

Re: 2024 MHC Small Group RX Creditable Coverage

We have completed testing for the 2024 MHC Small Group prescription drug coverage options for creditable coverage under Centers for Medicare and Medicaid Services (CMS) requirements. The results of our testing are summarized in the list below. The list is separated into those that we estimated to be creditable under CMS requirements under most reasonable utilization assumptions for Medicare-eligible individuals (PASS) and those that we estimated are not creditable under CMS requirements for Medicare eligible individuals (FAIL).

Plans that **PASS** creditable coverage requirements:

# **Access Plans (MT)**

Access Gold

Access Gold HDHP

Access Silver

Access Silver HDHP

Access Bronze

Access Bronze HDHP

# Plus Plans (MT)

Plus Gold

Plus Gold HDHP

Plus Silver

Plus Silver HDHP

Plus Bronze HDHP

Plus Bronze Expanded

# **Rocky Mountain Plans (MT)**

Rocky Mountain Gold

Rocky Mountain Gold HDHP

Rocky Mountain Silver

Rocky Mountain Silver HDHP

Rocky Mountain Bronze

Rocky Mountain Bronze HDHP

# **Engage Plans (ID)**

**Engage Gold** 

Engage Gold Option 2

**Engage Silver** 

Engage Silver HDHP

Engage Silver Option 2

**Engage Bronze HDHP** 

Engage Bronze Expanded

# LINK Plans (ID)

Link Platinum

Link Gold

Link Gold Option 2

Link Silver

Link Silver HDHP

Link Silver Option 2

Link Bronze HDHP

Link Bronze Expanded

#### High Plains (WY)

High Plains Gold

High Plains Gold HDHP

High Plains Silver

High Plains Silver HDHP

High Plains Bronze

Plans that **FAIL** creditable coverage requirements:

N/A

#### **Background**

Under the regulations at 42 CFR§423.56 of the MMA, entities that provide prescription drug coverage to Medicare eligible beneficiaries must disclose at least annually whether the entity's coverage is "creditable prescription drug coverage." In addition, entities must file a disclosure form with CMS annually regarding their plans' creditable coverage status. Coverage is creditable if the actuarial value of the coverage equals or exceeds the actuarial value of standard prescription drug coverage under Medicare Part D, as demonstrated through the use of generally accepted actuarial principles and in accordance with the CMS actuarial guidelines. In general, the actuarial equivalence test measures whether the expected amount of paid claims under the entity's prescription drug coverage is at least as great as the expected amount of paid claims under the standard Part D benefit Creditable coverage notices are important for Medicare eligible active and retired employees that may later opt out of the entity's coverage and enroll in Part D. In order to avoid incurring late enrollment penalties upon opting out, Medicare eligible actives and retirees must provide creditable coverage notices to the Part D plan they seek to enroll in. These creditable coverage notices should cover the time period from when the employee first became eligible for Medicare to the time they opt out of the entity's plan and enroll in Part D.

\*\*"The list of standard pharmacy benefit designs included in this packet has been reviewed by University of Utah Health Plans. Employers with pharmacy benefit plans administered by MHC may use this information as a starting point for determining whether a prescription drug plan satisfies the requirements of creditable coverage. The employer retains ultimate responsibility for determination that the plan, as implemented, provides creditable coverage. Neither MHC nor University of Utah Health Plans is responsible for any loss or liability associated with your reliance on this evaluation of the creditability of your group's prescription drug coverage."