Witruk, Pam Erickson)** provide data analytics for HEDIS measures and impact of interventions for Health Alliance and the Carle System.

• **QM Project Manager (Debra Carruthers)** manages the quality program and annual evaluation processes and supports the annual HEDIS data collection and reporting.

• **STAR Program Manager (Damien Banks, MHA, MBA)** works with cross-functional teams and leaders to ensure understanding and continuous improvement of star rating measures to achieve a 5-Star rating.

• **Star/QI Coordinators (Danielle Daly, Emily Wells, Beth Jurkowski)** focus on improving and maintain high Star and NCQA ratings through intervention implementation and monitoring.

### TECHNICAL RESOURCES/SYSTEMS

There are a number of technical resources/systems available to support and implement the QI program:

1. **VITAL Platform** (recently transitioned from AxisPoint Health to MedDecision) is a technology system that provides, condition identification, program identification/work list, risk levels/risk profile, identification of gaps in care, system alerts and messaging capabilities to support medical management services including utilization management, case management, disease management, management of members at risk (complex case management) as well as integration with wellness programs (i.e. health coaches) and documentation of member appeals.

2. **InterQual** is embedded in VITAL and is an industry-leading evidence-based tool for determining the appropriateness of health care interventions and levels of care across the continuum. This program
supports preauthorization, concurrent review and retrospective analysis of clinical appropriateness. The following guidelines are used:

a. Inpatient Services:
   i. InterQual® Level of Care: Acute Criteria, Adult; and Acute Criteria, Pediatric;

b. Outpatient Services
   i. InterQual® Care Planning: Procedures Criteria, Adult and Pediatric
   ii. InterQual® Care Planning: Imaging Criteria, Adult and Pediatric
   iii. InterQual® Care Planning: Molecular Diagnostics
   iv. InterQual is a nationally respected vendor with clinical criteria based on best practice, clinical data and medical literature.
   v. Prest & Associates, Inc. is a nationally respected independent review organization that provides behavioral health criteria along with consultation and review services with board certified physicians in mental health and substance abuse. ASAM guidelines are a nationally accepted standard of care for the treatment of substance abuse disorders.

c. Where vendor guidelines are incomplete or absent, internal medical policies that reflect current standards or medical practice are developed by the Medical Director Committee and reviewed by the Medical Policy Committee. All Health Alliance criteria and medical policies are reviewed annually to determine whether updates/revisions are warranted.

3. Change Healthcare (formerly McKesson)
   a. Risk Manager is an integrated performance platform that enables better management to reduce medical management costs and improve physician efficiency and quality profiling.
   b. Compliance Reporter gathers and reports HEDIS. This includes data reported annually to NCQA, as well as at the provider specific HEDIS and prospective HEDIS work.

4. MC400 – Managed Care 400 is a claim processing system from OAO Healthcare Solutions retains member/enrollee eligibility information, applies provider contract and payment terms and adjudicates claims based on specific rules established for employer benefit packages.

5. PBM - Pharmacy Benefit Manager, OptumRx, offers customized products and uses an evidence-based approach to manage costs.

6. Visual CACTUS - houses all data for credentialed providers and drives the recredentialing process

7. Ambulatory Review Database – an Access based system developed by Health Alliance staff that enables tracking, documentation and reporting of ambulatory review criteria and results.

8. Adverse Events Database – an Access based system developed by Health Alliance staff enables to tracking, documentation and reporting of adverse events (never events and sentinel events).

9. Wellness Vendor (Rally) - available to all Commercial Health Alliance members and providers free of charge via the Health Alliance/ website. Rally offers web-based wellness programs using current technologies to engage members in improving their health.

10. MCNet - pulls member/enrollee information for the customer service representative from the member/enrollee number entered into the Cisco Systems IVR by the caller or when accessed manually by the representative. MCNet combines access to a call tracking process from another system by Onyx called Customer Center with data housed in the MC400. Calabrio’s Work Force Management and Quality Management software are used for staff scheduling, call recording, and call monitoring.

The following pages contain descriptions of the quality management program committee structure.
QUALITY IMPROVEMENT COMMITTEE (QIC)

a. **Role:** To provide direction, implementation, oversight and coordination of quality improvement initiatives throughout Health Alliance for all products.

b. **Chairperson:** Chief Medical Officer, Health Alliance (Robert Good, DO)

c. **Membership:**
   - System Vice President of Quality, Carle Health System (Elizabeth Angelo, MSN, RN)
   - Chief Quality Officer, Wenatchee Valley Medical Center (Randy Mosely MD)
   - Vice President of Medical Management, Carle Health System (April Vogelsang, RN, MS)
   - Director of Quality Management, Health Alliance (Christine Freehill)
   - Senior Medical Director (Stephen Belgrave MD)

   **Non-Voting:**
   - Senior Vice President Government Relations and Business Operations Health Alliance (Sinead Madigan)
   - Managed Care Pharmacist, Health Alliance (Tamara Migut RPh)
   - QM Administrative Assistant (Amber Millburg)
   - QM Project Manager (Debra Carruthers)

d. **Reporting:** Reports to the Health Alliance Medical Plans Board.

e. **Responsibilities** (*denotes accreditation/regulatory requirements):**
   - Evaluate and allocate resources for quality improvement activities, including resources needed to impact Star and NCQA ratings*
   - Evaluate the quality improvement structure and complete a formal QI Plan and QI Evaluation on an annual basis.*
   - Adopt, develop, and implement overall preventive health and clinical guidelines.*
   - Oversee all quality improvement initiatives as described in the annual plan.*
   - Review HEDIS rates by product, reporting findings from the annual HEDIS audit, and assess actions based on results.*
   - Review Medical Management Oversite Committee (MMOC) minutes specific to the utilization management program structure NCQA requirements*.
   - Review Part C and Part D Report Cards (Star Ratings)*
   - Monitor Quality Improvement Project (QIP) and Chronic Care Improvement Program (CCIP)*
   - Oversee pay for performance programs related to quality metrics*
   - Oversee all delegated activities*
   - Delegate any of the above activities to sub-committees, workgroups or operational teams with appropriate oversight.*
   - Monitor sub-committee, work group and operational team activities through review of meeting minutes and reports at least annually.*

f. **Meets:** Monthly

g. **Minutes:**
   - Generated for each meeting and approved by the committee.
   - Reflect the activity, discussion, analysis and recommendations of the committee, as well as follow-up and resolution of prior recommendations.
PHARMACY AND THERAPEUTICS COMMITTEE

a. **Role:** Provides guidance for pharmacy utilization for Health Alliance providers.

b. **Chairperson:** Pharmacy Director, Health Alliance (Brian Smolich RPh)

c. **Membership:**
   - **Voting:**
     - Family Practitioner and Psychiatrist, Carle (Kevin Brazill MD)
     - Regional Medical Director, Health Alliance (Stephen Belgrave MD)
     - Internal Medicine Practitioner, Christie Clinic (Kathleen Collins MD)
     - Medical Director and Physician, Reid (Patrick Anderson MD)
     - Managed Care Pharmacist, Signal Health Washington (Ryan Taketomo PharmD)
     - Long Term Care Pharmacist, Christian Homes Nursing Homes (John Rupkey RPh)
   - **Non-Voting:**
     - Rheumatologist, Carle (Mehmoodur Rasheed MD)
     - Gastroenterologist, Carle (Nelson Moy MD)
     - Oncologist, Carle (Maria Grosse-Perdekamp MD)
     - Endocrinologist, Carle (Kingsley Onyemere MD)
     - Pediatrics, Carle (Donald Davison MD)
     - Cardiologist, Carle (Karen Wiarda DO)
     - Neurologist, Carle (Robert Cranston MD)

d. **Reporting:** Reports to Medical Directors Committee.

e. **Responsibilities** (*denotes accreditation/regulatory requirements):
   - Annual review of the pharmacy program and PBM oversight*.
   - Maintain and establish a formulary*.
   - Reviews and updates pharmaceutical management policies and procedures annually based on new technologies.*
   - Approves or disapproves medications including biotechnology and medications. Medication on the formulary may be removed or have its status changed.*
   - May, from time to time, determine that a prior approval guideline should be developed and implemented.
   - May establish guidelines for criteria based medications.*
   - Establish and implement a Drug Utilization Evaluation (DUE) program.*
   - Designate a Task Force or Subcommittee to study particular prior approval guideline.*
   - Ensure an appeal process for pharmacy issues is maintained.*

f. **Meets:** Bimonthly

g. **Minutes:**
   - Generated for each meeting and approved by the Chairman.
   - Reflects the activity, discussion, analysis, and recommendations of the committee as well as followup and resolution of prior recommendations.
   - Distributed to the Medical Director Committee, key directors and managers at Health Alliance.
   - Provided to Communications Dept. to include a summary of minutes to all Health Alliance practitioners
MEMBERS’ RIGHTS AND RESPONSIBILITIES COMMITTEE (MRRC)

a. **Role:** To assist in maximizing the value of our members’ health care by monitoring available reports and information and making recommendations for improvement to the Quality Improvement Committee. Information reviewed includes but is not limited to: complaints and appeals data, MRR policies and procedures, member/enrollee communications, prospective member/enrollee communications, member/enrollee satisfaction survey results (CAHPS® and new member/enrollee surveys), disenrollment survey results, cultural and linguistic service needs, provider access data, and service-related Key Performance Indicators.

b. **Chairperson:** Director of Quality Management, Health Alliance (Christine Freehill)

c. **Membership:**
   - Director of Communications, Health Alliance (Dana Meek)
   - QI Project Manager (Debra Carruthers, RHIA, CPHQ)
   - Director of Customer Solutions, Health Alliance (Jennifer Marquardt)
   - Chief Medical Officer, Health Alliance (Robert Good DO)
   - System Vice President of Quality, Carle Health System (Elizabeth Angelo, RN)
   - Compliance Project Manager (Carol Znaniecki)
   - Health Alliance Customer Experience Manager (Kristy Waddell)

Ad-Hoc Members:
   - Director of Claims and Recovery, Health Alliance (Lisa Parker)
   - Director of Pharmacy, Health Alliance (Brian Smolich RPh)
   - Member/Provider Resolutions Manager, Health Alliance (Debbie Burr)
   - National Network Manager, Health Alliance (Denise Grussing)

d. **Reporting:** Reports to the Quality Improvement Committee and confidentiality issues to Compliance Committee.

e. **Responsibilities** (*denotes accreditation/regulatory requirements):
   - Facilitate mutually respectful relationships with members and providers through an established statement of members’ rights and responsibilities.*
   - Review member/enrollee complaints and appeals data and provider appeals (annually) to identify trends, provide recommendations for improvement as needed. Monitor development, implementation and tracking of applicable policies and procedures.*
   - Ensure member materials contain information needed to understand benefit coverage and obtain care.*
   - Ensure communication (written and oral) with prospective members clearly outline benefits and provides a description of Health Alliance operating procedures.*
   - Ensure cultural and linguistic needs of members/ are assessed annually and addressed to ensure cultural competence of all staff.*
   - Review findings of member and practitioner satisfaction surveys (at least annually) to identify trends and opportunities for improvement.*

f. **Meets:** Every other month

g. **Minutes:**
   - Generated for each meeting and approved by the committee.
   - Reflect the activity, discussion, analysis and recommendations of the committee.
• Shared with the Quality Improvement Committee, which reports up to the Health Alliance Board of Directors.
MEDICAL POLICY COMMITTEE (MPC)

a. **Role:** To review and provide practitioner input on new and updated criteria, medical policies, and policies and procedures.

b. **Chairperson:** V.P. and Associate Chief Medical Officer, Health Alliance (John Beck MD)

c. **Membership:**
   - Regional Medical Director, Health Alliance (James Burke MD)
   - Rural Health Practitioner (Erich Slocum MD)
   - Radiation Oncologist (Sanisa Stanic MD)
   - Director of Utilization Management, Health Alliance (Dawn Peterson)

   Non-Voting
   - Medical Management Project Coordinator (Diana Hasler)

d. **Reporting:** Provides feedback to the Medical Directors’ Committee, as needed. We review all active medical policies yearly, make recommendations for coverage/non-coverage of new medical technologies and submit all these findings to MDC for discussion and final action.

e. **Responsibilities:**
   - Review case requests for new technology based on literature with recommendations based on area of expertise.
   - Review and update policy and procedures taking into consideration appropriate specialty opinions.

f. **Meets:** Monthly

g. **Minutes:**
   - Generated for each meeting and approved by the committee.
   - Reflect the activity, discussion, analysis, and recommendations of the committee as well as follow-up and resolution of prior recommendations.
   - Reviewed by the Medical Directors’ Committee monthly and shared with the Quality Improvement Committee.
**MEDICAL DIRECTORS’ COMMITTEE (MDC)**

a. **Role:** Primarily responsible for oversight and review of medical management activities and strategic planning for initiatives that will enhance the provision of care.

b. **Chairperson:** Chief Medical Officer, Health Alliance  (Robert Good DO)

c. **Membership:**
   a. Associate Chief Medical Officer, Health Alliance (John Beck MD)
   b. Senior Medical Director, Health Alliance (James Burke MD)
   c. Senior Medical Director, Health Alliance (Stephen Belgrave MD)
   d. Medical Directors, Health Alliance (Dr. Johnson, Dr. Charles Liang, Dr. Ken Sagins, Dr. John Zech, Dr. Mike Smith, Dr. Steve Bowers)
   e. Medical Directors, Health Alliance Northwest (Dr. Richard Hourigan, Dr. Davenport)

   Non-voting:
   f. Medical Management Project Coordinator (Diana Hasler RN)

d. **Reporting:** Reports to the Quality Improvement Committee for NCQA requirements only.

e. **Responsibilities** (*denotes accreditation/regulatory requirements):**
   a. Review medical policies at least annually.*
   b. Oversee the review of information involving new technologies and/or treatments.*
   c. For medical policy and new technology and/or treatment reviews, obtain input from participating providers, as needed.*
   d. Reviews credentialing committee actions for credentialing and recredentialing of providers.
   e. Reviews appeal decisions from External Review Organizations (EROs) to determine if changes in current criteria/medical policies are indicated.*
   f. Oversees review of inter-rater reliability reports for applying UM criteria and validity including sampling methodology used when selecting records eligible for inter-rater reliability testing.*
   g. Reviews and approves department policies presented for new or changed UM activities or processes*At least annual assessment of practitioner’s experience with the UM processes*.  
   h. Discusses UM issues and may recommend further review by QM Leadership.*[Timeliness of UM decisions]

f. **Meets:** Monthly. Reports summary of activities to QIC

g. **Minutes:**
   a. Generated for each meeting and approved by the committee.
   b. Reflect the activity, discussion, analysis and recommendations of the committee as well as follow-up and resolution of prior recommendations.
CREDENTIAILING COMMITTEE

a. **Role:** Primary responsibility is to review all credentialing and recredentialing files and determine approval or denial of individual practitioners and facilities at the time of initial credentialing and recredentialing.

b. **Chairperson:** Senior Medical Director, Health Alliance (Stephen Belgrave MD)

c. **Membership:**
   - Associate Chief Medical Officer, Health Alliance, (John Beck MD)
   - Senior Medical Director, Health Alliance (James Burke MD)
   - Associate Medical Director, Northwest (Tanny Davenport MD)
   - Associate Medical Director, Health Alliance (Michael Johnson MD)

Consulting Members:
- Women's Health Physician
- Surgical Services Physician, Carle (Sherfield Dawson MD)
- Otolaryngology Physician, Carle (Ryan Porter MD)
- Associate Medical Director, Carle (Ken Sagins MD)

Non-Voting:
- Director of Quality Management, Health Alliance (Christine Freehill)

d. **Reporting:** Reports to the Medical Director Committee

e. **Responsibilities** (*denotes accreditation/regulatory requirements):**
   - Reviews all materials, including patient safety/quality issues, relevant to an applicant regarding credentialing and recredentialing issues as identified in the Health Alliance credentialing policies and procedures.*
   - Determines approval or denial status as a Health Alliance participating practitioner or facility.*
   - Reviews and revises all policies and procedures related to credentialing and recredentialing activities at a minimum annually.*
   - Oversees quality monitoring deficiencies for all providers outside the recredentialing cycle, including LTSS providers.*

f. **Meets:** Bimonthly

g. **Minutes:**
   - Generated for each meeting and approved by the committee.
   - Reflect the activity, discussion, analysis and recommendations of the committee as well as follow-up and resolution of prior recommendations.
CONSUMER ADVISORY COMMITTEE – COMMERCIAL PRODUCTS

a. **Role:** Identifies and reviews consumer concerns and makes advisory recommendations to Health Alliance. In addition, Health Alliance makes requests of the committee to provide feedback to proposed changes in plan policies and procedures, programs, materials and processes, which will affect enrollees.

b. **Chairperson:** Elected by the committee

c. **Membership:**
   Eight (8) enrollees selected as required by law. An enrollee may not serve on the committee if during the two (2) years preceding service the enrollee: (1) has been an employee, officer, or director of the plan, an affiliate of the plan or a provider or affiliate of a provider that furnishes health care services to the plan or affiliate of the plan; or (2) is a relative of a person specified in item (1). Four (4) enrollees will serve a two-year term and four (4) enrollees a one year term. After the term expires, Health Alliance will re-appoint or appoint an enrollee to serve on the committee for a two-year term.

   **Resources to the Committee:**
   - VP of Compliance and Risk Management, Health Alliance
   - Marketing Communications Specialist, Health Alliance
   - Chief Medical Officer or designee, Health Alliance

d. **Reporting:** Reports to the Customer Steering Committee.

e. **Responsibilities:**
   - Identify and review consumer concerns and make advisory recommendations.
   - Provide feedback to proposed changes in plan policies and procedures which will affect enrollees.
   - Identify and recommend improvement of Health Alliance membership and educational materials.
   - Provide input and recommendations for coverage issues.

f. **Meets:** Quarterly

g. **Minutes:**
   - Generated for each meeting and reviewed/approved by the committee.
   - Reflects the activity, discussion, and decision of the committee, as well as follow-up and resolution of prior recommendations.
   - Reported to the Customer Steering Committee.
BEHAVIORAL HEALTHCARE COMMITTEE

a. **Role:** Identifies opportunities to improve the quality of behavioral health care delivered to members of Health Alliance throughout all service areas. Reaches out to high volume behavioral health providers on a regular basis to identify interventions and coordinate efforts for medical and behavioral health care.

b. **Chairperson:** Vice President and Associate Chief Medical Officer, Health Alliance (John Beck MD)

c. **Membership:**
   - Regional Medical Director, Health Alliance (Stephen Belgrave MD)
   - Care Coordinator, Carle Health System (Natalie Pankau LCSW)
   - Senior Case Manager, Social Worker, Health Alliance (Devin Richardson LCSW)
   - Practicing Behavioral Health Practitioner, Carle (Katherine Kwiatkowski MD)
   - Practicing Primary Care Practitioner, Carle (Carl Sather MD)

   Non-voting:
   - Director of Quality Management, Health Alliance (Christine Freehill)

d. **Reporting:** Reports to Medical Director Committee and Population Health Committee

e. **Responsibilities (**denotes accreditation/regulatory requirements**):**
   - Advise Health Alliance on issues related to improving continuity and coordination of care between medical care and behavioral health care.*
   - Review HEDIS results for measures related to behavioral health care and advise Health Alliance on improvement opportunities and action plans.*
   - Addresses any identified patient safety improvement opportunities around behavioral health.*
   - Identify and recommend actions to improve access to behavioral health services.*

f. **Meets:** Monthly

g. **Minutes:**
   - Generated for each meeting and approved by the committee
   - Reflect the activity, discussion, analysis and recommendations of the committee
ADVERSE EVENTS COMMITTEE

a. **Role:** Reviews Potential Quality Incidents identified through any method, including but not limited to Serious Reportable Adverse Events (SRAE)\(^{(1)}\) and Hospital Acquired Conditions\(^{(2)}\); provides recommendations for patient safety interventions to QIC.

\(^{(1)}\) Sometimes referred to as never events or sentinel events, Serious Reportable Adverse Events are defined by the National Quality Forum. \(^{(2)}\) As defined and updated by Centers for Medicare and Medicaid.

b. **Chairperson:** Director of Quality Management (Christine Freehill)

c. **Membership:**
   - Vice President and Associate Chief Medical Officer, Health Alliance (John Beck, MD)
   - Regional Medical Director, Health Alliance Northwest (Richard Hourigan, MD)
   - Associate Medical Director, Health Alliance (Mike Smith, MD)
   - Managed Care Pharmacist, Health Alliance (Marc Belanger, PharmD)

   Non-Voting:
   - Manager, Clinical Services Delegation (Laurie Howard, RN)

d. **Reporting:** Reports to Quality Improvement Committee.

e. **Responsibilities** (*denotes accreditation/regulatory requirements):
   - Recommend follow up actions to the QIC Chairperson based on impact of adverse event.
   - Oversee the policy and procedure to ensure meets CMS requirements.
   - Trend and track events for annual reporting.*

f. **Meets:** As needed

g. **Minutes:**
   - Generated for each meeting and approved by the committee.
   - Reflect the activity, discussion, analysis and recommendations of the committee as well as follow-up and resolution of prior recommendations.
STARS STRATEGIC PLANNING WORKGROUP

a. **Role**: Develop, implement, and monitor an ongoing quality improvement plan for IL and Midwest Medicare star ratings.

b. **Chairperson**: Director, Medicare Stars Program & Health Improvement, Health Alliance (Kena Hahn)

c. **Membership**
   - Chief Medical Officer, Health Alliance, (Robert Good, DO)
   - Vice President of Medical Management, Health Alliance (April Vogelsang, RN, MS)
   - Senior Vice President, Government Relations & Business Operations, Health Alliance (Sinead Madigan)
   - Clinical Pharmacist Medicare Advantage, Health Alliance (Tamara Migut RPh)
   - Director of Consumer Product Services, Health Alliance (Jennifer Marquardt)
   - Director, Quality Management, Health Alliance (Christine Freehill)
   - Manager, Consumer Call Center, Health Alliance (Christie Holland)
   - Manager, National Network, Health Alliance (Denise Grussing)
   - Manager, Medicare & Pharmacy Compliance, Health Alliance (Hollie Wilson)
   - Manager, Customer Experience, Health Alliance (Kristy Waddell)
   - Manager, Consultative Solutions, Health Alliance (Abigail Corner)
   - Manager, Member/Provider Resolutions Manager, Health Alliance (Debbie Burr)
   - Manager, Star Ratings, Health Alliance (Damien Banks)
   - Star Rating Coordinators, Health Alliance (Reba Karr, Danielle Daly, and Emily Wells)
   - Communications Coordinator, Health Alliance (Laura Miller)

d. **Reporting**: Reports to the Quality Improvement Committee

e. **Responsibilities**:
   - Develop, implement, and monitor interventions for Illinois/Indiana and Iowa stars measures
   - Reviews Part C and Part D Star Ratings
     - Develop and implement interventions to achieve 5 star rated health plan
     - Review and develop intervention strategies directed towards members and providers
     - Monitor and review the CCIP and QIP plans
     - Analyze changes to future Star Ratings and Display Measures
     - Review new Health Plan benefits and analyze the impact to Star Ratings
     - Promote accountability and collaboration between departments
     - Promote collaboration with Carle, our largest provider network, and other at risk and rural alliance partners
     - Review and adjust plan and interventions based on market need

f. **Meets**: Monthly

g. **Minutes**:
   - Generated for each meeting and approved by the committee at the next scheduled meeting.
   - Reflect the activity, discussion, analysis and recommendations of the committee as well as follow-up and resolution of prior recommendations.
Confluence Health Star Committee (Washington)

a. **Role:** Primary responsibility is to provide implementation, coordination, and oversight of Health Alliance Northwest Star Rating improvement initiatives in order to achieve 5 Star ratings.

b. **Chairperson:** Medical Director, Health Alliance Northwest (Dr. Richard Hourigan)

c. **Membership:**
   - Confluence Health Representatives
   - Chief Medical Officer, Health Alliance, (Robert Good, DO)
   - Vice President of Medical Management, Health Alliance (April Vogelsang, RN, MS)
   - Director of Quality Management, Health Alliance (Christine Freehill)
   - Director, Medicare Stars Program & Health Improvement, Health Alliance (Kena Hahn)
   - Director of Consumer Product Services, Health Alliance (Jennifer Marquardt)
   - Manager, Consultative Solutions, Health Alliance (Abigail Corner)
   - Manager, Member/Provider Resolutions Manager, Health Alliance (Debbie Burr)
   - Manager, National Network, Health Alliance (Denise Grussing)
   - Manager Medicare and Pharmacy Compliance, Health Alliance (Hollie Wilson)
   - Manager, Star Ratings, Health Alliance (Damien Banks)
   - Star Rating Coordinators, Health Alliance (Reba Karr, Danielle Daly, and Emily Wells)
   - Vice President, Health Alliance Northwest, Health Alliance (David Corrigan)
   - Ad-Hoc representatives, as needed

d. **Reporting:** Reports to the Health Alliance Quality Improvement Committee

e. **Responsibilities** (*denotes accreditation/regulatory requirements):**
   - Communicate the implementation for quality improvement activities for care and service specific to HANW*
   - Continuously monitor data from quality improvement activities (including CAHPS and other surveys/reports) as outlined in the annual work plan and recommend appropriate action for HANW.*
   - Evaluate and allocate resources for quality improvement activities, including resources needed to impact Star ratings.
   - Review MA HEDIS rates, reporting findings from the annual HEDIS audit, and assess actions based on results.*
   - Review Part C and Part D HANW Report Cards (Star Ratings)*
   - Develop and implement interventions directed towards members and providers to achieve a 5 star rated health plan.
   - Monitor HANW Quality Improvement Projects (QIP) and Chronic Care Improvement Programs (CCIP) for HANW*

f. **Meets:** Monthly

g. **Minutes:**
   - Generated for each meeting and approved by the committee.
   - Reflect the activity, discussion, analysis and recommendations of the committee, as well as follow-up and resolution of prior recommendations.
MEDICARE ADVISORY BOARD

a. Role: The Medicare Advisory Board (MAB) for Health Alliance Medicare established to provide beneficiaries a forum where ideas, concerns, and suggestions could be shared and discussed; and to have input into program planning and product development. The primary mission of the Board is to facilitate open communication between plan leadership and members. The Board is a crucial source of insights related to member issues and concerns, product development needs and service requirements. Members have the opportunity to influence decision-making by providing feedback to proposed changes in plan policies and procedures, which will impact beneficiaries. Health Alliance Medicare currently has MABs with membership representative of the following areas:
   • Illinois
   • North Central Washington
   • Yakima County, WA

b. Chairperson: Director of Consumer Products Service, Health Alliance

c. Membership: The Board shall consist of up to 12 Medicare Advantage members who hold active membership on a Health Alliance Medicare plan. To be selected for the Advisory Board, individuals must be articulate about issues and needs and be willing to commit to participation. There are no set terms of membership. Membership on the advisory board will remain in effect until such time as the member or Chairperson deems otherwise. Health Alliance representatives shall include:
   ▪ Director of Consumer Products Service Member Service Representative and/or Member Retention Analyst
   ▪ Communications Coordinator

Health Alliance Resources to the Board:
   ▪ Vice President of Sales and Retention,
   ▪ Vice President of Government Programs
   ▪ Director of Consumer Sales
   ▪ Compliance Programs Manager
   ▪ Community Liaisons

d. Reporting: Reports to the Members’ Rights and Responsibilities Committee.

e. Responsibilities: The Board functions in an advisory capacity only. The Board will serve as a mechanism to:
   ▪ Provide ongoing member feedback on services, regulations, policies and procedures
   ▪ Evaluate current products and services
   ▪ Identify new/alternative services and products
   ▪ Determine areas, products, or services that may need to be changed and/or improved
   ▪ Serve as an issues forum
   ▪ Determine member priorities and needs

f. Meets: Meeting frequency may be altered to meet the needs of Board members and Health Alliance staff.
   ▪ Illinois – Quarterly
   ▪ Washington (Confluence) – Tri-annually
   ▪ Washington (Yakima) – Tri-annually

g. Minutes:
   ▪ Generated for each meeting and reviewed/approved by the Chairperson.
- Reflects the activity, discussion, and decision of the committee, as well as follow-up and resolution of prior recommendations.
- Reported to the Members’ Rights and Responsibilities Committee.
Approval
The Quality Improvement Committee (QIC) approved the first QI Program on May 24, 1994. The QIC reviews and revises the QM Program document at least annually. After review and approval by the QIC, the program is submitted to the Health Alliance Medical Plans Board for final approval. As of August 2001, the Health Alliance Board designated this function to the newly formed Quality Committee. Approval dates are reflected in the following chart.

<table>
<thead>
<tr>
<th>QM Program</th>
<th>QIC Annual Approval Date</th>
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<tbody>
<tr>
<td>2019</td>
<td>January 22, 2019</td>
</tr>
<tr>
<td>2018</td>
<td>January 23, 2018</td>
</tr>
<tr>
<td>2017</td>
<td>February 9, 2017</td>
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<tr>
<td>2016</td>
<td>January 14, 2016</td>
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<td>2015</td>
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<td>January 9, 2014</td>
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<tr>
<td>2013</td>
<td>December 21, 2012</td>
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</tbody>
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Delegation
If quality improvement, utilization management, or credentialing activities are delegated to another organization or provider group, strict procedures for assessing and monitoring the delegation relationship through the quality improvement committee or its designee are followed, including:
- Pre-delegation agreement
- Pre-delegation evaluation to determine scope and current capabilities
- Formal, written contract and description of roles and responsibilities for both parties
- Specified regular reporting by delegate to Health Alliance
- Annual oversight audit with appropriate follow-up for deficiencies
- Review and approval of delegates’ pertinent program descriptions, policies and procedures

At present, Health Alliance delegates credentialing to entities; the HRA and self-assessment tools to Rally; and complex case management for designated provider partners.

CONFIDENTIALITY AND CONFLICT OF INTEREST
QI information is considered confidential and handled in accordance with Health Alliance confidentiality policies and procedures. Health Alliance employees and committee members sign a confidentiality and conflict of interest statement, as applicable, on an annual basis.