Dear Health Plan Representative,

Please find the attached All Plan Letter regarding Timely Access Compliance Reports for Measurement Year 2019.

Thank you.
ALL PLAN LETTER

DATE:            March 8, 2019

TO:              All Full Service and Behavioral Health Plans Required to Submit Annual
Timely Access Compliance Reports

FROM:            Dan Southard
Deputy Director, Office of Plan Monitoring

SUBJECT:         APL 19-008 (OPM) TIMELY ACCESS COMPLIANCE REPORTS
MEASUREMENT YEAR 2019 (MY 2019)

This All Plan Letter (APL) provides information regarding certain requirements health
plans must take that utilize the Department of Managed Health Care (DMHC)
mandatory Provider Appointment Availability Survey (PAAS) Methodology in connection
with the submission of Timely Access Compliance Reports for MY 2019.

1. All health plans are required to utilize an external vendor to review the health
plan’s Timely Access data and conduct a quality assurance review of the health
plan’s Timely Access Compliance Report, prior to submission of the report to the
DMHC. Each health plan is responsible for securing its own agreement with an
external vendor and ensuring its MY 2019 Timely Access Compliance Report is
submitted no later than April 1, 20201.

2. Health plans must continue to take all steps necessary to maintain the
appropriate level of administrative capacity and expertise needed to analyze,
validate and rectify errors in Timely Access compliance data in accordance with
the DMHC’s mandatory methodology. Health plans must maintain an adequate
level of staffing with the appropriate level of expertise required to carry out these
functions.

3. Health plans with sufficient administrative capacity and expertise to follow the
mandatory DMHC methodology may self-administer the PAAS. Health plans also
have the option of utilizing an external vendor to conduct the PAAS. Any health
plan that utilizes a vendor to administer the PAAS is responsible for securing its

1 Timely Access Compliance Reports are due March 31, 2019 (Health & Saf. Code, §§
1367.03, subd.(f)(2) and 1367.035, subd.(a); Cal.Code Regs. Tit. 28, §1300.67.2.2,
subd. (g)(2).) Submissions received through April 1, 2020 are not considered past due
because March 31 falls on a Sunday. (Cal. Gov. Code, § 6707.)
own agreement with an external vendor and ensuring its MY 2019 Timely Access Compliance Report is submitted no later than **April 1, 2020**.

4. Health plans will not be permitted to utilize the Industry Collaboration Effort (ICE), the ICE vendor (Call Logic, Inc.) and/or other vendors previously used by or coordinated through ICE in connection with surveying providers, data gathering, analysis, validation, report preparation or submission and/or other compliance activities pertaining to Timely Access Compliance Report for MY 2019 and thereafter.

5. Health plans with sufficient administrative capacity and expertise may self-administer the Provider Satisfaction Survey. Health Plans will not be permitted to utilize the ICE to conduct the Provider Satisfaction Survey. However, health plans may either self-administer the Provider Satisfaction Survey or utilize any vendor previously used by the ICE to conduct previous Provider Satisfaction Surveys. If applicable, each health plan is responsible for securing its own agreement with an external vendor and ensuring its MY 2019 Provider Satisfaction Survey is submitted no later than **April 1, 2020**.

**Quality Assurance Process and External Vendor Review**

Each health plan must have a quality assurance process to ensure that it followed the PAAS Methodology and PAAS Template instructions, met all *Timely Access Compliance Report* statutory and regulatory requirements, and that all information in the *Timely Access Compliance Report*, submitted to the Department, is true, complete, and accurate, pursuant to Health and Safety Code section 1396.

As part of this quality assurance process and to ensure data accuracy and completeness, the health plan shall contract with an external vendor to conduct a review of the health plan’s MY 2019 PAAS data and processes. This review and the quality assurance process shall be completed prior to submission of the report to the DMHC.

At a minimum, the external vendor’s review must ensure all of the following:

- The health plan used the DMHC-issued required PAAS Templates for MY 2019.
- The health plan reported results for all applicable networks, including those networks solely maintained for use by another health plan in a plan-to-plan arrangement.
- For any plan-to-plan arrangements, the primary health plan’s line-of-business associated with each network used by a secondary health plan is consistent with the line-of-business reported by the secondary health plan.
- The health plan reported survey results for all Survey Provider Types that were required to be surveyed, as applicable, based on the composition of the health plan’s network as of December 31, 2018.
- The *Timely Access Compliance Report* (including the *Contact List Template*, the *Raw Data Template* and the *Results Template*) accurately reflects and reports
compliance for providers who were under contract with and part of the health plan’s DMHC-regulated network(s) as of December 31, 2018.

- All rates of compliance and compliance determinations recorded on the *Raw Data and Results Template* are accurately calculated, consistent with, and supported by data entered on the health plan’s *Raw Data Template* (including those calculations embedded in the *Results Templates*).
- The administration of the survey followed the mandatory PAAS Methodology for MY 2019, including, but not limited to, conducting the survey during the appropriate measurement year and ensuring adherence to all target sample sizes and other parameters required under the PAAS Methodology and PAAS Template instructions, in accordance with Health and Safety Code 1367.03, subd. (f)(3).

**Quality Assurance Report**

As part of the *Timely Access Compliance Report* for MY 2019, health plans shall include a *Quality Assurance Report*, prepared by the external vendor that outlines the results of the vendor’s review and includes:

- Details regarding the vendor’s review of each verification item identified in the previous section, Quality Assurance and External Vendor Review.
- A summary of the vendor’s findings from the review, including completion of the DMHC-issued Addendum to the Quality Assurance Report.
- Identification of any changes and/or corrections made as a result of the data and quality assurance review.
- Any explanations for issues identified but determined to be compliant with the PAAS Methodology.
- For any identified errors or issues that the health plan does not correct or is unable to correct, the health plan must explain why it was unable to comply with the MY 2019 PAAS Methodology and identify steps to be taken by the health plan to ensure compliance during future reporting years.

Health plans must submit, through the DMHC efiling portal, an Exhibit J-13 which identifies the external vendor retained by the health plan to validate data and conduct the quality assurance review for it’s MY 2019 Timely Access Compliance Report. If applicable, this filing must also identify the external vendor that will administer the MY 2019 PAAS and/or the external vendor that will administer the MY 2019 Provider Satisfaction Survey.