The Maryland Health Benefit Exchange (MHBE) is releasing this draft 2019 Letter to Issuers (the Letter). This Letter provides operational and technical guidance to issuers seeking to offer qualified plans, which include Qualified Health Plans (QHP) and Stand-Alone Dental Plans (SADP), through Maryland Health Connection on the Individual and Small Business Health Options Program (SHOP) Marketplaces. Unless otherwise specified, references to the Marketplace include both the Individual and SHOP Marketplaces. Further, requirements for plan certification and issuer certification, unless otherwise specified, are required for both health plan issuers and stand-alone dental plans.

Published rules concerning market-wide and QHP certification standards, eligibility and enrollment procedures, and other Marketplace-related topics, are defined in 45 C.F.R. Subtitle A, Subchapter B and the MHBE Interim Procedures on Carrier and Qualified Health Plan Certification, approved by the Board of Trustees on October 23, 2012. Supplemental guidance and other market rules applicable to issuers may be found in the most recent Maryland Health Connection Carrier Reference Manual1. MHBE expects issuers to consult all applicable regulations, in conjunction with this Letter, to ensure full compliance with the requirements of the Affordable Care Act and other applicable state and federal requirements. Throughout the plan year, qualified plans may be required to correct deficiencies identified in MHBE’s post-certification activities, as a result of the investigation of consumer complaints, oversight by the Maryland Insurance Administration (MIA) or by MHBE, or an issuer’s own industry-standard internal compliance and risk management program. While this Letter explains certain issuer requirements it is not a complete list of the regulatory requirements for issuers.

MHBE welcomes comments on this Letter. Please send comments on this Letter to mhbe.publiccomments@maryland.gov by January 4, 2017. Comments should reference specific sections of the letter.

Table of Contents

CHAPTER 1: CARRIER ANNUAL CERTIFICATION PROCESS AND STANDARDS
A. Submission of the Carrier Certification Application
B. Review of Carrier Certification Applications & Certificate of Carrier Authorization
C. Carrier Certification Standards
   i. Maryland Insurance Administration Requirements for Marketplace Participation
   ii. Requirement for Accreditation
   iii. Requirement for an Active Carrier Business Agreement
   iv. Requirement for an Active Non-Exchange Entity Agreement
   vi. Miscellaneous Other Requirements
D. Waiver Authority
E. Denial, Suspension and Revocation of Certification
F. Post-Certification Requirements
   i. Carrier and SHOP Reference Manuals

CHAPTER 2: QUALIFIED HEALTH PLAN/STAND-ALONE DENTAL PLAN CERTIFICATION PROCESS
A. Submission Requirements for QHP Certification
   i. Templates Required
   ii. Plan Display Reconciliation
B. Review of Plan Certification Applications & Certificate of Plan Certification
   i. Approach for SHOP SADP Certification
C. Waiver Authority
D. Denial, Suspension and Revocation of Certification

CHAPTER 3. OFF-EXCHANGE STAND-ALONE DENTAL PLAN CERTIFICATION PROCESS AND STANDARDS
A. Submission Requirements & Submission Timeline
B. Certification Standards

CHAPTER 4: QUALIFIED PLAN CERTIFICATION STANDARDS
A. Maryland Insurance Administration Requirements for Marketplace Participation
B. Dependent Rating Cap Requirements
C. Discriminatory Benefit Design
D. Service Area Standards
E. Standardized Benefit Design Recommendations
   i. Standard Plan Naming Convention
   ii. Standard Plan Disclaimer Language
iii. Standard Plan and Non-Standard Benefits
F. Meaningful Difference
G. Consumer Support and Service Transparency Requirements
   i. Increased Access to the QHP Policy Contract
H. Essential Community Providers
   i. Essential Community Provider Definition
   ii. ECP Network Inclusion Standards
   iii. Calculation Methodology for Essential Community Provider Network Inclusion Standard
   iv. Alternative ECP Network Inclusion Standards
   v. Dental ECP Inclusion Standard
I. Expanded Primary Care Benefits
J. Optional Embedded Pediatric Dental Benefit
K. Prescription Drugs
L. SHOP Specific QHP Standards
   i. Employee Choice Model Expansion
   ii. Employer Choice Composite Rating
L. Post-Certification Standards
   i. Enrollment Reconciliation Standards
   ii. Broker and SHOP Administrator Payments
   iii. Quality Reporting
   iv. Member Level Reporting Requirement
   v. Enrollment Administration Standards for Enrollees with Eligible Third-Party Entity Payments
   vi. Requirement to Continue Accumulators When Primary Insured Is Terminated for Outstanding Citizenship/Immigration Verifications
   vii. Special Enrollment Period Verifications
   viii. De Minimis Payments and Termination

Tables Included Within Chapters
Table 1-A-1. Carrier Certification Submission Dates
Table 2-A-1. Plan Certification Templates and Submission Dates
Table 2-A-2. Individual QHP
Table 2-A-3. SADP
Table 2-B-1. Individual QHP
Table 2-B-2. SHOP QHP
Table 2-B-3. SADP
Table 4-E-1. Standardized Benefit Design Work Group Recommendations
Table 4-H-1. ECP Table
CHAPTER 1: ISSUER ANNUAL CERTIFICATION PROCESS AND STANDARDS

The Affordable Care Act, Sections 31-106 and 31-108 of the Insurance Article, Maryland Code, and the MHBE Interim Procedures on Carrier and Qualified Plan Certification (adopted by the MHBE Board of Trustees (Board) on Oct. 23, 2012) establish that issuers must meet a number of standards in order to be certified or recertified to operate within the Individual and SHOP Marketplaces. In accordance with these authorities, MHBE has established an Annual Certification Process for health and dental issuers to become certified to offer qualified plans (QHPs and SADPs) on the Individual and SHOP Marketplaces. Unless otherwise specified, the Marketplace refers to the Individual and SHOP Marketplaces.

As in prior years, the certification process will take place during calendar year 2018 for plans effective beginning in 2019. Applications for certification must be submitted annually. MHBE will review, and approve or deny, each application. The process is described in detail under sections A through C and E in this chapter. Table 1-A-1 provides an overview of the required submission dates for items included in the certification application. MHBE will review the application against the certification standards described in this chapter.

A. Submission of the Carrier Certification Application

Annually, each issuer must submit a Carrier Certification Application to MHBE and be authorized by MHBE to participate in the Marketplace. The application is updated annually and posted to the MHBE partner website at www.marylandhbe.com. MHBE will also inform current participating issuers when the updated application is published on the partner website and the deadline for submission.

For the 2019 plan year, issuers who have been previously certified by MHBE will continue their certification under the terms of the First Restatement and Amendment of the Carrier Business Agreement effectuated January 1, 2016.

As part of the Carrier Certification Application, issuers must also provide the documents listed in Table 1-A-1. Additional information regarding the certification standard addressed by each of these documents is described in section D of this chapter. The table provides due dates for the required documentation and the location of the template for the item, which may be found on MHBE’s partner website, CCIIO’s issuer resources website or with the issuer.

Unless otherwise listed in Table 1-A-1, issuers must submit carrier certification data through the secure System for Electronic Rate and Form Filing (SERFF) Binders. Exceptions to this general rule are for biennial Amendments and Restatements of the Carrier Business Agreement and other legal documents that require submission of a physical copy to MHBE.

For the 2019 plan year, MHBE will expand the issuer certification requirements that are included in the integrated Carrier Application. The following submission requirements: Carrier Application, Network Access Plan, Carrier Logo, and the Attestations for the Carrier Business Agreement, Non-Exchange Entity

See MHBE Carrier and Qualified Plan Certification Interim Procedures .03 “Application Procedures” at A-C.
Agreement, and Subcontracted Vendors will be included in the integrated application. New for the 2019 plan year, MHBE will include attestations on network adequacy, provider directories, and discriminatory benefit design in the integrated Carrier Application. Issuers will be notified of release of the integrated application.

MHBE seeks comment on possible amendments to the Carrier Application timeline and due date. Annually, MHBE requires that applying issuers submit Carrier Applications on the first Monday of June. Issuer stakeholders have recommended that MHBE move the Carrier Application due date to the first Monday of July to reduce the administrative burden on issuer staff.

<table>
<thead>
<tr>
<th>Item Name</th>
<th>Source</th>
<th>Submission Location for Completed Item</th>
<th>Due Date to MHBE</th>
</tr>
</thead>
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<tr>
<td>Carrier Application</td>
<td>MHBE</td>
<td>SERFF</td>
<td>June 4, 2017</td>
</tr>
<tr>
<td>Network Access Plan</td>
<td>MHBE</td>
<td>SERFF</td>
<td>June 4, 2017</td>
</tr>
<tr>
<td>Carrier Logo</td>
<td>Issuer</td>
<td>SERFF</td>
<td>June 4, 2017</td>
</tr>
<tr>
<td>List of Subcontractors Attestation</td>
<td>Issuer</td>
<td>SERFF</td>
<td>June 4, 2017</td>
</tr>
<tr>
<td>Carrier Business Agreement – Attestation</td>
<td>MHBE</td>
<td>SERFF</td>
<td>June 4, 2017</td>
</tr>
<tr>
<td>Non-Exchange Entity Agreement – Attestation</td>
<td>MHBE</td>
<td>SERFF</td>
<td>June 4, 2017</td>
</tr>
<tr>
<td>Network Adequacy Attestation</td>
<td>MHBE</td>
<td>SERFF</td>
<td>June 4, 2017</td>
</tr>
<tr>
<td>Provider Directory Attestation</td>
<td>MHBE</td>
<td>SERFF</td>
<td>June 4, 2017</td>
</tr>
<tr>
<td>Discriminatory Benefit Design Attestation</td>
<td>MHBE</td>
<td>SERFF</td>
<td>June 4, 2017</td>
</tr>
<tr>
<td>Carrier Certification Review Period</td>
<td>MHBE</td>
<td></td>
<td>June 4 – June 18, 2017</td>
</tr>
<tr>
<td>Carrier Certification Approval/Denial Notice</td>
<td>MHBE</td>
<td>SERFF/Issuer Point-of-Contact</td>
<td>July 18, 2017</td>
</tr>
</tbody>
</table>

B. Review of Carrier Certification Applications & Certificate of Carrier Authorization

MHBE must review a Carrier Certification Application submitted to MHBE by an issuer within 45 calendar days of receipt of the application. During the review period, MHBE may follow up with the issuer regarding any incomplete application items. All issuers will receive a Carrier Certification Approval or Denial Notice from MHBE within the 45-day period. A Carrier Certification Approval Notice informs the issuer that they are eligible to submit plans for certification by MHBE for the plan year of 2019. Plans submitted to MHBE are required to meet the annual Plan Certification Process and Standards, which are described in Chapters 2 and 4, respectively, for 2019. Off-Exchange SADP Certification Process and Standards are described in Chapter 3 for 2019.

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3 See MHBE Carrier and Qualified Plan Certification Interim Procedures .03 “Application Procedures” at § D.
In such cases where an issuer is denied from participating in the Marketplace, MHBE will provide reasons for the denial and appeal rights to the issuer.

**C. Carrier Certification Standards**

In order to be certified to offer plans through the Marketplace, an issuer must meet certain standards. These standards are covered in this section and include licensure and accreditation, among other requirements.

i. **Maryland Insurance Administration Requirements for Marketplace Participation**

To be certified to participate in the Marketplace, issuers must attest to MHBE that the issuer is licensed by the State of Maryland as a risk-bearing entity and is operating in good standing with MIA. Additionally, the issuer must continue to adhere to the applicable rules and standards in the Insurance Article of the Annotated Code of Maryland. Issuers should use the Carrier Application document to meet this requirement.

ii. **Requirement for Accreditation**

To be certified to participate in the Marketplace, issuers participating must hold a current accreditation for 2019.

For issuers that offer health benefits only, this standard will be met if the issuer is accredited by the National Committee for Quality Assurance (NCQA) or the Utilization Review Accreditation Commission (URAC). MHBE will consider an issuer accredited if it has an accreditation status deemed acceptable under the federal accreditation standard described in Centers for Medicare & Medicaid Services (CMS) 2019 Letter to Issuers in the FFM. 45 CFR 155.1045(b) details the timeline QHP issuers must follow for allowable accreditation status. As detailed in the 2018 Letter to Issuers in the Federally-Facilitated Exchanges, accredited QHP issuers must attest to meet the standards under 45 CFR 155.1045(b)(2) and authorize the release of their accreditation information as detailed in 45 CFR 156.275(a)(2).

For issuers that offer dental benefits only, this standard will be met if the issuer holds a current and valid MIA Certificate of Authority.

Issuers will submit their accreditation information for carrier certification using an integrated carrier application. MHBE will not collect more information than what is submitted to the FFM.

iii. **Requirement for an Active Carrier Business Agreement**

To be certified to participate in the Marketplace, issuers must have an active Carrier Business Agreement (CBA) on file with MHBE. An active CBA is defined as the latest iteration of the CBA that is signed by MHBE and the issuer and on file with MHBE. In general, the CBA contains terms and conditions regarding compliance with MHBE policies and state and federal regulations. The CBA is automatically renewed biennially and is subject to restatement and amendment.
The most recent iteration of the CBA was renewed for all issuers with a 2016 MHBE certification for two years effective January 1, 2016. As in prior years, issuers may meet this requirement though the CBA attestation within the integrated Carrier Application.

iv. Requirement for an Active Non-Exchange Entity Agreement
To be certified to participate in the Marketplace, issuers must have an active Non-Exchange Entity Agreement (NEEA). An active NEEA is defined as the latest iteration of the NEEA that is signed by MHBE and the issuer and that the signed NEEA is on file with MHBE. In general, the NEEA is required by MHBE to ensure compliance with the requirements of the ACA, including 45 CFR § 155.260(b)(2) and 45 CFR § 155.270(a), regarding confidentiality, privacy, and security of data accessed by the issuer or exchanged between the issuer and MHBE. The NEEA replaces the previously used MHBE Trading Partner Agreement.

An active NEEA is on file with MHBE for all issuers that were certified by MHBE for 2016. As in prior years, issuers may meet this requirement through the NEEA attestation with the integrated Carrier Application.

In prior years, issuers were required to submit to MHBE certain information on provider networks, network management practices, etc. to meet Marketplace network adequacy requirements. In this Letter, MHBE proposes the removal of certain requirements to reduce issuer administrative burden and incorporate operational changes that have since occurred.


2. Network Adequacy Attestation: MHBE proposes that issuers complete an attestation that affirms the issuer meets all of the applicable Network Adequacy requirements promulgated in COMAR 31.10.44 and completes any requirements under the transition to full implementation of the rule.

3. Provider Directory Attestation: MHBE proposes that issuers complete an attestation that affirms the issuer will submit provider directory data to MHBE every fourteen days in the form and manner established by MHBE. Issuers will affirm that the data provided within submissions are accurate, complete, and up-to-date to the extent feasible. Further, the issuer will attest compliance with 45 CFR §156.230(b), where issuers must make available, in a manner to be determined by the issuer, a provider directory information on their website without requiring a login.

vi. Miscellaneous Other Requirements
To be certified to participate in the Marketplace, an issuer must also submit the below-listed items to MHBE:
1. **Carrier Logo**: The issuer must provide the logo in .jpg format with 140 x 50 dimensions. The logo will be used for plan shopping on the Maryland Health Connection website. Issuers are advised to reduce white space within their submitted logos.

2. **List of Subcontractors**: The issuer will provide a list of any material subcontractor who performs work related to Marketplace functions for the issuer, as addressed in the CBA. For 2019, a renewing issuer should provide any updates to their most recent list on file with MHBE. If the issuer has no updates, the issuer must notify MHBE that the issuer has no updates to their previously filed list. MHBE will consolidate this submission requirement to the Carrier Application.

3. **Non-Discriminatory Benefit Design Attestation**: New in 2019, issuers will be able to attest to meeting the Non-Discriminatory Benefit Design requirements under 45 CFR §156.225 through an attestation in Carrier Application. The issuer must:
   1. Meet compliance with any applicable laws and regulations regarding marketing by health insurance issuers; and,
   2. Not employ marketing practices or benefit designs have the effect of discouraging the enrollment of individuals with significant health needs in QHPs. The attestation is included in the issuers streamline carrier application.

   These requirements will be included in the integrated Carrier Application.

**D. Waiver Authority**

MHBE, with the approval of the MHBE Board of Trustees, may grant a waiver to specific provisions described in this chapter. MHBE may grant the waiver with or without corresponding conditions. To request a waiver, the issuer should inquire with their MHBE Account Manager.

**E. Denial, Suspension and Revocation of Certification**

MHBE may deny, suspend, revoke or seek other remedies against the QHP issuer offering a plan under Section 31-115(k) of the Insurance Article, Maryland Code for failure to adhere to certification requirements.

Furthermore, MHBE may conduct compliance reviews of a plan during the plan benefit year. The scope of such compliance reviews extends to only include certification standards covered in Section 31-115(k) of the Insurance Article, Maryland Code. If, as result of such compliance reviews, MHBE finds an issuer to be non-compliant, MHBE will require the issuer to correct and meet compliance.

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4 See MHBE Carrier and Qualified Health Plan Certification Interim Procedures .10 “Waiver Authority.”

5 The MHBE Account Manager is the issuer’s MHBE Point of Contact for all Plan Management/Operational initiatives. All issuers participating in Maryland Health Connection currently work with the MHBE Account Manager.

6 See MHBE Carrier and Qualified Health Plan Certification Interim Procedures .08 “Qualified Plan Decertification.”
Any denial, suspension or revocation of certification and compliance review findings and corrective action plans are subject to any and all remedies available under state and federal laws and regulations.

CHAPTER 2: QUALIFIED HEALTH PLAN/STAND-ALONE DENTAL PLAN CERTIFICATION PROCESS
The Affordable Care Act, Section 31-115 of the Insurance Article, Maryland Code, and the MHBE Carrier and Qualified Health Plan Interim Procedures, approved by the Board on Oct. 23, 2012, establish that QHPs and SADPs must meet a number of standards in order to be certified or recertified to operate within the Marketplace. Several of these are market-wide standards that apply to plans offered in the individual market inside as well as outside of the Marketplace. The remaining standards are specific to qualified plans (QHPs and SADPs) seeking certification or recertification from the Marketplaces.

MHBE has established an Annual Certification Process for certification of qualified plans that a certified issuer would like to offer on the Marketplace. This chapter describes the Individual and SHOP Marketplaces Certification Process for a QHP or SADP to be certified to be offered in the Marketplace. Applicable requirements for SADPs have been clearly identified with “SADP.” This timeline will be finalized pending any changes to federal or state requirements, such as in the MIA Bulletin on the 2019 Rate and Form Filing Deadline. Chapter 4 describes the certification standards for QHPs.

A. Submission Requirements for QHP/SADP Certification
For a QHP/SADP to be certified for sale through the Marketplace, the plan’s issuer must submit the Plan Certification Application and all required templates for each plan for 2019. Additionally, the QHP/SADP must adhere to the certification standards addressed in Chapter 4. Finally, the issuer must also successfully participate in the plan data and display reconciliation process with MHBE addressed in this section in further detail.

i. Templates Required: The templates required as part of the Plan Certification Application are listed in Table 2-A-1. Additional information regarding the certification standard addressed by each of these documents is described in the table and Chapter 4. All templates will be located on the CCIIO website for issuer resources at https://www.qhpcertification.cms.gov/. All items must be submitted through the plan issuer’s SERFF Binders. Before April 1, 2018, the 2019 SERFF Binders will be available for use in document submission by issuers. Exceptions to this general rule are limited, and may be granted upon request by the issuer and approval by MHBE.

Table 2-A-1 includes an initial and final due date. Issuers are encouraged to submit completed templates and supporting documentation, especially if no extensive benefit modifications are expected, earlier than the dates outlined in the table.

For Individual QHP and SADPs, the entire suite of templates and supporting documentation must be uploaded into the 2019 SERFF Binders by July 3, 2018 for preliminary validation. From the period between July 3 and September 3, 2018 MHBE will engage with issuers (Individual QHP and SADP) to begin the data and plan display reconciliation process, called the Template Submission Window, which is addressed in further detail in section B of this chapter. Issuers will
be unable to view plan data in plan display of the online Maryland Health Connection portal during this period. From September 3 through September 14, 2018, issuers will participate in plan display testing in the Maryland Health Connection User Acceptance Testing Environment.

Issuers must have their final template suite and supporting documentation into their SERFF Binders by September 3, 2018 (for SHOP QHPs and SADPs) and September 21, 2018 (for Individual QHPs). Final certification in the SERFF portal will occur on September 21, 2018 for Individual QHPs and SADPs. From September 22, 2018 until the start of the 2019 Open Enrollment Period, all plan data for Individual QHP and SADPs will be frozen in production until the change request period begins on November 1, 2018.

SHOP issuers are not required to submit CCIIO templates into their binders until after the MIA Rate and Form release date (to be determined by MIA). Plan Management has scheduled the completion of SHOP Plan Certification for September 14, 2018. On September 3, 2018 Plan Management will provide the certified CCIIO templates to the SHOP Administrator to begin the Plan Data Reconciliation process. The Plan Data Reconciliation period is set to end on October 15, 2018. By October 16, 2018 the SHOP Administrator must submit their SHOP Administrator Attestation Form. The SHOP plan certification timeline is subject to amendment pending any programmatic changes or the contractual changes between MHBE and a prospective SHOP Administrator.

MHBE will release any new templates to issuers in January and February 2018. The timelines prescribed in this Letter are subject to MIA rate release schedule.

Table 2-A-1. Plan Certification Templates and Submission Dates

<table>
<thead>
<tr>
<th>Item Name</th>
<th>QHP/SA DP</th>
<th>Initial Submission Date to MHBE</th>
<th>Individual - Final Submission Date to MHBE</th>
<th>SADP – Final Submission Date to MHBE</th>
<th>SHOP -Submission Date to MHBE</th>
<th>Description of Item</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plan and Benefits Template</td>
<td>QHP/SADP</td>
<td>July 3, 2018</td>
<td>September 21, 2018</td>
<td>September 3, 2018</td>
<td>September 3, 2018</td>
<td>Template used to collect plan and benefit details.</td>
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<tr>
<td>Unified Rate Review Template</td>
<td>QHP</td>
<td>July 3, 2018</td>
<td>September 21, 2018</td>
<td>Not Applicable</td>
<td>September 3, 2018</td>
<td>Provides information and data necessary for ERR Reasonableness Review, rate increase monitoring and Market Rating Rules Compliance Reviews by states and CMS</td>
</tr>
<tr>
<td>Item Name</td>
<td>QHP/SA DP</td>
<td>Initial Submission Date to MHBE</td>
<td>Individual - Final Submission Date to MHBE</td>
<td>SADP – Final Submission Date to MHBE</td>
<td>SHOP -Submission Date to MHBE</td>
<td>Description of Item</td>
</tr>
<tr>
<td>----------------------------------------</td>
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<td>----------------------------------</td>
<td>---------------------------------------------</td>
<td>--------------------------------------</td>
<td>-------------------------------</td>
<td>----------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Prescription Drug Template</td>
<td>QHP</td>
<td>July 3, 2018</td>
<td>September 21, 2018</td>
<td>Not Applicable</td>
<td>September 3, 2018</td>
<td>Template to capture prescription drug tiers and cost-sharing structure</td>
</tr>
<tr>
<td>Network Template</td>
<td>QHP/SA DP</td>
<td>July 3, 2018</td>
<td>September 21, 2018</td>
<td>September 3, 2018</td>
<td>September 3, 2018</td>
<td>Template to capture network ID numbers</td>
</tr>
<tr>
<td>Service Area Template</td>
<td>QHP/SA DP</td>
<td>July 3, 2018</td>
<td>September 21, 2018</td>
<td>September 3, 2018</td>
<td>September 3, 2018</td>
<td>Information identifying a plan’s geographic service area.</td>
</tr>
<tr>
<td>Rate Data Template</td>
<td>QHP/SA DP</td>
<td>July 3, 2018</td>
<td>September 21, 2018</td>
<td>September 3, 2018</td>
<td>September 3, 2018</td>
<td>A table for entering plan rates based on rating area, age, and tobacco use</td>
</tr>
<tr>
<td>Plan Crosswalk Template</td>
<td>QHP/SA DP</td>
<td>Not Applicable</td>
<td>July 3, 2018</td>
<td>September 2, 2018</td>
<td>September 2, 2018</td>
<td>Part of 2019 Plan Certification, used in the auto-renewal process to ensure appropriate transfer of enrollees in case of plan exit.</td>
</tr>
<tr>
<td>Part II: Consumer Narrative</td>
<td>QHP</td>
<td>July 3, 2018</td>
<td>September 3, 2018</td>
<td>Not Applicable</td>
<td>September 3, 2018</td>
<td>Not a requirement for 2019 Plan Certification, provides consumers with information on the basis for an issuer’s rate request increase.</td>
</tr>
<tr>
<td>Partial County Service Area Justificati on</td>
<td>QHP</td>
<td>Not Applicable</td>
<td>July 3, 2018</td>
<td>Not Applicable</td>
<td>September 3, 2018</td>
<td>Part of 2019 Plan Certification, justification from any issuer that submits a partial county service area.</td>
</tr>
</tbody>
</table>
ii. Plan Display Reconciliation
A major facet of plan certification is ensuring that the QHP/SADP data displayed to consumers accurately displays plan benefits and cost sharing. This requires an extensive reconciliation process between issuer inputs, including plan templates and PDFs, and the display outputs of these items in plan shopping.

The Plan Data/Plan Display Reconciliation process occurs during the SERFF Template and MHBE Materials Resubmission Phase and the Plan Certification period as outlined in Tables 2-A-2 (Individual), 2-A-3 (SHOP), and 2-A-4 (SADP).

Additional details for QHP, SHOP and SADP plan display reconciliation are outlined below.

**Individual QHP Display Reconciliation**
The Plan Data/Plan Display Reconciliation process occurs over the SERFF Template/PM Materials Resubmission Phase and the Plan Certification period.

<table>
<thead>
<tr>
<th>Event/Period</th>
<th>Entity Responsible for Event/Period</th>
<th>Date of Action</th>
<th>Action Description</th>
<th>Source/Submission Format</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preliminary Template Submission</td>
<td>Issuers</td>
<td>July 3, 2018</td>
<td>Issuers submit full suite of Plan Management Templates</td>
<td>SERFF</td>
</tr>
<tr>
<td>Validation Analysis</td>
<td>MHBE</td>
<td>July 10, 2018</td>
<td>MHBE will analyze submitted templates for Plan Management Application Validation</td>
<td>SERFF Note to Filer</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>MHBE will provide actionable and specific required changes to ensure validation</td>
<td></td>
</tr>
<tr>
<td>First Round Template Submission</td>
<td>Issuers</td>
<td>August 1, 2018</td>
<td>Issuers will submit full suite of Plan Management Templates with validation changes.</td>
<td>SERFF</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Submissions that require no changes do not need to be resubmitted</td>
<td></td>
</tr>
<tr>
<td>Event/Period</td>
<td>Entity Responsible for Event/Period</td>
<td>Date of Action</td>
<td>Action Description</td>
<td>Source/ Submission Format</td>
</tr>
<tr>
<td>-------------</td>
<td>------------------------------------</td>
<td>---------------</td>
<td>-------------------</td>
<td>--------------------------</td>
</tr>
<tr>
<td>Extract Analysis + Feedback</td>
<td>MHBE</td>
<td>August 3, 2018</td>
<td>MHBE will deliver to Issuers Plan Management Module Extracts + Feedback MHBE will provide actionable and specific required changes to ensure an improved data extract</td>
<td>SERFF Note to Filer</td>
</tr>
<tr>
<td>Second Round Template Submission</td>
<td>Issuers</td>
<td>August 8, 2018</td>
<td>Issuers will submit full suite of Plan Management Templates with extract changes.</td>
<td>SERFF</td>
</tr>
<tr>
<td>Extract Analysis/Plan Display Print-outs</td>
<td>MHBE</td>
<td>August 10, 2018</td>
<td>MHBE will deliver to issuers Plan Management Module Extracts, Feedback, and Plan Display Print-outs MHBE will provide gap analysis between submitted Plan Shopping Tile and Plan Compare Templates and Plan Display Print-outs. MHBE will provide actionable and specific required changes to ensure an improved Plan Display</td>
<td>SERFF Note to Filer</td>
</tr>
<tr>
<td>Third Round Template Submission</td>
<td>Issuers</td>
<td>August 15, 2018</td>
<td>Issuers will submit full suite of Plan Management Template with plan display changes.</td>
<td>SERFF</td>
</tr>
<tr>
<td>Extract Analysis/Plan Display Print-outs</td>
<td>MHBE</td>
<td>August 18, 2018</td>
<td>MHBE will deliver to issuers Plan Management Module Extracts, Feedback, and Plan Display Print-outs MHBE will provide gap analysis between submitted Plan Shopping Tile and Plan Compare Templates and Plan Display Print-outs. MHBE will provide actionable and specific required changes to ensure an improved Plan Display</td>
<td>SERFF Note to Filer</td>
</tr>
<tr>
<td>Live Module Data Review</td>
<td>Issuers/ MHBE</td>
<td>September 3, 2018</td>
<td>Issuers will perform data review in the Maryland Health Connection Anonymous Browsing UAT environment + Template Fixes and Submissions</td>
<td>MHC Anonymous Browsing + SERFF + SERFF Note to Filer</td>
</tr>
</tbody>
</table>
### Event/Period | Entity Responsible for Event/Period | Date of Action | Action Description | Source/Submission Format
--- | --- | --- | --- | ---
Issuer Sign-off | Issuers | September 21, 2018 | Issuers will sign-off on plans displayed in UAT environment | MHC Anonymous Browsing + SERFF Disposition
Final Binder Submission | Issuers | September 21, 2018 | Issuers will submit finalize Plan Management Template Suite into SERFF | SERFF
Plan Upload into Production | MHBE | September 22, 2018 | MHBE will upload the final templates into production by September 22 | MHC Plan Management Module – Production

**SHOP QHP Display Reconciliation**

The Plan Data Reconciliation process occurs during the SHOP Administrator/Issuer Reconciliation Phase. For 2018 plan certification, issuers will work directly with the SHOP Administrator to resolve benefit/rate discrepancies. Issuers will notify the MHBE Account Manager as to when the final suite of templates is submitted to SERFF.

For SHOP Plan Certification and SHOP Administrator/Issuer Reconciliation Phases, SERFF will be used to hold all versions of the plan templates, which may be updated upon the discovery of any data errors. Issuers and SHOP Administrator teams must work collaboratively to ensure that plans are displayed and quoted appropriately to consumers. Issuers and the SHOP Administrator may directly communicate with each other with template updates, so long as template data are concurrently updated within SERFF. The Issuer is not required to notify MHBE of submissions that are not finalized.

To reduce confusion and to encourage a streamlined process, all parties are required to submit an Issuer/Administrator Point of Contact for Template Error Resolution to MHBE. This information must include: Legal Entity/Issuer, Name, Title, Phone Number and Email. This information is due to MHBE Plan Management by September 3, 2018. An email to mhbe.carriers@maryland.gov is sufficient to provide this information.

Additionally, per the SHOP Plan Management II memorandum issued February 9, 2015, SHOP issuers and the SHOP Administrator must follow these rules:

---

i. For the purposes of quoting and rate testing, partner issuers and SHOP Administrators must use the Standardized Quoting Scenario set.

ii. Issuers must notify MHBE Plan Management of any forthcoming rate changes that are different from the quarterly rates indicated in the submitted Rate Data Template. If no notice is given to MHBE Plan Management, the SHOP Administrators will use the data already provided to inform their quoting engines. These notices should be provided in a protected .pdf and submitted to mhbe.carriers@maryland.gov.

iii. MHBE SHOP and MHBE Plan Management will allow issuers to submit documentation requesting an exemption from the SERFF Template Rule for specific benefit structures that cannot be accurately described in the CCIIO Templates. Issuers and SHOP Administrators may then correct the displayed benefits using appropriate means. Exemption requests should be provided to MHBE Plan Management in a protected .pdf to mhbe.carriers@maryland.gov.

After partner issuers have determined that their plans are displayed and quoted correctly on the SHOP Administrator portal, the SHOP Administrator must submit the SHOP Administrator Attestation Form to MHBE Plan Management to finalize reconciliation and approve the plans for sale.

**SADP Display Reconciliation**
The Plan Data/Plan Display Reconciliation process occurs over the SERFF Template/PM Materials Resubmission Phase and the Plan Certification period.

<table>
<thead>
<tr>
<th>Event/Period</th>
<th>Entity Responsible for Event/Period</th>
<th>Date of Action</th>
<th>Action Description</th>
<th>Source/Submission Format</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preliminary Template Submission</td>
<td>Issuers</td>
<td>July 3, 2018</td>
<td>Issuers submit full suite of Plan Management Templates</td>
<td>SERFF</td>
</tr>
<tr>
<td>Validation Analysis</td>
<td>MHBE</td>
<td>July 10, 2018</td>
<td>MHBE will analyze submitted templates for Plan Management Application Validation</td>
<td>SERFF Note to Filer</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>MHBE will provide actionable and specific required changes to ensure validation</td>
<td></td>
</tr>
<tr>
<td>First Round Template Submission</td>
<td>Issuers</td>
<td>August 1, 2018</td>
<td>Issuers will submit full suite of Plan Management Templates with validation changes.</td>
<td>SERFF</td>
</tr>
<tr>
<td>Event/Period</td>
<td>Entity Responsible for Event/Period</td>
<td>Date of Action</td>
<td>Action Description</td>
<td>Source/Submission Format</td>
</tr>
<tr>
<td>--------------</td>
<td>------------------------------------</td>
<td>----------------</td>
<td>-------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>Extract Analysis + Feedback</td>
<td>MHBE</td>
<td>August 3, 2018</td>
<td>MHBE will deliver to Issuers Plan Management Module Extracts + Feedback MHBE will provide actionable and specific required changes to ensure an improved data extract</td>
<td>SERFF Note to Filer</td>
</tr>
<tr>
<td>Second Round Template Submission</td>
<td>Issuers</td>
<td>August 8, 2018</td>
<td>Issuers will submit full suite of Plan Management Templates with extract changes.</td>
<td>SERFF</td>
</tr>
<tr>
<td>Extract Analysis/Plan Display Print-outs</td>
<td>MHBE</td>
<td>August 10, 2018</td>
<td>MHBE will deliver to issuers Plan Management Module Extracts, Feedback, and Plan Display Print-outs MHBE will provide gap analysis between submitted Plan Shopping Tile and Plan Compare Templates and Plan Display Print-outs. MHBE will provide actionable and specific required changes to ensure an improved Plan Display</td>
<td>SERFF Note to Filer</td>
</tr>
<tr>
<td>Third Round Template Submission</td>
<td>Issuers</td>
<td>August 15, 2018</td>
<td>Issuers will submit full suite of Plan Management Template with plan display changes.</td>
<td>SERFF</td>
</tr>
<tr>
<td>Extract Analysis/Plan Display Print-outs</td>
<td>MHBE</td>
<td>August 18, 2018</td>
<td>MHBE will deliver to issuers Plan Management Module Extracts, Feedback, and Plan Display Print-outs MHBE will provide gap analysis between submitted Plan Shopping Tile and Plan Compare Templates and Plan Display Print-outs. MHBE will provide actionable and specific required changes to ensure an improved Plan Display</td>
<td>SERFF Note to Filer</td>
</tr>
<tr>
<td>Live Module Data Review</td>
<td>Issuers/ MHBE</td>
<td>September 3, 2018</td>
<td>Issuers will perform data review in the Maryland Health Connection Anonymous Browsing +</td>
<td>MHC Anonymous Browsing +</td>
</tr>
<tr>
<td>Event/Period</td>
<td>Entity Responsible for Event/Period</td>
<td>Date of Action</td>
<td>Action Description</td>
<td>Source/Submission Format</td>
</tr>
<tr>
<td>--------------------------------------</td>
<td>-------------------------------------</td>
<td>---------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>---------------------------</td>
</tr>
<tr>
<td>Issuer Sign-off</td>
<td>Issuers</td>
<td>September 21, 2018</td>
<td>Issuers will sign-off on plans displayed in UAT environment</td>
<td>MHC Anonymous Browsing + SERFF Disposition</td>
</tr>
<tr>
<td>Final Binder Submission</td>
<td>Issuers</td>
<td>September 21, 2018</td>
<td>Issuers will submit finalize Plan Management Template Suite into SERFF</td>
<td>SERFF</td>
</tr>
<tr>
<td>Plan Upload into Production</td>
<td>MHBE</td>
<td>September 22, 2018</td>
<td>MHBE will upload the final templates into production by September 22</td>
<td>MHC Plan Management Module – Production</td>
</tr>
<tr>
<td>B. Review of Plan Certification Applications &amp; Certificate of Plan Certification⁸</td>
<td>MHBE</td>
<td></td>
<td>MHBE must review a Plan Certification Application submitted to MHBE by an issuer within 45 calendar days of receipt of the application. During the review period, MHBE may follow up with the plan’s issuer regarding any incomplete application items. After the 45-day period, all issuers will receive a Plan Certification Approval or Denial Notice from MHBE. A Plan Certification Approval Notice informs the issuer that they are eligible to offer the plan through the Marketplace for the applicable plan year. SADPs participating in the SHOP Marketplace will use the same processes, timelines, and submission requirements outlined in Table 2-A-1 and Table 2-A-3. For the 2019 plan year, MHBE will follow the following dates for plan certification. The Plan Certification process is delineated by two phases, the Functionally Approved Template Submission Window and the Plan Certification period. Some the dates below have also been addressed, where applicable, above in Tables 2-A-1 through 4.</td>
<td></td>
</tr>
</tbody>
</table>

**Table 2-B-1. Individual QHP**

**Plan Certification Timeline**

- **2019 SERFF Binder Open**
- MIA - Rates and Forms Deadline
- Carrier Application & Network Access Plan Due
- Submission of Required Documentation
- MIA - Plan/Rate Release
- **2019 SERFF Binder Closed/Plan Certification Complete**

<table>
<thead>
<tr>
<th>Functionally Approved Template Submission</th>
<th>Plan Certification</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 1st</td>
<td>TBD</td>
</tr>
<tr>
<td>June 4th</td>
<td>July 3rd</td>
</tr>
<tr>
<td>July 3rd</td>
<td>TBD</td>
</tr>
<tr>
<td>September 22nd</td>
<td></td>
</tr>
</tbody>
</table>
### Functionally Approved Template Submission Window

<table>
<thead>
<tr>
<th>Step</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Testing Suite of PM Templates</td>
<td>July 3rd</td>
</tr>
<tr>
<td>1st Round Templates + Extracts</td>
<td>August 1st</td>
</tr>
<tr>
<td>2nd Round Templates + Plan Display Print-outs</td>
<td>August 8th</td>
</tr>
<tr>
<td>3rd Round Templates + Plan Display Print-outs</td>
<td>August 15th</td>
</tr>
<tr>
<td>MIA - Plan/Rate Release</td>
<td>TBD</td>
</tr>
</tbody>
</table>

### Stand-Alone Dental Plan Certification Timeline

<table>
<thead>
<tr>
<th>Step</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Submission of Required Documentation</td>
<td>July 3rd</td>
</tr>
<tr>
<td>2nd Template Analysis and Feedback</td>
<td>August 15th</td>
</tr>
<tr>
<td>SADP Rate Release</td>
<td>September TBD</td>
</tr>
<tr>
<td>Live Module Data Review</td>
<td>September 3rd</td>
</tr>
<tr>
<td>Final Certification</td>
<td>September 22rd</td>
</tr>
</tbody>
</table>

### SHOP Plan Certification Timeline

<table>
<thead>
<tr>
<th>Step</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>MIA - Plan/Rate Release</td>
<td>April 1st</td>
</tr>
<tr>
<td>Template Submission to SERFF</td>
<td>TBD</td>
</tr>
<tr>
<td>Plan Certification Complete</td>
<td>September 3rd</td>
</tr>
<tr>
<td>SHOP Administrators Receive Plan Data</td>
<td>September 8th</td>
</tr>
<tr>
<td>SHOP Administrator Attestation Form</td>
<td>September 12th</td>
</tr>
<tr>
<td>SHOP Administrator/Carrier Reconciliation Period</td>
<td>October 15th</td>
</tr>
</tbody>
</table>

### Table 2-B-2. SHOP QHP

### Table 2-B-3. SADP
C. Waiver Authority
MHBE, with the approval of the MHBE Board, may grant a waiver to a specific provision described in this chapter. MHBE may grant the waiver with or without corresponding conditions. To request a waiver, the issuer should inquire with their MHBE Account Manager.

D. Denial, Suspension and Revocation of Certification
A critical role MHBE serves in Maryland is plan oversight. MHBE may deny, suspend, revoke or seek other remedies against the QHP/SADP issuer offering a plan under Section 31-115(k) of the Insurance Article, Maryland Code.

Furthermore, MHBE may conduct compliance reviews of a plan during the plan benefit year. The scope of such compliance reviews extends to only include certification standards covered under Section 31-115(k) of the Insurance Article, Maryland Code. Any denial, suspension or revocation of certification and compliance review findings and corrective action plans are subject to any and all remedies available under state and federal laws and regulations.

If, as result of such compliance reviews, MHBE finds a QHP/SADP to be non-compliant, MHBE will require the QHP/SADP issuer to correct and meet compliance.

If an issuer chooses not to offer a plan in the Exchange or the plan is decertified by MHBE, the issuer shall follow Plan Management Guidance, released on July 15, 2015, on decertification of a qualified plan, and other operational procedures as specified by MHBE.

CHAPTER 3. OFF-EXCHANGE SADP CERTIFICATION PROCESS AND STANDARDS
MHBE will continue to certify Off-Exchange Stand-Alone Dental Plans (SADPs). Issuers must complete an application after receiving rate and form approval from MIA.

A. Off-Exchange SADP Submission Requirements & Submission Timeline
SADPs that participate in the Exchange-Certified program are required to submit an Off-Exchange Dental Carrier Application and provide MHBE with notice of intent to participate after they have been approved by MIA. Exchange certification of the plan can occur any time, prospectively, or within, an eligible plan year.

Unless otherwise directed by MHBE, issuers must submit plan certification data through the secure System for Electronic Rate and Form Filing (SERFF) Binders. Exceptions to this general rule are limited, and non-allowable before rate release by MIA.

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9 See MHBE Carrier and Qualified Health Plan Certification Interim Procedures .10 “Waiver Authority.”
10 See Footnote 6.
11 See MHBE Carrier and Qualified Health Plan Certification Interim Procedures .08 “Qualified Plan Decertification.”
MHBE has 45 calendar days from the beginning of the plan certification period to notify the issuer of approval or denial to offer qualified plans on the Marketplace. In such cases where a single plan or a product-type is denied to participate on the Marketplace, MHBE will provide to the issuer the reasons for denial and instructions to reapply or appeal.

**B. Certification Standards**

In order to be certified as an Off-Exchange SADP, plans are required to:

1. Cover the State benchmark pediatric dental essential health benefits;
2. Comply with annual limits and lifetime limits applicable to essential health benefits;
3. Comply with annual limits on cost sharing applicable to stand-alone dental plans under 45 CFR § 156.150; and
4. Meet the same actuarial value requirements for the pediatric dental essential health benefits that is required for a qualified dental plan.

**CHAPTER 4: QUALIFIED PLAN (QHP AND SADP) CERTIFICATION STANDARDS**

The Affordable Care Act, Sections 31-106 and 31-108 of the Insurance Article, Maryland Code, and the MHBE Interim Procedures on Carrier and Qualified Plan Certification, adopted by the Board on Oct. 23, 2012, establish that QHPs and SADPs must meet a number of standards in order to be certified or recertified as QHPs and SADPs for sale in the Individual and SHOP Marketplaces. Several of these are market-wide standards that apply to plans offered in the individual and small business markets inside as well as outside of the Marketplace. The remaining standards are specific to QHPs or SADPs seeking certification or recertification from the Marketplace. Each section of this chapter describes MHBE’s planned approach for evaluating QHPs or SADPs against a certain standard when MHBE is reviewing a plan for certification for 2019.

MHBE continues to review its Marketplace participation policies to determine if they continue to meet the needs for supporting consumer choice. MHBE must certify QHPs that are in the interest of qualified individuals as determined by MHBE pursuant to the Affordable Care Act § 1311(e)(1)(B), 45 CFR §155.1000(c)(2), and Insurance Article, § 31-115(b)(7), Maryland Code.

The plan certification application process for the Individual Marketplace is described in Chapter 2 and for the SHOP Marketplace in Chapter 3.

**A. Maryland Insurance Administration Requirements for Marketplace Participation**

For a plan to be considered for plan certification, the issuer must comply with the Rate and Form Review procedures established by MIA in its annual bulletin to issuers. Issuers must respond to MIA form and rate inquiries in a timely fashion without unreasonable delay. MHBE will provide MIA with issuer Marketplace data, upon request, to support the rate and form review process.

For any premium rate increase for a qualified plan sold on the Marketplace, the issuer will provide to MHBE the associated Preliminary Justification Forms I and II filed with MIA, in accordance with 45 CFR
§ 155.1020, and will notify MHBE of the final disposition of the premium rate increase request at least 45 calendar days before its effective date. This standard remains unchanged for 2019.

**B. Dependent Rating Cap Requirements**
All issuers, including SADPs, participating in the Marketplace must cap dependent premium rating at three dependents under 21. The premiums for no more than the three oldest covered children must be taken into account in determining the total family premium, in accordance with 45 CFR §147.102(c)(1). For example, an enrollment group with four dependents under 21 may only be billed for the first three dependents. This standard remains unchanged for 2019.

MHBE proposes to include this requirement in the next issue of the Carrier Reference Manual.

**C. Marketing and Benefit Design of QHPs**
This standard remains unchanged for 2019. MHBE will continue to screen issuer template submissions using available discriminatory benefit design tools provided by the FFM. New in 2019, MHBE will allow issuers to meet this standard through completion of an attestation, included as a part of the Carrier Application. A separate attestation will not be required.

**D. Service Area Standards**
For the 2019 plan year, issuers may serve an area smaller than one county if they demonstrate that boundaries are not designed to discriminate against individuals excluded from the service area. Issuers servicing an area smaller than one county must submit a detailed Partial County Service Area Justification as a part of their application. Issuers that offer non-statewide plans must submit data on the demographics of the areas served by each qualified plan the issuer offers for sale within the SHOP Exchange or Individual Exchange, in accordance with 45 CFR §155.1055(b).

MHBE will permit service area changes by the issuer after the initial data submission by petition for limited reasons, such as an issuer’s inability to secure enough providers or MHBE’s request to serve an unmet need, as determined by the MIA or MHBE. No service area changes will be permitted after the final data submission unless the change constitutes an expansion of the service areas rather than contractions of the service area. This standard remains unchanged for 2019.

MHBE proposes to include this requirement in the next issue of the Carrier Reference Manual.

**E. Standardized Benefit Design Recommendations**
In response to 2018 plan certification standards, MHBE organized the Standardized Benefit Design Work Group to provide a set of recommendations to the MHBE Board of Trustees. Meeting nine times throughout 2017, the Standardized Benefit Design Work Group provided a final set of recommendations listed in the table below. Additional detail on the process undertaken to arrive at the listed recommendations may be found in the FINAL 2017 Standardized Benefit Design Work Group Report.

---

Table 4-E-1. Standardized Benefit Design Work Group Recommendations.

<table>
<thead>
<tr>
<th>Policy</th>
<th>Recommendation</th>
<th>Vote Record</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marketplace Scope</td>
<td>Plan should not be standardized on the SHOP Marketplace.</td>
<td>SHOP – Consensus</td>
</tr>
<tr>
<td></td>
<td>Plans should be standardized on the Individual (IVL) Marketplace.</td>
<td>Individual – 5 yea, 3 nay</td>
</tr>
<tr>
<td>Metal Level Inclusion</td>
<td>Plans should be standardized at bronze, silver, and gold metal levels.</td>
<td>Consensus</td>
</tr>
<tr>
<td>Existing QHP Rules</td>
<td>Existing QHP Rules should not be amended.</td>
<td>Consensus</td>
</tr>
<tr>
<td>Included Benefits</td>
<td>The coverage categories in the Summary of Benefits and Coverage should be the standardized categories.</td>
<td>Consensus</td>
</tr>
<tr>
<td>Excluded Benefits</td>
<td>Non-standard benefits may be offered if such benefits have a de minimus impact on EHB% of Premium</td>
<td>Consensus</td>
</tr>
<tr>
<td>Extent of Cost-Sharing Standardization</td>
<td>Only in-network cost-sharing should be standardized</td>
<td>Consensus</td>
</tr>
<tr>
<td>New-Market Entrants</td>
<td>The work group acknowledges that that MHBE Board has existing waiver authority to support new market entrants.</td>
<td>Consensus</td>
</tr>
</tbody>
</table>

i. Standard Plan Naming Convention
The Standardized Benefit Design Work Group unanimously supports a standard plan naming convention that mirrors the approach used by DC Health Link:

Example: (Network Name) Standard (Metal Level) (Proprietary Convention)
GreenHealth Standard Silver 3500

ii. Standard Plan Disclaimer Language
The Standardized Benefit Design Work Group determined that the implementation of a standard plan must be supported with additional consumer information on the benefit design. The work group collaborated on, and approved, recommended disclaimer language that would be shown to plan shopping users on Maryland Health Connection. The disclaimer language may be found in Appendix G of the Final 2017 Standardized Benefit Design Work Group Report.

iii. Standard Plan and Non-Standard Benefits
The Standardized Benefit Design Work Group addressed the inclusion of non-standard benefits within standard plans, e.g. adult vision/adult dental benefits. The workgroup unanimously supports the below policy recommendation on non-standard benefits:
Benefits that are currently offered by issuers, as of plan year 2018, that are categorized as non-essential health benefits and are not state mandated benefits (hereafter “nonstandard benefits”), for example, adult vision and adult dental services, should not be subject to standardization in the developed standardized benefit design. These non-standard benefits may continue to be offered for future plan years.

Issuers may offer additional non-standard benefits if such benefits have a de minimus (no more than 1%) impact on the EHB% of premium from the Unified Rate Review Template.

MHBE welcomes comment on the standard plans on Maryland Health Connection. Specifically, MHBE requests insight on timing considerations for developing standard cost-sharing across issuers given established Rate and Form Filing Timelines.

**F. Meaningful Difference**
MHBE will require that issuers adopt the Federally-facilitated Marketplace (FFM) “meaningful difference” standard as described in 45 CFR §156.298 for non-cost-sharing variations of all QHPs offered in the Marketplace. MHBE will utilize the meaningful difference tools provided by CCIIO to ensure plans are compliant with the federal standard.

This standard remains unchanged for 2019. MHBE proposes to include this requirement in the next issue of the Carrier Reference Manual.

**G. Consumer Support and Service Transparency Requirements**
Transparency and accessibility of information is an important piece of fulfilling one of MHBE’s guiding principles of improving accessibility to health care to all Marylanders. For 2019, plan issuers must follow a number of standards related to transparency, accessibility and accuracy of information provided to consumers about the plan. MHBE is amending or removing standards for this area in 2018.

i. **Increased Access to the QHP Policy Contract**
MHBE proposes that issuers supply a URL that provides a direct link to each QHP’s Schedule of Benefits on the QHP’s SBC or a direct link to a webpage that hosts the issuers Schedules of Benefits for each QHP. Issuers will reference the Schedule of Benefits in the box at the top of the first page the Summary or Benefit and Coverage as allowed under Department of Labor Guidance.[13]

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H. Essential Community Providers
Pursuant to 45 CFR § 156.235, issuers are required to include Essential Community Providers (ECP) within the plan’s provider network. This section describes MHBE’s approach to the definition of ECP, ECP network inclusion standards, the methodology for determining compliance with the inclusion standard, and the evaluation of ECP inclusion in SADPs. All standards germane to Essential Community Providers remain unchanged for 2019. Further, MHBE proposes to include these standards in the next issue of the Carrier Reference Manual.

i. Essential Community Provider Definition
MHBE defines an ECP as a provider that is: an ECP defined under 45 CFR § 156.235(c), a local health department, an outpatient mental health center or substance use disorder treatment provider, as described at COMAR 10.09.80.03.B(1) & B(3), that is licensed, certified, accredited, or approved by DHMH as programs or facilities, or a school-based health center. These types of providers are included in Table 4-H-1 below. Annually, by the end of January, MHBE will provide a comprehensive list of the types of providers to be included in the state-ECP expansion group.

All providers that fall in these ECP categories must also meet the issuer’s credentialing certification standards in order to be considered an ECP for that issuer. MHBE strongly encourages carriers to use inclusive, objective, transparent, and Parity Act-compliant standards that do not effectively exclude any type of ECP. MHBE will continue to work with relevant state agencies and stakeholders to determine if credentialing standards are necessary.

Table 4-H-1. ECP Categories

<table>
<thead>
<tr>
<th>ECP Category</th>
<th>ECP Provider Types Included in Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Family Planning Providers</td>
<td>Title X Family Planning Clinics and Title X “Look-Alike” Family Planning Clinics</td>
</tr>
<tr>
<td>Federally Qualified Health Centers</td>
<td>FQHC and FQHC “Look-Alike” Clinics, Outpatient health programs/facilities operated by Indian tribes,</td>
</tr>
<tr>
<td>(FQHC)</td>
<td>tribal organizations, programs operated by Urban Indian Organizations</td>
</tr>
<tr>
<td>Hospitals</td>
<td>Disproportionate Share Hospital (DSH) and DSH-eligible Hospitals, Children’s Hospitals, Rural Referral</td>
</tr>
<tr>
<td></td>
<td>Centers, Sole Community Hospitals, Free-standing Cancer Centers, Critical Access Hospitals</td>
</tr>
<tr>
<td>Indian Health Care Providers</td>
<td>Indian Health Service (IHS providers), Indian Tribes, Tribal organizations, and urban Indian Organizations</td>
</tr>
<tr>
<td>Ryan White Providers</td>
<td>Ryan White HIV/AIDS Program Providers</td>
</tr>
<tr>
<td>Other ECP Providers</td>
<td>STD Clinics, TB Clinics, Hemophilia Treatment Centers, Black Lung Clinics, Community Mental Health</td>
</tr>
<tr>
<td></td>
<td>Centers, Rural Health Clinics, and other</td>
</tr>
</tbody>
</table>
**ECP Category** | **ECP Provider Types Included in Category**
--- | ---
 | entities that serve predominantly low-income, medically underserved individuals.
2018 Expansion Providers | Local health departments, outpatient mental health centers, and substance use disorder treatment providers, as described at COMAR 10.09.80.03.B(1) & B(3), licensed or approved by DHMH as programs or facilities, and school-based health centers.

**ii. ECP Network Inclusion Standards**

MHBE adopts the following ECP network inclusion standards for all QHP plans and carrier networks:

a. The issuer must contract with at least 30% of available ECPs in each plan’s service area as part of each plan’s provider network. MHBE will allow a write-in option and an alternative standard for issuers to meet this requirement addressed in further detail below.

b. Issuers must offer contracts in good faith to the following provider types:

- all available Indian Health Care Providers in service area,
- any willing Local Health Department in the plan’s service area, and
- at least one ECP in each ECP category in each county in service area, where an ECP in that category is available and provides medical or dental services by issuer plan type.

Offering a contract in “good faith” will be met if the issuer offers the same contract terms that a willing, similarly-situated, non-ECP provider would accept or has accepted from the issuer. MHBE requires that issuers be able to provide verification of such offers if MHBE requests the contracts to verify good-faith compliance. MHBE encourages issuers to utilize the Provider Service Agreements for contracting with Local Health Departments. MHBE encourages issuers to offer contracts for all services – including behavioral health and dental services. In parallel, MHBE will engage with the MIA to explore a regulatory solution with local health department provider contracting.

Due to the expanded list of ECPs and change in ECP calculation methodology for ECPs as described below, issuers will not be able rely on the federal CMS ECP template. MHBE will provide a reporting template and operational guidance in February 2018, to assist carriers in meeting this requirement.
Additionally, MHBE will work with CMS to add the MHBE ECP Expansion Providers to CMS template. Thereby allowing issuers to utilize a single template to meet the Maryland ECP Standard.

iii. Calculation Methodology for ECP Network Inclusion Standard:
This methodology remains unchanged in for 2019. Issuers may refer to the Instruction on Essential Community Providers document.\(^{14}\)

To account for denominators that may vary between issuers depending on the number of providers offered a contract in good faith that also meet the issuer’s credentialing requirements, the issuer may need to follow the alternative ECP network inclusion standard instead. MHBE will provide stakeholders with further clarification and guidance on calculation of the both numerator and denominator of 30% network inclusion standard.

iv. Alternative ECP Network Inclusion Standards
If an issuer cannot meet the general ECP standard, the issuer may satisfy this standard under an alternative justification. MHBE believes that two groups of issuers in particular, as discussed below, may qualify for the alternative standard.

First, QHP issuers that provide a majority of covered professional services through physicians employed by the issuer or through a single contracted medical group qualify to comply with an alternative standard for ECP network inclusion. Issuers that qualify for the alternative standard must demonstrate through a narrative that low-income members receive appropriate access to care and satisfactory service. Such issuers must submit to MHBE provider quality and patient satisfaction metrics to MHBE. Issuer may work with MHBE to determine an approach for meeting this requirement. Acceptable approaches include provision of National Quality Forum (NQF)-endorsed or submitted for endorsement by NQF metrics, development of a statistically rigorous CAHPS survey of cost-sharing reduction eligible members, or others approaches deemed acceptable by MHBE.

The narrative explanation should describe the extent to which the issuer’s provider sites are accessible to, and have services that meet the needs of, specific underserved populations, including:

a. Individuals with HIV/AIDS (including those with comorbid behavioral health conditions);
b. American Indians and Alaska Natives (AI/AN);
c. Low-income and underserved individuals seeking women’s health and reproductive health services; and
d. Other specific populations served by ECPs in the service area.

MHBE will continue to engage stakeholders for feedback on the selected quality and patient satisfaction metrics. Within the scope for consideration are CAHPS, HEDIS, and other metrics reported to accrediting organizations.

Second, QHP issuers that do not provide a majority of covered professional services through physicians employed by the issuer or through a single contracted medical group may also qualify for the alternative standard if the issuer is unable to meet the 30% standard because of the volume of providers that are unable to meet the issuer’s credentialing requirements. In these cases, the issuer should also provide a written narrative that includes the items addressed above. Issuers with questions on operational guidance for meeting the ECP standard should visit the MHBE Partner Website (marylandhbe.com) under the Plan Certification Tools page.

v. Dental ECP Inclusion Standard
MHBE will follow the FFM approach for evaluation of ECP Network Inclusion for SADPs. SADPs will be considered compliant with the ECP standard if, in their application, they offer a contract in good faith to at least 30% of available ECPs in each plan’s service area to participate in the plan’s provider network and offer a contract in good faith to all available Indian health care providers in the plan’s service area. MHBE considers the ECP category per county service area requirement not applicable to SADPs, but strongly encourages SADP issuers to contract with at least one FQHC and any willing LHDs. In 2017, MHBE will work with stakeholders to determine if an ECP category per county service area requirement should be imposed in future plan years.

I. Expanded Primary Care Benefits
In consultation with MIA, the SAC, and stakeholder groups, MHBE will review and, if deemed appropriate, develop a proposal to present to the Board regarding expanded consumer access to Primary Care Benefits. Specifically, MHBE will explore the possibility of requiring an increased number of primary care visits without cost.

MHBE proposes removal of the plan certification standard. MHBE propose that MHBE be directed to assemble a work group to address primary care above-EHB benefits.

J. Optional Embedded Pediatric Dental Benefit
A QHP may or may not include embedded pediatric dental benefits. QHP issuers intending to offer plans without embedded pediatric dental benefits must inform MHBE of such intent and identify the affected plan by HIOS ID.

This standard remains unchanged in 2019. MHBE proposes inclusion of this requirement in the next issue of the Carrier Reference Manual.
K. Prescription Drugs
The certification standards for prescription drug coverage will remain consistent with the previous year’s requirements. Specifically:

i. Prescription drugs covered under the plan’s medical benefit must be identified in the plan’s MIA filings and the issuer must continue certifying compliance with MIA’s filing requirements under 45 CFR 156.122(a)(1);

ii. The drug formulary Internet link provided by the issuer must link directly to the list of covered drugs without requiring further navigation. This formulary drug list URL link, specifically “Prescription Drug Search” link used in the HBX Plan Shopping Module, should be the same direct formulary drug list link for obtaining information on prescription drug coverage in the SBC, in accordance with 45 CFR 147.200(a)(2)(i)(L). The formulary drug link must include tiering and be up-to-date, accurate, and complete. New in 2018 MHBE will not require issuers to produce prescription drug information in a machine-readable format;

iii. Issuers have the option of identifying a drug as a “preventive drug” covered at zero cost; and

iv. Issuers must have in place or create a drug exception process for standard situations that are not emergency circumstances by which an enrollee can request access to a drug not on the plan’s formulary. The issuer must notify the enrollee of its coverage decision no more than 72 hours after receipt of the exception request. Issuers must have an external review process by an independent review organization for denied requests. The external review organization must complete its review and provide a decision within 72 hours of receiving the review request. In addition to carrier internal and IRO processes, the existing external review process by MIA under Title 15, Subtitle 10A of the Insurance Article will satisfy this requirement.

Plans must continue to meet standards to improve consumer usability of issuer formulary directories. Specifically:

i. For QHP issuer formulary directories, the tier descriptive category (i.e. generic, preferred brand, etc.) must be made clear for each drug in the formulary. Where the tier descriptive categories may not be added to the formulary directory, i.e. “Tier I” is unable to be changed to “Generic,” a legend that explicitly relates a tier’s numeric category (0, I, II, III, etc.) with the its descriptive category (Preventive, Generic, Preferred Brand, Brand, etc.) may be included with the directory, with MHBE approval, as an additional option to meet this requirement. Issuers that choose the legend option must have the legend clearly displayed on each viewable section of the formulary. MHBE recognizes that drugs may move from brand to generic tiers during the plan year, and it is expected that issuers update their formularies to reflect such changes expeditiously.

ii. The issuer will continue to keep account of member drug exceptions processed during the plan year and provide summary metrics on processed member drug exceptions to MHBE if requested. MHBE will provide further guidance on how to meet this requirement if necessary. MHBE proposes to include this standard in the next update of the Carrier Reference Manual.
**L. SHOP Specific QHP Standards**
The following standards apply to issuers seeking to participate in the Maryland Health Connection SHOP. Specifically these standards pertain to expansion of small group enrollment and rating options under the SHOP. These standards originate from small group feedback on what attributes would make the SHOP more attractive. MHBE proposes to include these standards in the next issue of the Carrier Reference Manual.

i. **Employee Choice Model Expansion**
In the current model employers may choose the metal level at which they will offer coverage, employees may then select any QHP offered by any issuer across the chosen metal level. MHBE proposes an expansion to the employee choice model. Employers may select up to two consecutive metal tiers (e.g. Bronze and Silver, or Silver and Gold) and employees will be able to select any plan between the chosen metal tiers across any issuer. This will be optional for 2018, issuers electing this option must report election to MHBE.

ii. **Employer Choice Composite Rating**
Per MIA Bulletin 15-34, Employer groups in the Employer Choice model may elect to participate in composite rating for either a single QHP offering or multiple QHP from a single carrier. MHBE encourages issuers to offer at least one QHP that will offer composite rating/premium. Issuers must identify the plans to MHBE. This will be optional for 2018, issuers electing this option must report election to MHBE. MHBE will make prominent the issuers that offer composite rating for any number of QHPs.

MHBE believes that these standards will work to strengthen the SHOP and encourage small groups to partake in the unique benefits the SHOP offers.

**M. Post-Certification Standards**
To maintain its certification to participate in the Marketplace for 2018, an issuer should also ensure that it complies with post-certification requirements for each plan included in this section.

i. **Enrollment Reconciliation Standards**
MHBE will establish enrollment reconciliation timeline standards that issuers must meet in order to maintain plan certification approval status. QHP/SADP issuers shall reconcile enrollment files with MHBE no less than once a month in accordance with 45 CFR §155.400(d). This standard may be waived for a given month, on a case by case basis, with the provision of a reconciliation waiver request describing the cause for the issuer’s inability to comply.

ii. **Broker Payments**
Issuers must pay the same broker compensation for plans offered through the Marketplace that the issuer pays for similar plans offered in the State outside the Marketplace. “Similar plan” means a plan with the same HIOS ID.)
iii. Quality Reporting
QHP issuers must comply with federal standards, processes and requirements related to quality reporting through the implementation of the Quality Rating System (QRS) and the Enrollee Satisfaction Survey (ESS). Issuers are also required to continue to provide quality data and Race, Ethnicity, Language, Interpreter Need, and Cultural Competency (RELICC) data to the Maryland Health Care Commission (MHCC).

QHP issuers that have offered plans on MHC for at least two (2) years will submit a quality improvement strategy (QIS) for 2017 in functional areas determined by MHBE oversight and compliance staff. Any questions regarding the QIS federal process or QRS technical requirements should be directed to CMS.

iv. Member Level Reporting Requirement
Participating issuers must provide a Member Level Report (MLR) to MHBE at least once per month. With appropriate reasonable notice (defined as within two weeks), MHBE may request additional MLRs in a month. Annually, and with reasonable advance notice for field requirements, MHBE will review issuer MLRs to determine if they continue to meet the needs, as supplemental information, for MHBE to adjudicate the appropriate corrective actions for consumer enrollment and eligibility errors. With appropriate notice, MHBE may change the frequency of reporting for MLR depending on need.

v. Enrollment Administration Standards for Enrollees with Eligible Third-Party Entity Payments
Pursuant to 45 CFR § 156.1250, an issuer must accept premium payments from the following third-party entities on behalf of plan enrollees:
   a. Ryan White HIV/AIDS Program under title XXVI of the Public Health Service Act;
   b. Indian tribes, tribal organizations or urban Indian organizations; and
   c. State and Federal Government programs.

No provision in this subsection should be construed to exceed the FFM definition. MHBE encourage issuers to work with MHBE to prevent adverse enrollment outcomes when issuers terminate Maryland AIDS Drug Assistance Program beneficiaries due to misalignment between issuer and third party payer payment cycles.

vi. Requirement to Continue Accumulators When Primary Insured Is Terminated for Outstanding Citizenship/Immigration Verifications
When primary subscriber is terminated, for outstanding citizenship/immigration status verifications, other enrollees should be allowed to continue on contract with amounts contributed to deductible and OOP costs under contract; if termination results in invalid enrollment group, eligible members have 60 day SEP.

MHBE will work with stakeholders to consider future applications such as certain voluntary terminations (i.e. new Medicare eligibility). Regardless of who accumulated the costs and the
new contract type, such as if the household moves to a self-only plan, any amounts contributed to deductible and out-of-pocket costs under original contract should be transferred to new contract.

MHBE proposes that the Board direct MHBE to assemble a working group, in 2018, to determine an automated pathway. MHBE welcomes feedback for this proposed standard.

vii. Special Enrollment Period Verifications
In response to Market Stabilization Rule, MHBE proposes to add verification requirements for SEPs due to loss of Minimum Essential Coverage. MHBE will assess the results of the added verification to determine if verifications should be added to other SEPs. MHBE believes in a measured approach due to the operational implications of a blanket SEP verifications process and privacy, special training requirements for specific SEPs.

MHBE welcomes all comments as they pertain to SEP Verifications, specifically whether verifications are necessary to support the health of the marketplace, recommendations on the appropriate methodology for verifications screening, etc.

vii. De minimus payments and termination
MHBE proposes that issuers voluntarily develop a de minimis monthly premium under payments policy. MHBE understands that established mediation pathways may be an effective avenue for the amelioration of such issues. MHBE seeks insight on this plan certification standard to determine whether there is a value add for such a policy.