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I. PURPOSE & THE QI PROCESS

CenCal Health holds a strong commitment to the delivery of quality health care services to its membership. The purpose of this Quality Assessment and Improvement Program (“QAIP”) is to define a process to continuously improve the quality of care, quality of service, and patient safety provided by CenCal Health and/or its contracted provider network. Its purpose is also to support those tactics outlined under the third objective of the CenCal Health’s Three Year Strategic Plan, Innovation, to improve the quality of care and strengthen member experience. Accordingly, the QAIP is developed in tandem with annual revisions of the Three Year Strategic Plan.

Though CenCal Health’s quality program is overseen by the plan’s Administration, medical directors, and a Quality & Decision Support Department, the plan has not centralized responsibility for the execution of its quality functions under one department or individual. Rather, CenCal Health implemented a quality committee structure that leverages the multidisciplinary expertise of staff and practitioners that serve on distinct quality committees with specific quality improvement objectives. This approach has enhanced communication throughout the organization and integrated processes, thereby increasing the quality and efficacy of CenCal Health’s QAIP.

The QAIP is directed by various physician and non–physician committees and staff. Non-clinical committee members are qualified through work experience and/or through advanced educational degrees; clinical committee members may include, but are not limited to, physicians, nurses, pharmacists and allied health professionals.

The specific purpose of the QI process is to monitor, evaluate, and take effective action to address any needed improvements in the quality of care delivered by all providers rendering services in any setting on CenCal Health’s behalf. The QI process is illustrated and described in detail below:
1. Assign responsibility for monitoring and evaluating activities.
2. Delineate the scope of quality of care, quality of service, and patient safety provided by the organization.
3. Identify important aspects of quality of care, quality of service, and patient safety provided by the organization.
4. Use measurable indicators to routinely and systematically monitor aspects of care, service and safety based on current knowledge or proven industry methodologies.
5. Identify comparable benchmarks and/or thresholds and goals for meaningful, industry-standard, performance indicators.
6. Monitor the important aspects of quality of care, quality of service, and patient safety, by collecting and organizing data for each indicator.
7. Evaluate quality of care and service when benchmarks and/or goals are reached, or when measurements fall outside thresholds, and identify opportunities to improve or correct problems.
8. Identify barriers to improvement that are directly associated with continued improvement, and assess the potential for CenCal Health to mitigate each barrier and resolve identified problems.
9. Based on identified barriers, design relevant, strong and timely interventions and take action to improve or correct identified problems.
10. Evaluate the effectiveness of those actions using comparable measurements.

11. Communicate results to the relevant committees, individuals, departments and to appropriate committees and CenCal Health’s Administration.

12. At an appropriate interval re-evaluate performance using comparable measurements; assess performance relative to benchmarks, thresholds and/or goals; and identify remaining barriers. Based on findings implement new and/or improved interventions as necessary.

13. Continue QI cycle as warranted.

This document describes how this general approach to quality monitoring and improvement is achieved at CenCal Health. This is accomplished through a description of the QAIP’s scope, goals and objectives in Section II, a narrative description of the quality committee structure in Sections III, IV and V, concluding with tables of organization showing reporting relationships, membership, a yearly meeting calendar and CenCal Health’s policy concerning the availability of QI documents. To assure appropriate resources to support the quality function, an organization-wide Work Plan (separate document) is annually developed in congruence with the QAIP and CenCal Health’s Strategic Plan. To assure successful performance of the QAIP, CenCal Health’s leadership is responsible to set appropriate goals and objectives for staff and those involved in the QI process.

II. SCOPE, GOALS & OBJECTIVES

The scope of the QI process as it is performed at CenCal Health encompasses the following:

1. Quality and safety of clinical care services including, but not limited to:
   - preventive services
   - chronic disease
   - perinatal care
   - family planning services
   - behavioral health care services

2. Quality of nonclinical services including, but not limited to:
   - availability
   - accessibility
   - coordination and continuity of care
   - grievance process
   - information standards

3. Standards for patient safety including, but not limited to:
   - facility site reviews
   - credentialing of practitioners
   - quality of care/peer review
4. A QI focus which represents the entire range of care provided, including all demographic groups, care settings (e.g. emergency services, inpatient, ambulatory, and home health), and types of service (e.g. primary, specialty and ancillary).

The goal of the QAIP is to objectively and systematically monitor and evaluate, pursue opportunities to improve, and resolve identified problems related to the:

1. Quality and safety of healthcare and service provided by CenCal Health’s provider network,

2. Quality of services provided by CenCal Health to its members, providers, the community, and internal staff.

Accordingly, CenCal Health’s Quality Improvement Committee vigilantly oversees the proceedings of CenCal Health’s Healthcare Operations Committee, and a compilation of approximately 200 Key Performance Indicators (KPIs) on CenCal Health’s standardized Dashboards, to maintain a continuous focus on CenCal Health’s operational and clinical priorities for improvement.

III. BOARD OF DIRECTORS AS GOVERNING BODY: DELEGATION OF QUALITY ACTIVITIES

On September 20th 2006, CenCal Health’s Board of Directors approved delegation of quality activities to CenCal Health staff via the Quality Improvement Committee, given the direct involvement in the implementation of QI activities by the CenCal Health’s Chief Medical Officer. The Board's quality improvement role also includes the following:

1. Approve the QAIP and provide resources when required.

2. Review and update the QAIP at least annually.


Meeting Frequency

The Board of Directors meets on at least a quarterly basis. Meeting agendas include recommendations for action as proposed by staff and advisory committees. The meetings are open to the public, and are publicized.

Membership

CenCal Health is governed by a 13-member Board of Directors. Board members are appointed for two-year terms, and member terms are staggered. The makeup of the Board is determined in accordance with the following membership requirements as established by Health and Safety Code 101690.
- 8 members are appointed by the Board of Supervisors of Santa Barbara County and 5 members are appointed by the Board of Supervisors of San Luis Obispo County.
  - The Board of Supervisors of Santa Barbara County appoints members to the Board of Directors as follows:
    - 3 members are elected or appointed officers or employees of Santa Barbara County, at least one of whom is a member of the Board of Supervisors.
    - 2 members are residents of Santa Barbara County, one of whom is a recipient of Medi-Cal, a recipient of Medicare, or a resident eligible to receive benefits and services under both Medi-Cal and Medicare, and the other member is a representative of a community business that does not provide health care.
    - 3 members are representatives of providers of health care services in the county including:
      - 1 physician appointed by the Santa Barbara County Medical Society;
      - 1 hospital administrator; and
      - 1 non-hospital or non-physician health care provider.
  - The Board of Supervisors of San Luis Obispo County appoints members to the Board of Directors as follows:
    - 2 members are elected or appointed officers or employees of San Luis Obispo County, at least one of whom is a member of the Board of Supervisors.
    - 1 member is a resident of San Luis Obispo County and is a recipient of Medi-Cal, a recipient of Medicare, or a resident eligible to receive benefits and services under both Medi-Cal and Medicare.
    - 2 members are representatives of providers of health care services in San Luis Obispo County, including 1 physician who is appointed by the San Luis Obispo County Medical Society, and 1 hospital administrator who is appointed by the local hospital council.
  - Each hospital administrator appointee must be unaffiliated with the hospital group, network, or corporate entity of the other hospital appointee, and each physician appointee must be unaffiliated with the group, network, or corporate entity of the other physician appointee.
  - Appointments of Medi-Cal and Medicare beneficiaries shall not result in two members who are both recipients of Medi-Cal only or both recipients of Medicare only.
IV. BOARD ADVISORY COMMITTEES

i. Provider Advisory Board (PAB)

The purpose of the PAB is twofold: 1) to offer input to the Board of Directors regarding major policy decisions, and 2) to provide staff with input regarding how the provider community perceives new rollouts and ongoing operations.

Function

Provide guidance for enhancements to maintain and continually improve CenCal Health’s service to the provider network, to ensure provider satisfaction with health plan processes.

- Provide input regarding provider communications materials and education.
- Make recommendations regarding provider quality improvement activities (e.g. provider access survey, network management, corrective action, provider contracting).
- Review of aggregate data related to service delivery, access, and compliance with corrective actions.

Membership

Membership is comprised of five or more physician or non-physician members, each of whom is contracted with at least one of CenCal Health’s programs, or is an administrator of a community partner. In addition, Ex-officio, non-voting members consist of the Director of Provider Services, the Provider Services Manager, and on an ad-hoc basis, the Provider Services Representatives.

Meeting Frequency

The committee meets on a quarterly basis or as needed.
ii. **Community Advisory Board (CAB)**

The CAB provides member and community input into CenCal Health’s quality improvement process. The CAB reviews and comments on proposed policies and actions of the Board of Directors that pertain to arrangements for health care. One CAB has been established by CenCal Health that represents CenCal Health’s service regions of San Luis Obispo and Santa Barbara Counties.

**Function**

- Provide input for service enhancements upon review of trends of member dissatisfaction issues.
- Review and provide input regarding Member Rights and Responsibilities and various member communication and educational materials to include culturally language appropriate for limited English proficient (LEP) members.
- Make recommendations regarding member quality improvement activities (e.g. member satisfaction survey).

**Membership**

The Member Services Director is responsible for membership recruitment and retention and coordination of the meetings and agendas. The Member Services Director is the non-voting Chairperson of the Committee. In accordance with the Health & Safety Code, 101685, the CAB’s membership consists of individuals who represent community and consumer interests, who do not directly earn their income from the provision of medical services.

**Meeting Frequency**

The committee for each county meets every fourth month.
V. QUALITY COMMITTEES: ROLE, STRUCTURE & FUNCTION

i. Quality Improvement Committee (QIC)

QIC Charter

The QIC is responsible for the monitoring and enhancement of organization-wide quality improvement processes to ensure the delivery of quality customer service and access to high quality medical services. It is the responsibility of the QIC to assure that all QI activities represent the entire range of care provided, including all demographic groups, care settings, and types of service. The committee also reviews policy recommendations from the Healthcare Operations Committee (HOC) and appropriately advises the Board of Directors.

The QIC also is CenCal Health’s medical advisory body charged with evaluating clinical policies, and reviewing and approving all significant clinical initiatives and programs to assure appropriate clinical input from contracted provider network practitioners prior to and/or during implementation.

The QIC continually strives for excellence and quality in health care delivery and service to CenCal Health’s members, providers, internal customers and the community by pursuing meaningful and measurable activities to improve processes, outcomes, and satisfaction.

QIC Objectives

- Advise CenCal Health’s leadership to assure the relevance, applicability and soundness of clinical policy, to proactively promote excellence in quality of care, service and patient safety.

- Oversee the activities of the Pharmacy & Therapeutics Committee, and the Provider Credentials & Peer Review Committee, to proactively promote excellence in quality of care, service and patient safety.

- Ensure the proper delegation of responsibilities by the HOC to the appropriate quality committees.

- Ensure quality committees have access to timely information regarding requirements to ensure prompt implementation of processes.

- Ensure QIC members can have a candid discussion about barriers to achieve quality goals and objectives, and to facilitate the removal of such barriers.

QIC Responsibilities

The QIC oversees the activities of the Pharmacy & Therapeutics Committee, and the Provider Credentials & Peer Review Committee. In addition to this oversight responsibility, the QIC's responsibilities include review and input on the following topics:
➢ Recommend pertinent policy decisions to CenCal Health’s Administration and Board of Directors.

➢ Review of Pharmacy & Therapeutics Committee formulary design and quality improvement initiatives

➢ Review of Provider Credential & Peer Review Committee summary-level statistics regarding network management, provider quality improvement, and provider corrective action

➢ Review of reports from the HOC regarding monitoring of health plan functions and activities, including clinical and non-clinical activities to improve quality of care. The QIC advises CenCal Health of topic-specific strategies to achieve ongoing improvement in clinical practice among CenCal Health’s provider network, including but not limited to facility site review.

➢ Annual approval of CenCal Health’s adoption of clinical guidelines, preventive health recommendations, utilization management coverage criteria, clinical condition support strategies, and new medical technologies when requested by the Benefits Committee.

➢ Oversight of the development and annual review of the QAIP, quality improvement activities (QIAs), Work Plan, Work Plan Evaluation, and UM Program Description.

➢ Annual analysis and evaluation of the effectiveness of quality improvement activities, and achievement of Work Plan goals.

➢ The activities, findings, recommendations, and actions of the QIC shall be reported to the CenCal Health’s Board of Directors in writing on a scheduled basis.

**QIC Membership**

The QIC is comprised of at least eight practitioners from CenCal Health’s provider network, and CenCal Health’s Chief Medical Officer, who chairs the committee. The QIC’s voting membership also includes CenCal Health’s Chief Executive Officer, Chief Operating Officer, Medical Director, and Director of Quality/Decision Support. A quorum is a minimum of 7 QIC members or greater than 50% of the prevailing membership, including at least 4 network practitioners.

The QIC’s representation is appropriate to CenCal Health’s practitioner network, and the committee’s representation is changed as necessary to provide expertise relevant to CenCal Health’s quality management objectives. The term of network physician QIC membership is 2 years. The Committee may, from time to time, create and appoint ad hoc committees as deemed necessary. No more than six or more than a majority of the current committee members, whichever is less, may serve on any one ad hoc committee. The Committee may call in experts (non-committee members) to provide expertise relevant to the Committee’s goals.
To select members, staff make recommendations for committee appointment based on factors including, but not limited to, attendance, contribution, regional and professional representation, relevant expertise, and knowledge of the QM process. All members must sign a confidentiality statement.

The membership of the QIC is comprised of:

Chief Medical Officer (Quality Improvement Committee Chair)
Board Liaison (Pediatrician, non-staff)
Chief Executive Officer
Chief Operating Officer (Health Care Operations Committee Chair)
Director of Quality/Decision Support, Quality Officer
Medical Director, County Public Health Department (Family Physician, non-staff)
Primary Care Physician (Pediatrics, non-staff)
Specialist Physician, Community Health Centers of the Central Coast (Obstetrician/gynecologist, non-staff)
Primary Care Physician (Santa Barbara Neighborhood Clinics, Family Medicine)
Specialist Physician (Emergency Medicine, non-staff)
Specialist Physician (Emergency Medicine, non-staff)
Specialist Physician (TBD, non-staff)

QIC Reporting Structure

The QIC reports to the Board of Directors on a quarterly basis. A physician member of the Board of Directors serves as liaison to the QIC and is a voting member of the committee. The Chair of the QIC ensures quarterly reports from the QIC to the Board are submitted in accordance with CenCal Health’s contract with the Department of Health Care Services (DHCS) as a component of CenCal Health’s monthly submission of Board of Directors materials to its Contracting Officer at DHCS.

ii. Health Care Operations Committee (HOC)

HOC Charter

The HOC is a multidisciplinary committee designed to develop, implement and monitor key operational policies and procedures. The purpose of this committee includes but is not limited to: policy development, discussion of identified operational issues, monitoring of key operational quality indicators as reported up through subcommittees to identify areas of opportunity to improve operational processes, oversee interventions, and achieve regulatory and/or contractual compliance.

HOC Objectives

- Ensure quality improvement committees, via departmental QI workplans, have adequate and available resources to accomplish committee goals and objectives in line with the mission and strategic goals of CenCal Health. Resources evaluated include, but are not limited to, availability of staff, data and information, analytical tools and expertise.
- Ensure the health plan’s structure and administrative processes are efficient and compliant with applicable regulatory, accreditation, contractual, audit, and public reporting standards.

**HOC Responsibilities**

- Identify indicators to be monitored by its subcommittees and select and prioritize opportunities for improvement.
- Refer trends and/or potentially problematic patterns of care, service or patient safety to appropriate QI subcommittees for further review, evaluation, and implementation of quality improvement interventions.
- Assure that appropriate analysis is reported to the QIC for monitoring of quality improvement.

**HOC Membership**

Chief Operating Officer (Health Care Operations Committee Chair)
Medical Director (Health Services)
Director of Member Services (Member Support Committee Chair)
Member Services Grievance and QI Manager (Member Services)
Director of Provider Services (Network Management Committee Chair)
Director of Claims Operations (Claims Quality Committee Chair)
Provider Services Manager (Delegation Oversight Committee Chair)
Verification Specialist (Provider Services)
Director of Quality & Decision Support (Quality/Decision Support)
Director of Information Technology (Information Technology)
Director of Health Services (Health Services)
Quality Improvement Manager (Health Services)
Compliance Manager (Administration)

iii. **Member Support Committee (MSC)**

**MSC Charter**

The MSC oversees those processes that assist CenCal Health’s members in navigating CenCal Health’s system to ensure that members are confident that they will receive the appropriate care from providers and excellent service from the health plan. This committee provides oversight of service indicators as defined by the monitoring process, analysis, action and measurement. Through monitoring of appropriate indicators, MSC will identify areas of opportunity to improve processes and implement interventions. The committee also works on state-mandated QIAs as appropriate to this committee’s charter and any Quality Improvement Activities within the scope of this committee and its Member Materials/Cultural & Language Access Program.
MSC Objectives

- Ensure CenCal Health members have an understanding of their health care system and know how to obtain care and services when they need them.
- Ensure CenCal Health members will have their concerns resolved quickly and effectively and have the right to voice complaints or concerns without fear of discrimination.
- Ensure CenCal Health members can trust that the confidentiality of their information will be respected and maintained.
- Ensure CenCal Health members’ eligibility will be immediately recognized by participating providers to ensure prompt medical care.
- Ensure CenCal Health members have access to “appropriate language” providers for Primary Care Physician selection.
- Ensure CenCal Health members have access to “appropriate” language interpreter services at no charge when receiving medical care and may file a complaint if their language needs are not met.
- Ensure CenCal Health members can have a candid discussion of appropriate or medically necessary treatment options for their conditions, regardless of cost or benefit coverage.
- Ensure CenCal Health members can reach the Member Services Department quickly and be confident in the information they receive.

MSC Responsibilities

- Ensure achievement of member service goals and objectives.
- Determine and establish a reporting calendar that delineates the reports to be submitted, the reporting frequency, and months reports are due to MSC and other quality committees as agreed upon and approved by the HOC and the QIC as appropriate.
- Review service indicators to identify areas for improvement in services rendered to CenCal Health members.
- Ensure compliance with applicable regulatory, accreditation, contractual and public reporting standards.
- Evaluate overall effectiveness of applicable service quality improvement activities.
- Oversee the appropriate development and administration of relevant policies and procedures.
Develop, maintain and disseminate CenCal Health’s Member Rights and Responsibilities policy to members and providers.

Develop, maintain and disseminate CenCal Health’s member materials to ensure compliance with applicable regulations, cultural and language appropriate standards, and alignment with the health plan’s strategic goals for member education and satisfaction.

Oversee the solicitation of member input on quality improvement activities through the Community Advisory Board.

Oversee the resulting data from Member Satisfaction Surveys identifying areas of opportunity for improvement in services to CenCal Health members, their implementation and the monitoring of such activities.

Interfaces with Network Management, Claims Quality and Healthcare Operations Committees for trends, patterns, corrective actions and outcomes of reviews.

Provide support to reach CenCal Health’s strategic goals and mission relevant to the QAIP.

Oversight, monitoring and evaluation of CenCal Health’s health education promotion and activities.

In addition to the above, the MSC is responsible for development of appropriate indicators, analyzing results, developing necessary interventions and re-measuring results for the following sub-processes:

- **Health Plan Responsiveness**: Responsiveness to member inquiries to ensure timely and appropriate resolution.

- **Enrollment**: Enrolling members and communicating eligibility to providers and members.

MSC, with the oversight of the HOC and approval from the QIC, has determined that the following processes directly impact member satisfaction and various regulatory and contractual obligations. These processes and their indicators will be monitored, evaluated by this committee, and reported to the HOC with any recommended corrective action plans.

- Oversee timely resolution of member to health plan interactions.

- Oversee appropriateness of resolution of member inquiries/requests for assistance, through monitoring aggregate outcomes for each indicator.

- Oversee the timeliness and accuracy of member eligibility-related changes, including additions, terminations, and corrections within the health plan’s current ability for control of eligibility and demographic data.

- Oversee the timely communication of eligibility status to members.

- Oversee the timely communication of member eligibility to providers.
MSC Membership

Director of Member Services (Member Services) (Chair)
Operations Manager, Member Services (Member Services)
General Accounting Manager (Finance)
Provider Services Representative (Provider Services)
Grievance & Quality Improvement Manager, (Member Services)
Call Center Supervisor (Member Services)
Senior Health Promotion Educator (Health Services)
Claims Customer Service Liaison (Claims)
Compliance Manager (Administration) (ad hoc)
Cultural & Language Access Program Coordinator (Member Services)
Community Advisory Board Member
Marketing and Community Relations Manager (ad hoc)

iv. Network Management Committee (NMC)

NMC Charter

The NMC oversees those processes that assist CenCal Health in maintaining access to an adequate network of providers for the provision of quality health care benefits to members and to ensure that providers are confident that they will receive excellent service from the health plan. This committee will provide oversight of service indicators as defined by the monitoring process, analysis, action and measurement. Through monitoring of appropriate indicators, NMC will identify areas of opportunity to improve processes and implement interventions, and also to include any future State-mandated QIA appropriate to this committee’s charter and any quality improvement activities within the scope of the committee.

NMC Objectives

- Ensure CenCal Health providers have an understanding of the health plan and health network and know how to obtain services they need for their patients.
- Ensure CenCal Health providers will have their concerns resolved quickly and effectively, and have the right to voice complaints or concerns without fear of termination.
- Ensure CenCal Health providers have access to accurate and timely eligibility information to ensure prompt medical care to members.
- Ensure CenCal Health providers have access to appropriate language assistance, including interpreter services, to ensure prompt medical care for their patients.
- Ensure CenCal Health providers can have a candid discussion of appropriate, cost-effective and medically necessary treatment options for their patients’ conditions, per current Medi-Cal regulations.
Ensure CenCal Health providers can reach our Provider Services, Health Services, Member Services, and Claims departments quickly and be confident in the information they receive.

Ensure a robust network of providers that is adequate to deliver high quality medical care through the ongoing monitoring of access and capacity.

Ensure that recruitment efforts address new technologies, services and benefits, including collaborative opportunities with provider partners such as telemedicine, to augment availability of services within the service area.

Ensure continuous quality improvement by developing appropriate indicators, analyzing results, implementing necessary interventions, and re-measuring results for the following sub-processes: Access Monitoring, Service Indicators, & Quality Improvement Activities.

**NMC Responsibilities**

- Ensure achievement of service to meet providers’ goals and objectives.
- Maintain a reporting calendar that delineates reports to be submitted for the committee’s review, the reporting frequency, and the months that reports are due.
- Review service indicators to identify areas of improvement for services rendered to CenCal Health providers.
- Ensure compliance with applicable regulatory, accreditation, contractual, and public reporting standards.
- Evaluate overall effectiveness of applicable service, quality, and improvement activities.
- Develop, maintain, and disseminate CenCal Health’s provider materials as per regulatory requirements and in alignment with the health plan’s strategic goals for provider education and satisfaction.
- Oversee the solicitation of provider input on quality improvement activities through the Provider Advisory Board and surveys.
- Oversee the resulting data from provider satisfaction surveys, inquiries, complaints, appeals, PCP requests for member reassignment, and terminations to identify areas of opportunity for improvement in services to CenCal Health providers, including the implementation and monitoring of such activities.
- Interface with MSC, CQC and other committees and workgroups as appropriate for trends, patterns, corrective actions, and outcomes of reviews.
Provide support to CenCal Health’s management and staff on goals relevant to the QAIP.

NMC Membership

Director of Provider Services (Provider Services) (Chair)
Provider Services Manager (Provider Services)
Provider Contract Manager (Provider Services)
Provider Relations Supervisor (Provider Services)
Provider Services Representatives (Provider Services) (4)
Provider Configuration Analyst (Provider Services)
Provider Network Analyst (Provider Services)
Provider Services Education Specialist (Provider Services)
Medical Director (Health Services)
Director of Health Services (Health Services)
Quality Improvement Manager (Health Services)
Member Services Grievance & QI Manager (Member Services)
Claims Customer Service Supervisor (Claims)
Recovers Coordinator (Finance)
Compliance Manager (Administration)
Community Relations/Marketing Manager (Administration)

v. Claims Quality Committee (CQC)

CQC Charter

The CQC oversees those processes that affect the accuracy and timeliness of claims processing and that affect provider satisfaction with claims service. This committee will provide oversight of service indicators as defined through the monitoring, analysis, action and re-measurement process. Through monitoring of appropriate indicators, CQC will identify areas of opportunity to improve processes and implement interventions.

CQC Objectives

- Ensure timely and accurate processing of claims for providers through compliance with applicable regulatory and contractual standards.

- Ensure providers’ claims inquiries and disputes are handled appropriately, promptly and in accordance with applicable regulatory and contractual guidelines.

CQC Responsibilities

- Review of timeliness and accuracy indicators to identify areas of improvement for processing claims and service for providers.

- Interface with NMC and MSC for identification of trends, patterns, and development and implementation of corrective actions. Assign responsibility for resolution of inter- and intra-
departmental operational issues that may be adversely affecting claims processing and service.

- Provide support to reach CenCal Health’s strategic objectives and mission relevant to the QAIP.

**CQC Membership**

Director, Claims Operations (Claims)
Associate Claims Director (Claims) (Chair)
Claims Compliance Coordinator (Claims)
Claims Operations Manager (Claims)
Claims Auditor (Claims)
Claims Customer Service Supervisor (Claims)
Claims Adjudication Supervisor (Claims)
Reimbursement & Configuration Analyst (Provider Services)
Information Resources Project Manager (Quality/Decision Support)
Director of IT (Information Technology)
Recoveries Coordinator (Finance)

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**vi. Delegation Oversight Committee (DOC)**

**DOC Charter**

The Delegation Oversight Committee (DOC) is responsible for developing and overseeing agreements between CenCal Health and its delegated entities. The National Committee for Quality Assurance (NCQA) defines delegation as: “a formal process by which an organization gives another entity the authority to perform certain functions on its behalf. Although an organization can delegate the authority to perform a function, it cannot delegate the responsibility for ensuring that the function is performed appropriately. An organization is ultimately accountable for all functions performed within its purview, whether performed by the MCO itself, by a delegate or by any sub delegates”.

CenCal Health mirrors NCQA standards per policy, except in those instances when other regulatory standards take precedence or when following NCQA standards is otherwise not feasible. Toward that end, the DOC will: identify potential delegates, perform pre-delegation assessments, draft delegation agreements, and oversee delegated functions with the intent of complying with the relevant NCQA standards. If opportunities for improvement are identified through the oversight process, the DOC may implement interventions or recommend corrective actions. Functions that may be delegated include: credentialing, member rights and responsibilities, quality improvement, and utilization management. CenCal Health will delegate any or all of these functions to qualified entities as needed to ensure quality care for members, serve the provider network, avoid duplication of efforts, and for contractual purposes.
DOC Objectives

- Identify entities to which functions can be delegated to serve the member population and provider network most effectively.

- Assess the capacity of potential delegates to perform delegated functions while meeting CenCal Health and NCQA standards.

- Draft delegation agreements to delineate the responsibilities of both the delegate and the delegator.

- Perform monitoring activities as described in the delegation agreement to ensure delegate is meeting expectations and performing delegated functions appropriately.

- Implement interventions and/or recommend corrective actions as needed when opportunities for improvement are identified.

- Recommend that delegation agreements be terminated if delegate is unable or unwilling to meet expectations despite appropriate interventions or requests for corrective actions.

DOC Responsibilities

- Ensure achievement of effective delegation arrangements to meet CenCal Health objectives.

- Maintain a reporting calendar that delineates reports to be submitted for the committee’s review, the reporting frequency, and the months that reports are due.

- Review delegates’ reports to ensure compliance with delegation agreements and identify potential areas for improvement.

- Implement interventions or recommend corrective action as needed for identified compliance issues.

- Ensure CenCal Health compliance with applicable regulatory, accreditation, and contractual standards relevant to delegation.

- Evaluate overall effectiveness of delegation arrangements.

- Oversee the appropriate development and administration of relevant policies and procedures, and delegation agreements, including periodic review and revision.

- Provide support to CenCal Health’s management and staff on goals relevant to the QAIP.
DOC Membership

Provider Services Manager (Provider Services) (Chair)
Director of Legal Affairs (Administration)
Credentialing Specialist (Provider Services)
Medical Director (Health Services)
Director of Health Services (Health Services)
Director of Member Services (Member Services)
Clinical Manager of Pharmacy (Pharmacy Services)
Pharmacy Technician II (Pharmacy Services)
Compliance Manager (Administration)
Compliance Specialist (Administration)

DOC Ad hoc Members

Assistant Counsel (Administration)
Provider Contract Manager (Provider Services)

vii. Provider Credentials & Peer Review Committee (PCC)

PCC Charter

The Provider Credentials & Peer Review Committee provides guidance and peer input into CenCal Health’s provider peer review and credentialing processes.

PCC Responsibilities

The PCC is responsible for providing guidance and peer input into CenCal Health’s provider credentialing process.

- To review member and provider clinical complaints, grievances, and issues involving clinical quality of care concerns, as deemed appropriate by the Chief Medical Officer.

- To determine corrective action when necessary.

- To periodically review different areas of care provided to members as deemed appropriate by the Chief Medical Officer.

- Review and processing of requests of potential providers for initial and reappointment for participation in CenCal Health’s provider network.

- Approval of providers’ initial or subsequent credentials based on clinical competency and/or professional conduct.
➢ Review the provider credentialing policy annually and make recommendations for change, if any, to the Board of Directors.

➢ Review of provider research related to clinical performance.

**PCC Membership**

The PCC consists of licensed practicing physicians. CenCal Health’s Chief Medical Officer and/or Associate Medical Director attend as non-voting members. To assure due process in the performance of peer review investigations, the Chief Medical Officer shall appoint other physician consultants as necessary to obtain relevant clinical expertise and representation by an appropriate mix of physician types and specialties.

The PCC will consist of six (6) physician and one (1) chiropractic provider voting members who are contracted providers with CenCal Health and the following non-voting members: the Director of Provider Services, the Chief Medical Officer or physician designee, the Director of Legal Affairs, the Provider Services Manager, and the Credentialing Specialist. A Chairperson and a Co-Chairperson are elected from among the voting members, by the voting members. The Committee may request input from credentialed network physicians that are not Committee members as subject matter experts to assist in evaluating an applicant’s ability to meet CenCal Health’s credentialing criteria. To select members, staff make recommendations for committee appointment based on factors including, but not limited to, attendance, contribution, regional and professional representation, relevant expertise, and knowledge of the credentialing process. All members must sign a confidentiality statement.
viii. **Pharmacy & Therapeutics Committee (P&T)**

The P&T Committee serves as the advisory committee to CenCal Health for the development and implementation of a plan-wide medication management program. The P&T Committee is responsible to provide guidance on development of a formulary to ensure optimal efficacy, safety, and cost-effectiveness of drug therapy.

**Function**

- Maintenance of a drug formulary based on an objective evaluation of efficacy, safety and cost-effectiveness of medications.
- Service in an advisory capacity to CenCal Health for all matters pertaining to the use of medication, including development of prescribing guidelines, protocols and procedures to promote high quality and cost-effective drug therapy.
- Review and evaluation of analyses including but not limited to population demographics, morbidities, health risks, and provider-specific and plan-wide utilization patterns for enrolled members.
- Any other issues related to pharmacy quality and usage.

**Membership**

The P&T Committee members include but are not limited to CenCal Health’s Chief Medical Officer, or physician designee, Director of Pharmacy Services (Chairperson), CenCal Health Clinical Pharmacy Manager, two to four physicians, and two to four pharmacists.

ix. **Benefits Committee**

**Charter**

To provide the best possible services to CenCal Health’s member population, the Plan has established a Benefits Committee which makes determinations and recommendations on whether current non-benefits including experimental/investigational procedures, devices, or services should be added or removed from the Plan’s benefits package. The Committee’s process includes but is not limited to evaluating the effectiveness of benefits to members, and the costs of possible changes to the Plan’s benefits. The Committee will address suggested changes from its contracted provider network, its members, plan staff, and outside community based partners as appropriate.

**Benefits Committee Objectives**

- Ensure CenCal Health’s members and providers have an avenue to express their desire for new services to be added to the Plan benefit packages.
- Ensure that other parties including internal staff/committees and the community are able to express their desires for new services to be added to the benefit packages.
Ensure that the services that may be added to the benefit packages are safe for the members, cost effective for CenCal Health, and produce comparable or superior results over the services currently in place.

Ensure issues that are brought to the Committee’s attention are discussed in an unbiased, open forum.

Ensure complete and accurate evaluation of all suggested benefit changes to determine both the advantages and/or disadvantages of changes to the benefits.

**Benefits Committee Responsibilities**

- Ensure achievement of CenCal Health’s Mission.
- Review services to identify needed areas of improvement in care rendered by CenCal Health’s providers.
- Review provider, member, staff, committee, and community input through Treatment Authorization Requests, claims, complaints and grievances (both provider and member), Fair Hearings, and Special Requests to ensure all involved receive an adequate forum to voice their suggestions.
- Review of legislation and/or regulatory requirements regarding the change to the benefits.
- Review and make recommendations/determinations on Operational Instructional Letters (OILs) from the Department of Health Care Services.
- Evaluate overall effectiveness and costs of benefits including operational issues added as a result of this Committee’s recommendations.
- Review and discuss with medical professionals as needed, appropriate clinic information and documentation when determining changes to benefits.
- Oversee the appropriate development and administration of relevant policies and procedures.
- Ensure the dissemination of benefit information to providers, members, staff, and the community.
- Interface with appropriate CenCal Health committees to recognize the need for any benefit review and to implement benefit changes.
- Report recommendations to the Quality Improvement Committee of the Board of Directors for final approval.
The following indicators will be reviewed on an as needed basis:

- Effectiveness, cost, impact of benefit changes on CenCal Health operations and membership.
- Current and new procedure codes

Benefits Committee Membership

Chief Operations Officer (Chair)
Chief Medical Officer or designee
Director of Health Services
Director of Member Services
Director of Provider Services
Director of Information Technology
Chief Financial Officer or designee
Director of Claims
Director of Pharmacy
Director of Quality/Decision Support

Benefits Committee Meeting Frequency: Ad hoc

Benefits Committee Reporting Structure

The Benefits Committee reports to the HOC, and ultimately to the QIC that is a committee of the Board of Directors.

VI. ROLE OF CHIEF MEDICAL OFFICER

Responsibilities

The Chief Medical Officer has the overall responsibility for the clinical direction of CenCal Health’s QAIP. Contained in this responsibility, the Chief Medical Officer ensures that the QAIP is adequate to monitor the full scope of clinical services rendered, and that identified problems are resolved and corrective actions are initiated when necessary and appropriate.

The Chief Medical Officer serves as the Chair of the QIC and PCC. The Chief Medical Officer supervises CenCal Health’s Director of Pharmacy Services. Further, as Chief Medical Officer and member of the Quality Improvement Committee, the Chief Medical Officer annually oversees the approval of the clinical appropriateness of the QAIP.

Reporting Responsibility

The Chief Medical Officer reports to and is supervised by the Chief Executive Officer. However, the Chief Medical Officer’s job description specifies that the Chief Medical Officer has the ability and responsibility to inform the Chief Executive Officer, and if necessary the Board of Directors, if at any time the Chief Medical Officer believes his/her clinical decision-making ability is being adversely hindered by administrative or fiscal considerations.
VII. ROLE OF MEDICAL DIRECTOR

The Medical Director assists in the functions of the Health Services Department by collaborating with the Chief Medical Officer, Health Services staff, and other CenCal Health staff to oversee or carry out utilization management decisions, resolve clinical complaints and appeals, and provide physician input to peer review investigations, the provider credentialing process, and monitoring of clinical quality improvement programs. The Medical Director also serves on committees as directed by the Chief Medical Officer including the PCC and P&T. In the absence of the Chief Medical Officer, the Medical Director functions as the Chief Medical Officer.

VIII. QUALITY COMMITTEE TABLE OF ORGANIZATION

The following organizational chart shows the key committees who advise CenCal Health’s Board of Directors and their reporting relationships:
IX. **QUALITY COMMITTEE MEMBERSHIP**

The following organizational chart shows specific committee membership for the QI functions of CenCal Health, and also illustrates reporting relationships between support staff and executive management (see “Membership” section under each QI committee description in Section V, “Quality Committees” for specific job position titles). Qualifications of staff responsible for QI studies and activities include an appropriate level of education, experience and training, which currently includes staff with expertise in mathematics, IT programming, certified clinical coders, staff members of NCQA’s expert advisory panels that inform NCQA’s development of national quality measurement methodology and policy, physicians, registered nurses, and an attorney.
X. QUALITY COMMITTEE MEETINGS FOR CALENDAR YEAR 2016

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XI. AVAILABILITY OF QAIP TO PRACTITIONERS AND MEMBERS

The QAIP and prior year’s QAIP Evaluation is available on CenCal Health’s website at [www.cencalhealth.org](http://www.cencalhealth.org). These documents are also available on CenCal Health’s employee intranet. Printed copies are available upon request.

XII. UTILIZATION MANAGEMENT PROGRAM DESCRIPTION
(INCORPORATED AS A SEPARATE DOCUMENT)