

## Prenatal and Postpartum Care (NQF 1517)

### Measure Basic Information

This specification sheet contains information for both Timeliness of Prenatal Care and Postpartum Care, the two rates associated with the NQF measure Prenatal and Postpartum Care. The CCO incentive measure and quality pool payments are only tied to the Timeliness of Prenatal Care rate; Postpartum Care is not a CCO incentive measure.

**Name and date of specifications used:**

HEDIS® 2018 Technical Specifications for Health Plans (Volume 2).

**URL of Specifications:** N/A

**Measure Type:**

HEDIS ☒ PQI ☐ Survey ☐ Other ☐ Specify:

**Measure Utility:**

CCO Incentive ☒ (Prenatal)      State Quality Measure ☒      CMS Adult Core Set ☒ (Postpartum)  
CMS Child Core Set ☒ (Prenatal)      Other ☐ Specify:

**Data Source:** MMIS/DSSURS, medical records

**Measurement Period:** OHA is using the HEDIS® measurement period without modification. The measure looks for live births on or between November 6, 2017 and November 5, 2018.

**2013 Prenatal Care Benchmark:** 69.4%; 2012 National Medicaid 75<sup>th</sup> percentile, administrative data only

**2014 Prenatal Care Benchmark:** 90.0%; 2013 National Medicaid 75<sup>th</sup> percentile (hybrid)

**2015 Prenatal Care Benchmark:** 90.0%; 2014 National Medicaid 75<sup>th</sup> percentile (hybrid)

**2016 Prenatal Care Benchmark:** 93.0%; 2015 national Medicaid 90<sup>th</sup> percentile (hybrid)

**2017 Prenatal Care Benchmark:** 91.0%; 2016 national Medicaid 90<sup>th</sup> percentile (hybrid)

**2018 Prenatal Care Benchmark:** 91.7%; 2017 national Medicaid 90<sup>th</sup> percentile (hybrid)

**2018 Improvement Targets:** Minnesota method with 3 percentage point floor.

**2013 Postpartum Care Benchmark:** 43.1%; 2012 National Medicaid 75<sup>th</sup> percentile, administrative only

**2014 Postpartum Care Benchmark:** 71.0%; 2013 National Medicaid 75<sup>th</sup> percentile (hybrid)

**2015 Postpartum Care Benchmark:** 71.0%; 2014 National Medicaid 75<sup>th</sup> percentile (hybrid)

**2016 Postpartum Care Benchmark:** 71.0%; 2015 national Medicaid 75<sup>th</sup> percentile (hybrid)

**2017 Postpartum Care Benchmark:** 67.5%; 2016 national Medicaid 75<sup>th</sup> percentile (hybrid)

**2018 Postpartum Care Benchmark:** 69.4%; 2017 national Medicaid 75<sup>th</sup> percentile (hybrid)

Note: The CCO incentive measure and quality pool payments are only tied to the Timeliness of Prenatal

Care rate; however CCOs must submit data for both prenatal and postpartum care to be eligible to earn any quality pool funds associated with Timeliness of Prenatal Care.

**Incentive Measure changes in specifications from 2017 to 2018:**

OHA is using HEDIS 2018 specifications for all 2018 measurement. Changes from HEDIS 2017 to 2018 include:

- Updated the administrative numerator specification to indicate when codes must be on the same claim and when codes can occur on different dates of service.
- Revised the Data Elements for Reporting table when using the hybrid method. Note OHA does not report this measure using the HEDIS template, so this change does not apply.
- HEDIS 2018 Value Set updates include:
  - Deliveries Value Set: deleted all ICD9PCS codes (no longer relevant).
  - Herpes Simplex Antibody Value Set: added LOINC code.
  - Non-live Births Value Set: added 10 ICD10CM diagnosis codes.
  - Postpartum Visits Value Set: deleted all ICD9CM and ICD9PCS codes (no longer relevant).
  - Pregnancy Diagnosis Value Set: added 31, and deleted 8 ICD10CM diagnosis codes.
  - Toxoplasma Antibody Value Set: added 1 and deleted 2 LOINC codes.

OHA continues to adopt the full HEDIS hybrid specifications for 2018. It is the CCO's responsibility to identify numerator compliance using any of the data sources allowed under the HEDIS hybrid method. Information may be abstracted from administrative data (claims), paper medical records, and audited supplemental databases or from automated systems such as electronic medical records (EMR/EHR), registries or claims systems.

- 1) If using administrative data to identify numerator compliance, CCOs must follow HEDIS 2018 specifications for allowable codes and measure logic.
- 2) If using medical record data to identify numerator compliance, CCOs must follow HEDIS 2018 specifications to conduct the chart review.

See the annual chart review guidance document for additional information on allowable data sources. OHA will provide sampling frames and updated guidance to CCOs on the hybrid methodology for 2018 in fall 2018. Guidance will be posted online at <http://www.oregon.gov/oha/HPA/ANALYTICS/Pages/CCO-Baseline-Data.aspx>

*HEDIS specifications are written for multiple lines of business and include a broad set of codes that could be used for measurement. Codes OHA is not using include, but are not limited to, LOINC, CPT, and HCPCS codes that are not open to Medicaid in Oregon. A general rule of thumb is that only CPT/HCPCS codes associated with the prioritized list will be used to calculate the measures; however as some measure specifications include denied claims, a claim that was denied because it included codes not on the prioritized list might still be counted toward the measure.*

*OHA is following HEDIS guidelines for Effectiveness of Care, Access/Availability of Care, Experience of Care, and Utilization measures to determine which services count. OHA is not using all codes listed in the HEDIS specifications.*

Denied claims: Included ☒

Not included ☐

Member type: CCO A ☒

CCO B ☒

CCO G ☐

## Measure Details

**Data elements required denominator:** All live birth deliveries between November 6 of the year prior to the measurement year, and November 5 of the measurement year, and the members of the organization who meet the continuous enrollment criteria. OHA will identify the live birth deliveries from administrative data and provide CCOs with a sampling frame for the chart review.

**Required exclusions for denominator:**

See HEDIS® 2018 Technical Specifications for Health Plans (Volume 2) for details.

**Deviations from cited specifications for denominator:**

None.

**Data elements required numerator:**

A prenatal visit in the first trimester or within 42 days of enrollment, depending on the date of enrollment in the organization and the gaps in enrollment during the pregnancy. Include only visits that occur while the member was enrolled.

See also **medical record review** section below.

**Required exclusions for numerator:**

See HEDIS® 2018 Technical Specifications for Health Plans (Volume 2) for details.

**Deviations from cited specifications for numerator:**

None.

**What are the continuous enrollment criteria:**

43 days prior to the Estimated Date of Delivery (EDD) through 56 days after EDD.

**What are allowable gaps in enrollment:**

None.

**Define Anchor Date (if applicable):**

Estimated Date of Delivery (EDD). In some cases a woman had service dates that were wide-apart. If claims show services provided more than 180 days apart, it could be evidence of two different deliveries. If multiple EDD are estimated, the most recent date is used.

**Medical Record Review – Prenatal Care:**

Prenatal care visit to an OB/GYN or other prenatal care practitioner or PCP. For visits to a PCP, a diagnosis of pregnancy must be present. Documentation in the medical record must include a note indicating the date when the prenatal care visit occurred, and evidence of one of the following:

- A basic physical obstetrical examination that includes auscultation for fetal heart tone, **or** pelvic exam with obstetric observations, **or** measurement of fundus height (a standardized prenatal flow sheet may be used).

- Evidence that a prenatal care procedure was performed, such as:
  - Screening test in the form of an obstetric panel (must include all of the following: hematocrit, differential WBC count, platelet count, hepatitis B surface antigen, rubella antibody, syphilis test, RBC antibody screen, Rh and ABO blood typing) **or**
  - TORCH antibody panel alone, **or**
  - A rubella antibody test/titer with an Rh incompatibility (ABO/Rh) blood typing, **or**
  - Echography of a pregnant uterus.
- Documentation of LMP or EDD in conjunction with *either* of the following.
  - Prenatal risk assessment and counseling/education.
  - Complete obstetrical history

*Notes:*

- *For women whose last enrollment segment was after 219 days prior to delivery (i.e., between 219 days prior to delivery and the day of delivery) and women who had a gap during the first trimester, count documentation of a visit to an OB/GYN, family practitioner, or other PCP with a principal diagnosis of pregnancy.*
- *Services that occur over multiple visits count toward this measure as long as all services are within the measurement timeframe. Ultrasound and lab results alone are not considered a visit; they must be linked to an office visit with an appropriate practitioner in order to count for this measure.*

## Postpartum Care Measure Details

**Data elements required denominator:** All live birth deliveries between November 6 of the year prior to the measurement year, and November 5 of the measurement year, and the members of the organization who meet the continuous enrollment criteria. OHA will identify the live birth deliveries from administrative data and provide CCOs with a sampling frame for the chart review.

See HEDIS® 2018 Technical Specifications for Health Plans (Volume 2) for details.

**Required exclusions for denominator:**

See HEDIS® 2018 Technical Specifications for Health Plans (Volume 2) for details.

**Deviations from cited specifications for denominator:**

None.

**Data elements required numerator:**

A postpartum visit for a pelvic exam or postpartum care on or between 21 and 56 days after delivery.

See HEDIS® 2018 Technical Specifications for Health Plans (Volume 2) for details. Also see **medical record review** section.

**Required exclusions for numerator:** See HEDIS® 2018 Technical Specifications for Health Plans (Volume 2) for details.

**Deviations from cited specifications for numerator:**

None.

**What are the continuous enrollment criteria:**

43 days prior to the Estimated Date of Delivery (EDD) through 56 days after EDD.

**What are allowable gaps in enrollment:**

None.

**Define Anchor Date (if applicable):**

Estimated Date of Delivery (EDD). In some cases a woman had service dates that were wide-apart. If claims show services provided more than 180 days apart, it could be evidence of two different deliveries. If multiple EDD are estimated, the most recent date is used.

**Medical Record Review – Postpartum Care:**

Documentation in the medical record must include a note indicating the date on which a postpartum visit occurred and *one* of the following:

- Pelvic exam, or
- Evaluation of weight, blood pressure, breasts and abdomen, or
- Notation of postpartum care, including, but not limited to the following:
  - Notation of “postpartum care,” “PP care,” “PP check,” or “6-week check”
  - A preprinted “Postpartum Care” form in which information was documented during the visit.
- A Pap test alone does not count as a prenatal care visit, but is acceptable for the Postpartum Care measure.