

The background features a blurred image of a person lying in a hospital bed, overlaid with a green semi-transparent layer. Various medical icons are scattered across the green area, including a syringe, a pill, a stethoscope, a microscope, a group of people, and a virus. A large white cross is centered over the person's chest. The right side of the page is a dark grey diagonal gradient.

Virginia Premier Health
Plan, Inc.
Commonwealth Coordinated
Care Plus

**Report on Adjusted Medical Loss Ratio and
Adjusted Underwriting Gain Rebate
Calculations**

With Independent Accountant's Report Thereon

For the period of July 1, 2020 through
June 30, 2021



**MYERS AND
STAUFFER** LC
CERTIFIED PUBLIC ACCOUNTANTS



Table of Contents

■ Table of Contents	1
■ Independent Accountant’s Report	2
■ Adjusted Medical Loss Ratio for the Period Ending June 30, 2021	4
• Non-Expansion	4
• Expansion	5
■ Adjusted Underwriting Gain for the Period Ending June 30, 2021	6
• Non-Expansion	6
■ Schedule of Adjustments and Comments for the Period Ending June 30, 2021	7



Independent Accountant's Report

Virginia Department of Medical Assistance Services
Richmond, Virginia

We have examined the accompanying Adjusted Medical Loss Ratio and Adjusted Underwriting Gain Rebate Calculations of Virginia Premier Health Plan, Inc. (Virginia Premier) related to the Commonwealth Coordinated Care Plus Program (CCC Plus) for the period of July 1, 2020 through June 30, 2021. Virginia Premier's management is responsible for presenting the Medical Loss Ratio and Underwriting Gain Rebate Calculations in accordance with the criteria set forth in the CCC Plus contract and Centers for Medicare & Medicaid Services (CMS) federal guidance (criteria). This criteria was used to prepare the Adjusted Medical Loss Ratio and Adjusted Underwriting Gain Rebate Calculations. Our responsibility is to express an opinion on the Adjusted Medical Loss Ratio and Adjusted Underwriting Gain Rebate Calculations based on our examination.

Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. Those standards require that we plan and perform the examination to obtain reasonable assurance about whether the Adjusted Medical Loss Ratio and Adjusted Underwriting Gain Rebate Calculations are in accordance with the criteria, in all material respects. An examination involves performing procedures to obtain evidence about the Adjusted Medical Loss Ratio and Adjusted Underwriting Gain Rebate Calculations. The nature, timing, and extent of the procedures selected depend on our judgment, including an assessment of the risk of material misstatement of the Adjusted Medical Loss Ratio and Adjusted Underwriting Gain Rebate Calculations, whether due to fraud or error. We believe that the evidence we obtained is sufficient and appropriate to provide a reasonable basis for our opinion.

We are required to be independent and to meet our other ethical responsibilities in accordance with relevant ethical requirements related to our engagement.

The accompanying Adjusted Medical Loss Ratio and Adjusted Underwriting Gain Rebate Calculations were prepared for the purpose of complying with the criteria, and is not intended to be a complete presentation in conformity with accounting principles generally accepted in the United States of America.

In our opinion, the above referenced accompanying Adjusted Medical Loss Ratio and Adjusted Underwriting Gain Rebate Calculations are presented in accordance with the above referenced criteria, in all material respects, for the period of July 1, 2020 through June 30, 2021. Related to non-expansion, the Adjusted Medical Loss Ratio (MLR) Percentage Achieved exceeds the minimum requirement of eighty-five percent (85%) and the Adjusted Underwriting Gain Percentage Achieved exceeds the maximum requirement of three percent (3%). In accordance with contractual obligations, an Underwriting Gain remittance amount is due to the Department of Medical Assistance Services. Related to expansion, the Adjusted MLR Percentage Achieved exceeds the minimum requirement of eighty-five percent (85%) and the Underwriting Gain is not applicable per contractual requirements.



This report is intended solely for the information and use of the Virginia Department of Medical Assistance Services and Virginia Premier and is not intended to be and should not be used by anyone other than these specified parties.

Myers and Stauffer LC
Glen Allen, Virginia
June 14, 2023



Adjusted Medical Loss Ratio for the Period Ending June 30, 2021

Non-Expansion

Line #	Revenue or Expense	Reported Amounts	Adjustment Amounts	Adjusted Amounts
Medical Loss Ratio Numerator				
1.1	Claims	\$889,204,014	\$22,970,821	\$912,174,835
1.2	Improving health care quality expenses	\$25,007,871	(\$3,693,915)	\$21,313,956
1.3	Total Adjusted MLR Numerator	\$914,211,885	\$19,276,906	\$933,488,791
Medical Loss Ratio Denominator				
2.1	Revenue	\$1,066,138,655	\$27,435,322	\$1,093,573,977
2.2	Federal and State taxes and licensing or regulatory fees	\$0	\$0	\$0
2.3	Total Adjusted MLR Denominator	\$1,066,138,655	\$27,435,322	\$1,093,573,977
Credibility Adjustment				
3.1	Member Months to determine credibility	500,694	0	500,694
3.2	Credibility adjustment	0.0%		0.0%
MLR Calculation				
4.1	Unadjusted MLR	85.7%		85.4%
4.2	Credibility adjustment	0.0%		0.0%
4.3	Adjusted MLR	85.7%		85.4%
Remittance Calculation				
5.1	Is plan membership above the minimum credibility value? (Y/N)	Y		Y
5.2	MLR Standard	85.0%		85.0%
5.3	Adjusted MLR	85.7%		85.4%
5.4	MLR denominator	\$1,066,138,655		\$1,093,573,977
5.5	Remittance amount due to State for Coverage Year	\$0		\$0



Expansion

Line #	Revenue or Expense	Reported Amounts	Adjustment Amounts	Adjusted Amounts
Medical Loss Ratio Numerator				
1.1	Claims	\$159,008,808	\$11,515,675	\$170,524,483
1.2	Improving health care quality expenses	\$3,826,820	\$0	\$3,826,820
1.3	Total Adjusted MLR Numerator	\$162,835,628	\$11,515,675	\$174,351,303
Medical Loss Ratio Denominator				
2.1	Revenue	\$191,595,147	(\$5,179,905)	\$186,415,242
2.2	Federal and State taxes and licensing or regulatory fees	\$0	\$0	\$0
2.3	Total Adjusted MLR Denominator	\$191,595,147	(\$5,179,905)	\$186,415,242
Credibility Adjustment				
3.1	Member Months to determine credibility	81,712	0	81,712
3.2	Credibility adjustment	2.3%		2.3%
MLR Calculation				
4.1	Unadjusted MLR	85.0%		93.5%
4.2	Credibility adjustment	2.3%		2.3%
4.3	Adjusted MLR	87.3%		95.8%
Remittance Calculation				
5.1	Is plan membership above the minimum credibility value? (Y/N)	Y		Y
5.2	MLR Standard	85.0%		85.0%
5.3	Adjusted MLR	87.3%		95.8%
5.4	MLR denominator	\$191,595,147		\$186,415,242
5.5	Remittance amount due to State for Coverage Year	N/A		N/A



Adjusted Underwriting Gain for the Period Ending June 30, 2021

Non-Expansion

Line #	Revenue or Expense	Reported Amounts	Adjustment Amounts	Adjusted Amounts
Medical Loss Ratio Denominator				
1.1	Revenue	\$1,066,138,655	\$27,435,322	\$1,093,573,977
1.2	Federal and State taxes and licensing or regulatory fees	\$0	\$0	\$0
1.3	Total Adjusted Underwriting Gain Denominator	\$1,066,138,655	\$27,435,322	\$1,093,573,977
Medical Expenses				
2.1	Claims	\$889,204,014	\$22,970,821	\$912,174,835
2.2	Improving health care quality expenses	\$25,007,871	(\$3,693,915)	\$21,313,956
2.3	Total Adjusted Underwriting Gain Claims Expenses	\$914,211,885	\$19,276,906	\$933,488,791
Non-Claims Costs				
3.1	Administrative Expenses	\$72,006,280	\$3,693,915	\$75,700,195
3.2	Less: Unallowable Expenses	(\$3,172,162)	(\$174,862)	(\$3,347,024)
3.3	Allowable Administrative Expenses	\$68,834,118	\$3,519,053	\$72,353,171
Underwriting Gain				
4.1	Underwriting Gain \$	\$83,092,652		\$87,732,015
4.1	Less: Remittance Amount Due to State for Coverage Year	\$0		\$0
4.2	Adjusted Underwriting Gain \$	\$83,092,652		\$87,732,015
4.3	Underwriting Gain %	7.8%		8.0%
Underwriting Gain Remittance Calculation				
5.1	Member Month Requirement Met?	Y		Y
5.2	At least 12 months contract experience at the beginning of the Contract Year?	Y		Y
5.3	Percent to Remit	2.4%		2.5%
5.4	Amount to Remit	\$25,554,246		\$27,462,398



Schedule of Adjustments and Comments for the Period Ending June 30, 2021

During our examination we noted certain matters involving costs, that in our determination did not meet the definitions of allowable medical expenses and other operational matters that are presented for your consideration.

Non-Expansion Adjustment #1 – To adjust directed payments included in claims to agree with state data.

The health plan properly included directed payments in the numerator and the denominator of the MLR calculation. The associated revenues and expenses were adjusted to agree with state data. The revenue and claims reporting requirements are addressed in the Medical Loss Ratio (MLR) Requirements, the Medicaid Managed Care Final Rule 42 CFR § 438.8(e)(2), CFR § 438.8(f)(2), and 45 CFR § 158.130.

Proposed MLR Adjustment		
Line #	Line Description	Amount
1.1	Claims	\$22,072,181
2.1	Revenue	\$22,072,181

Proposed Underwriting Gain Adjustment		
Line #	Line Description	Amount
1.1	Revenue	\$22,072,181
2.1	Claims	\$22,072,181

Non-Expansion Adjustment #2 – To adjust revenues to agree with state data.

The health plan reported revenue amounts that did not reflect all payments received for its members applicable to the covered dates of service for the reporting period. Revenue was adjusted per the state's data to reflect all payments, including capitation payments, patient payments, maternity kick payments, Rx reinsurance payments, clinical efficacy payments, discrete incentive payments, and performance withhold payments. The revenue reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(f)(2) and 45 CFR § 158.130.



SCHEDULE OF ADJUSTMENTS AND COMMENTS

Proposed MLR Adjustment		
Line #	Line Description	Amount
2.1	Revenue	\$5,363,141

Proposed Underwriting Gain Adjustment		
Line #	Line Description	Amount
1.1	Revenue	\$5,363,141

Non-Expansion Adjustment #3 – To adjust to reclassify non-allowable Healthcare Quality Improvement (HCQI) expenses.

The health plan reported HCQI based on departments they determined to be HCQI. During the examination, it was noted that several job descriptions had non qualifying characteristics that did not meet the definitions of HCQI for MLR reporting purposes. The proposed adjustment is to remove non qualifying HCQI expenses from the MLR calculation and to reclassify these expenses to non-claims administrative expenses within the Underwriting Gain calculation. The HCQI reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(e)(3) and 45 CFR § 158.150.

Proposed MLR Adjustment		
Line #	Line Description	Amount
1.2	Improving health care quality expenses	(\$3,693,915)

Proposed Underwriting Gain Adjustment		
Line #	Line Description	Amount
2.2	Improving health care quality expenses	(\$3,693,915)
3.1	Administrative Expenses	\$3,693,915

Non-Expansion Adjustment #4 – To adjust administrative expense to apply adjustments identified during the 2020 and 2021 administrative cost procedures.

Procedures are applied to administrative costs through a separate engagement. The health plan included contributions/donations, lobbying expenses, interest on paid claims, corporate employee events, and bad debt, which are not considered allowable administrative expenses. Administrative cost principles are addressed in 45 CFR § 75.420 through 75.475.

Proposed Underwriting Gain Adjustment		
Line #	Line Description	Amount
3.2	Less: Unallowable Expenses	(\$174,862)



SCHEDULE OF ADJUSTMENTS AND COMMENTS

Non-Expansion Adjustment #5 – To adjust claims Incurred but Not Reported (IBNR) at the time of the MLR filing to IBNR as of March 2023.

The reported IBNR of \$853,588 was adjusted to agree to the March 2023 lag table. We have made an adjustment for the difference of \$2,796,416 to Medical Loss Ratio line 1.1 and Underwriting Gain line 2.1. The IBNR reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(e)(2) and 45 CFR § 158.140.

Proposed MLR Adjustment		
Line #	Line Description	Amount
1.1	Claims	\$2,796,416

Proposed Underwriting Gain Adjustment		
Line #	Line Description	Amount
2.1	Claims	\$2,796,416

Non-Expansion Adjustment #6 – To adjust pharmacy expenses related to Elixir Solutions to offset post-point-of-sale claim transaction fees received from pharmacies.

The health plan reported claims expenses net of rebates for pharmacy services arranged by Elixir Solutions. During the examination, it was determined that Elixir Solutions reported offsetting revenue received from pharmacies related to post-point-of-sale claim transaction fees. Expense was adjusted to agree to post-point-of-sale claim transaction fees reported by Elixir Solutions.

The third party requirements are addressed in CMS MLR Guidance issued 7/18/11 (Q and A #19), 5/13/11 (Q and A #12), and 2/10/12 (Q and A #20). CMS Guidance states that “an issuer may only include as reimbursement for clinical services (incurred claims) the amount that the vendor actually pays the medical provider or supplier for providing covered clinical services or supplies to enrollees”. Question #12 recognizes items for inclusion in the non-claims cost component. Additionally, the third party reporting requirements are also stated in the Medicaid Managed Care Final Rule 42 CFR § 438.8(k)(3), 45 CFR 158.140(b)(3)(ii), and CMCS Informational Bulletin: Medicaid Managed Care FAQ – Medical Loss Ratio 06/05/2020.

Proposed MLR Adjustment		
Line #	Line Description	Amount
1.1	Claims	(\$1,897,776)



SCHEDULE OF ADJUSTMENTS
AND COMMENTS

Proposed Underwriting Gain Adjustment		
Line #	Line Description	Amount
2.1	Claims	(\$1,897,776)



SCHEDULE OF ADJUSTMENTS AND COMMENTS

Expansion Adjustment #1 – To adjust directed payments included in claims to agree with state data.

The health plan properly included directed payments in the numerator and the denominator of the MLR calculation. The associated revenues and expenses were adjusted to agree with state data. The revenue and claims reporting requirements are addressed in the Medical Loss Ratio (MLR) Requirements, the Medicaid Managed Care Final Rule 42 CFR § 438.8(e)(2), CFR § 438.8(f)(2), and 45 CFR § 158.130.

Proposed MLR Adjustment		
Line #	Line Description	Amount
1.1	Claims	\$7,781,359
2.1	Revenue	\$7,781,359

Expansion Adjustment #2 – To adjust revenues to agree with state data.

The health plan reported revenue amounts that did not reflect all payments received for its members applicable to the covered dates of service for the reporting period. Revenue was adjusted per the state's data to reflect all payments, including capitation payments, patient payments, maternity kick payments, Rx reinsurance payments, clinical efficacy payments, discrete incentive payments, risk corridor recoupments, and performance withhold payments. The revenue reporting requirements are addressed in the Medicaid Managed Care Final Rule 42 CFR § 438.8(f)(2) and 45 CFR § 158.130.

Proposed MLR Adjustment		
Line #	Line Description	Amount
2.1	Revenue	(\$12,961,264)

Expansion Adjustment #3 – To adjust to include consumer directed services claims expense arranged by Consumer Direct Care Network (CDCN) that was erroneously excluded by the plan.

The health plan did not report expansion expense for consumer directed services arranged by CDCN. Based on trial balance documentation and support received from CDCN, consumer directed expenses were determined to be \$3,734,316. The expenses were adjusted to agree to the provided supporting documentation.

The third party requirements are addressed in CMS MLR Guidance issued 7/18/11 (Q and A #19), 5/13/11 (Q and A #12), and 2/10/12 (Q and A #20). CMS Guidance states that "an issuer may only include as reimbursement for clinical services (incurred claims) the amount that the vendor actually pays the medical provider or supplier for providing covered clinical services or supplies to enrollees". Question #12 recognizes items for inclusion in the non-claims cost component. Additionally, the third party reporting requirements are also stated in the Medicaid Managed Care Final Rule 42 CFR § 438.8(k)(3), 45 CFR 158.140(b)(3)(ii), and CMCS Informational Bulletin: Medicaid Managed Care FAQ –



SCHEDULE OF ADJUSTMENTS
AND COMMENTS

Medical Loss Ratio 06/05/2020.

Proposed MLR Adjustment		
Line #	Line Description	Amount
1.1	Claims	\$3,734,316