March 27, 2019

Re: 1st Quarter 2019 HMO Report Filings

All HMOs,

The 1st Quarter reports shall be submitted to this office no later than close of business (5:00 P.M.) Wednesday, May 15, 2019 in accordance with Statutory Accounting Practices using the most current format for the quarterly NAIC Health Blank, and in accordance with the NAIC quarterly instructions for the Health Blank. Contact the NAIC directly at (816) 842-3600 if you require copies of the quarterly instructions. These instructions implement the requirements of the Accounting Practices and Procedures effective January 1, 2019. The NAIC Health Blank forms are available for purchase through several independent insurance service companies throughout the United States. Please note that items outlined in “bold” are new and/or changes in requirements from last year’s guidelines. Also, all filings must be postmarked no later than the indicated due date. If the due date falls on a Saturday, a Sunday, or a holiday, then the deadline is the Friday before.

Please note that the Commissioner of Banking & Insurance has the regulatory authority Per N.J.S.A. 26:2J-24(a) to impose enforcement remedies against an HMO for violations of any statutory requirements including the late filing of quarterly reports. The commissioner may, “... levy an administrative penalty in an amount not less than $100.00 nor more than $1,000.00, if reasonable notice in writing is given of the intent to levy the penalty....”.

This letter is reasonable notice, and any HMO that files late will be fined $1,000.00 per day.

The following manuals should be obtained and maintained current:

(a) ANNUAL AND QUARTERLY STATEMENT INSTRUCTIONS-HEALTH
(b) ACCOUNTING POLICIES AND PROCEDURES MANUAL EFFECTIVE JANUARY 1, 2019 (AS OF MARCH 2019) THIS VALUABLE RESOURCE CONTAINS THE STATEMENT OF STATUTORY ACCOUNTING PRINCIPLES (SSAP), EXTRACTS FROM NAIC MODEL LAWS, INTERPRETATIONS OF SSAP, ISSUE PAPERS AND POLICY STATEMENTS OF THE NAIC
(c) PURPOSES AND PROCEDURES MANUAL OF THE NAIC SECURITIES VALUATION OFFICE (SVO)

(1) The quarterly financial statements must also include the following:

(a) Membership by County... Attachment shall include a breakdown by
County of Individual, Small Group, Large Group, TOTAL Commercial, Medicare, Department of Human Services (DHS) Programs, TOTAL HMO and Self-Funded. Self-Funded must be independent of the TOTAL HMO enrollment. On the following quarterly reports include New Jersey KidCare Parts A,B,C, and D, and NJ Family Care under Medicaid: This report shall tie with Exhibit of Premium, Enrollment and Utilization, Page #7, Column #1, Line #3.

A separate report shall be provided which lists membership by county for Point of Service (POS) members. Please use Membership by County attachment for the desired format. POS members must be a subset within the HMO membership.

(b) Analysis of Minimum Net Worth Requirements. Note that this Department requires a footnote be added to the Net Worth Calculation Worksheet, which indicates that capitation payments only refer to those paid directly to rendering providers or traditional IPAs (Medical groups or associations of physicians). Physicians on salary shall be considered “capitated” for this report. Please note that item “c” of the calculation “three months uncovered expenditures” per N.J.A.C. 11:24-11.1(a) 3 is an amount equal to the sum of three months of uncovered healthcare expenditures and is not a cumulative amount for the last four quarters. Also, N.J.A.C. 11:24 defines “Uncovered health care expenditures” as costs to the HMO for health care services that are the obligation of the HMO for which a member may be liable in the event of an HMO’s insolvency and for which no alternative arrangements (that guarantee, insure or provide assumption by a person or organization other than the HMO for the provision of services or benefits) have been made that are acceptable to the Commissioner.

(c) A Management Discussion and Analysis (MD&A). This letter is primarily a narrative document setting forth information, which enables the Department to enhance its understanding of the HMO’s financial position, results of operations, changes in capital and surplus accounts and cash flow. See attached NAIC MD&A instructions for specific format and guidance.

(d) An Actual/Budget report segregated by Commercial, Medicare and DHS lines of business if applicable. The information must be provided for the preceding three quarters, and the current quarter using the format found in attachment “A”. For the purposes of this report, all NJ KidCare and NJ Family Care financial information should be reported as part of DHS, and quarterly information should not be separated into months. Be sure to include member months in Attachment A.

(d1) If your HMO is not a separate legal entity in New Jersey, please provide a second attachment, “A” which reflects your New Jersey business only.

(2) All sections are required to be completed in their entirety. If a schedule is not applicable, that should be so indicated using “N/A” or “None”.

(3) A copy of the form filing 10-Q to the Securities Exchange Commission is required if applicable in accordance with N.J.A.C. 11:24-11.1(d) 2. If not
publicly held you shall submit your guarantor’s unaudited quarterly financial statements.

(4) The rules at N.J.A.C. 11:24-11 shall be read as including an increase of 3.3% for 2018. Therefore, the Net Worth Requirement specified at N.J.A.C. 11:24-11.1(b) increased (if applicable) to $2,204,076.53 at July 1, 2019.

(5) The Administrative Expense Deposit requirement increased to a minimum of $661,223.34 and to a maximum of $2,204,076.53 at July 1, 2019 per N.J.A.C. 11:24-11.4(b). Use Attachment B to verify specific required amount.

(6) The Insolvency Claim Deposit requirement is based on 50% of your highest quarterly premium for 2018. Correspondence regarding your 3/31/19 specific requirement based on your highest quarter of premium in 2018 was sent to you under a separate letter. Please contact me if you have any questions regarding this month. Use attachment B to verify the specific required amount.

(7) Per N.J.A.C. 11:24-6(d)4 every HMO shall submit a certification of, and an opinion by, a member of the American Academy of Actuaries or an active fellow of the Society of Actuaries that the reserves required by N.J.A.C. 11:24-11.3 are included and sufficient. The actuarial certification shall identify the specific methodology used to determine the reserves, and shall specify whether and how the methodology has changed since the last report.

(8) Reinsurance and Insolvency protection. (Attachment “B”). This report addresses reinsurance and insolvency protection.

(9) Deposits of Restricted Assets. (Attachment “B”)

(10) All HMO’s are to complete the attached liquidity worksheet.

(11) All items must be identified. If you use the “write-in” category, please identify what is included by line item.

(12) Claims Adjustment Expense Line 20 of the Statement of Revenue and Expenses. All expenses incurred in connection with the recording adjustment and settlement of claims must be included on this line. Examples of adjustment expenses incurred in these activities are estimating the amount of the claims, disbursing claim payments, maintaining records, general clerical, secretarial, office maintenance, occupancy costs, utilities, computer maintenance, supervisory and executive duties, supplies and postage.

(13) Per SSAP #84, Medicaid Premiums Due are to be reported on Line #15.1. They are not to be reported on Line #24 of the Balance Sheet (Health Care and Other Amounts Receivables)

(14) Any deviations from the instructions in this announcement, without the permission of the Commissioner of Banking and Insurance will be considered a violation of filing requirements and cause the entire statement filing to be rejected. Accordingly, per N.J.A.C. 11:10-1.14(b) the Department may also impose the maximum penalties and enforcement measures available under statute for failure to file proper or timely financial statements.
(15) See SSAP #4 “Assets and Nonadmitted Assets” for further guidance. Assets not specifically identified as an admitted asset within the Accounting Practices and Procedures Manual shall be considered Nonadmitted.

Note that SSAP #84 “Health Care Receivables” should be reviewed for further guidance.

Guidance on allowable Goodwill can be found in SSAP #68.

(16) All HMOs are required to comply with the requirements of N.J.S.A. 17B: 20, regarding Investments.

(17) **MAILING ADDRESS**

Every HMO shall submit **four** copies of its reports to:

Kwame Asare  
NJ Department of Banking and Insurance  
Office of Solvency Regulation  
**BY US MAIL**  
PO Box 325  
Trenton, NJ 08625-0325

**BY OVER NIGHT MAIL**  
20 West State Street  
Trenton, NJ 08608-1206

Every HMO that has a contract with the Department of Human Services to provide coverage to the Medicaid population or some segment thereof also shall submit one copy of the reports to:

Matthew Shaw  
Office of Managed Health Care  
Division of Medical Assistance and Health Services  
NJ Department of Human Services  
Quakerbridge Plaza, Building 5  
PO Box 712  
Trenton, NJ 08625-0712

If you have any questions concerning this correspondence other than those pertaining to the Annual Supplement which address quality of care, network access, complaints or utilization appeals, please contact me at the above number or e-mail me at *Tim.Stroud@dobi.nj.gov*.

Sincerely,

Tim Stroud  
Insurance Examiner II

C: Marygrace Pesce, Assistant Chief Insurance Examiner, Office of Solvency Regulation  
Richard Kartes, Supervisor, Office of Solvency Regulation  
Kwame Asare, Supervisor, Office of Solvency Regulation  
Mariam Awad, Insurance Examiner I, Office of Solvency Regulation  
Matthew Lakatos, Insurance Examiner II, Office of Solvency Regulation  
Holly Gaenzle, Chief, Office of Managed Care  
Matthew Shaw, Dept. of Human Services
### Liquidity Worksheet

**HMO:** _____________________________  
**NAIC Code:**  
**Date:** 3/31/19

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Total Liabilities (page 3, column 3, line 22)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Minimum Capital and Surplus Requirement (per HMO Supplement,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Total Lines 1 and 2</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>4. Cash and Short Term Investments (page 2, column 3, line 5)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Bonds (page 2, column 3, line 1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Sum of Lines 4 and 5</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>7. Line 6 divided by Line 3</td>
<td>0</td>
<td>#DIV/0!</td>
</tr>
<tr>
<td>8. Is line 7 equal to or greater than 60%</td>
<td></td>
<td>YES</td>
</tr>
</tbody>
</table>

If yes, the HMO meets the investment liquidity requirement per **N.J.A.C. 8:38-11.1(C)**. No further testing is considered necessary.

If no, the HMO does not meet investment liquidity requirement. Provide additional detail below.
ATTACHMENT “C”

Worksheet Calculation to determine Minimum Insolvency Deposit Requirement in accordance with N.J.A.C. 11:24-11.4d.

<table>
<thead>
<tr>
<th>HMO: ____________________________</th>
<th>For the Quarter Ending</th>
</tr>
</thead>
<tbody>
<tr>
<td>For the quarter ending March 31, 2019</td>
<td>6/30/18</td>
</tr>
</tbody>
</table>

1. Total Premium from Lines #2 and 3 of the Statement of Revenue and Expenses (based on New Jersey premium only)

2. Subtract Premium for Lines of Business discontinued between 3/31/19 & 6/30/18

3. Adjust Total Premium (Line 1 – Line 2)

4. Highest Adjusted Quarterly Premium

5. Multiply by 0.5. (This is the required deposit)
# ATTACHMENT B

## HMO

### Attachment B

#### Reinsurance & Restricted Deposits

**HMO: ________________________________**

For the quarter ended March 31, 2019

<table>
<thead>
<tr>
<th>Column1</th>
<th>Policy</th>
<th>Annual</th>
<th>Reinsurance</th>
<th>Reinsurance2</th>
<th>Daily</th>
<th>Other</th>
<th>Prior Year</th>
<th>Prior Year3</th>
<th>Column4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expiration</td>
<td>Per Member</td>
<td>Per Member</td>
<td>Per Member</td>
<td>Hospital</td>
<td>Internal</td>
<td>Premium</td>
<td>Recoveries</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Date</td>
<td>Deductible</td>
<td>Max per Year</td>
<td>Max per Lifetime</td>
<td>Limit</td>
<td>Limit (a)</td>
<td>Paid</td>
<td>Incurred</td>
<td>Remarks</td>
<td></td>
</tr>
<tr>
<td>Stop Loss Carrier</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td></td>
<td></td>
</tr>
<tr>
<td>POS Carrier (If Applicable)</td>
<td>$0</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Insolvency Carrier</td>
<td>N/A</td>
<td>$</td>
<td>N/A</td>
<td>N/A</td>
<td>$</td>
<td>$</td>
<td>N/A</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(a) Attach Additional Information as necessary

## RESTRICTED ASSETS ON DEPOSIT WITH THE DEPARTMENT OF BANKING AND INSURANCE

<table>
<thead>
<tr>
<th>Column1</th>
<th>3/31/2019</th>
<th>Deposit as of</th>
<th>Excess or</th>
<th>Custodian</th>
</tr>
</thead>
<tbody>
<tr>
<td>Required</td>
<td>3/31/2019</td>
<td>Deficiency</td>
<td>Deposit</td>
<td>(Market Value)</td>
</tr>
<tr>
<td>Admin. Expense Deposit</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Insolvency Claim Deposit</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

OFFICE OF SOLVENCY REGULATION
**ATTACHMENT A**
**ACTUAL VS. BUDGET**
**CONFIDENTIAL**

<table>
<thead>
<tr>
<th>HMO: ________________________________</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Statement as of 3/31/2019</th>
<th>1st Qtr</th>
<th>1st Qrt2</th>
<th>2nd Qtr</th>
<th>3rd Qtr</th>
<th>4th Qtr</th>
</tr>
</thead>
<tbody>
<tr>
<td>(All Cost in 000's)</td>
<td>2019</td>
<td>2019</td>
<td>2019</td>
<td>2019</td>
<td>2019</td>
</tr>
<tr>
<td></td>
<td>Budget</td>
<td>Actual</td>
<td>Budget</td>
<td>Budget</td>
<td>Budget</td>
</tr>
</tbody>
</table>

- **Commercial Premium (Gross)**
- **Medicare Premium**
- **Dept. Human Services Premium**
- **Other Income i.e. ASO Fees, Investment**
- **Total Revenue**

- **Commercial Medical Expenses**
- **Medicare Medical Expenses**
- **Dept. Human Services Medical Expenses**
- **TOTAL Medical Expenses**
- **Medical Loss Ratio**

- **TOTAL Administrative Expenses**
- **Administrative Expense Ratio**

- **Net Income/(Loss)**

- **Commercial Members**
- **Medicare Members**
- **Dept. Human Services Members**
- **TOTAL Membership**

- **Commercial Member Months**
- **Medicare Member Months**
- **Dept. Human Services Member Months**
- **TOTAL Member Months**

- **Net Worth**
- **Net Worth Requirement at 125%**
MANAGEMENT’S DISCUSSION AND ANALYSIS

Reporting entities are required to file a supplement to the annual statement titled “Management’s Discussion and Analysis” (MD&A) by April 1 each year.

MD&A Requirements:

Discuss the reporting entity’s financial condition, changes in financial condition and results of operations. The discussion shall provide information as specified in paragraphs that follow and also shall provide such other information that the reporting entity believes to be necessary for an understanding of its financial condition, changes in financial condition and results of operations. Discussions of liquidity and capital resources may be combined whenever the two topics are interrelated.

Introduction

1. The MD&A requirements are intended to provide, in one section, material historical and prospective textual disclosure enabling regulators to assess the financial condition and results of operations of the reporting entity. There is a need for a narrative explanation of the financial statements, because a numerical presentation and brief accompanying footnotes alone may be insufficient for regulators to judge the quality of earnings and the likelihood that past performance is indicative of future performance. The MD&A is intended to give the regulator an opportunity to look at the reporting entity through the eyes of management by providing both a short and long-term analysis of the business of the reporting entity.

2. The MD&A shall be of the financial statements and of other statistical data that the reporting entity believes will enhance a regulator’s understanding of its financial condition, changes in financial condition and results of operations. Generally, the discussion shall cover the two year period covered by the financial statements and shall use year-to-year comparisons or any other formats that in the reporting entity's judgment enhance a regulator’s understanding. However, where trend information is relevant, reference to the five year selected financial data schedule may be necessary.

3. The purpose of the MD&A shall be to provide regulators with information relevant to an assessment of the financial condition and results of operations of the reporting entity as determined by evaluating the amounts and certainty of cash flows from operations and from outside sources. The information provided pursuant to this MD&A need only include that which is available to the reporting entity without undue effort or expense and which does not clearly appear in the reporting entity's financial statements.

4. Management should ensure that disclosure in MD&A is balanced and fully responsive. To enhance regulator understanding of the financial statements, entities are encouraged to explain in the MD&A the effects of the critical accounting policies applied, the judgments made in their application, and any subsequent changes in assumptions or conditions which would have resulted in materially different reported results. Analytical discussion of significant accounting policies in the MD&A should not include information already reported in the significant accounting policies section of the notes to the financial statement.

5. The discussion and analysis shall focus specifically on material events and uncertainties known to management that would cause reported financial information not to be necessarily indicative of future operating results or of future financial condition. This would include descriptions and amounts of (a) matters that would have an impact on future operations and have not had an impact in the past, and (b) matters that have had an impact on reported operations and are not expected to have an impact upon future operations.

6. Reporting entities are required to prepare the MD&A on a non-consolidated basis, unless the following conditions are met:

a. The entity is part of a consolidated group of insurers that utilizes a pooling arrangement or one hundred percent reinsurance agreement that affects the solvency and integrity of the entity’s reserves and such entity ceded substantially all of its direct and assumed business to the pool. An entity is deemed to have ceded substantially all of its direct and assumed business to a pool if the entity has less than $1,000,000 total direct plus assumed written premiums during a calendar year that are not subject to a pooling arrangement and the net income of the business not subject to the pooling arrangement represents less than 5% of the company’s capital and surplus.

Or

b. The entity’s state of domicile permits audited consolidated financial statements.

If a group of insurance companies prepares the MD&A on a consolidated basis, the discussion should identify and discuss significant differences between reporting entities (e.g., investment mix, leverage, liquidity, etc.).

Results of Operations

7. Reporting entities should describe any unusual or infrequent events or transactions or any significant economic changes that materially affected the amount of reported net income or other gains/losses in surplus and, in each case, indicate the extent to which net income or surplus was so affected. In addition, describe any other significant components of income that, in the reporting entity's judgment, should be described in order to understand the reporting entity's results of operations.

8. Reporting entities should describe any known trends or uncertainties that have had or are reasonably probable to have a material favorable or unfavorable impact on premiums, net income or other gains/losses in surplus. If the reporting entity knows of events that will cause a material change in the relationship between expenses and premium, the change in the relationship shall be disclosed.

9. To the extent that the financial statements disclose material increases in premium, reporting entities should provide a narrative discussion of the extent to which such increases are attributable to increases in prices or to increases in the volume or amount of existing products being sold or to the introduction of new products.

Prospective Information

10. Reporting entities are encouraged to supply forward-looking information. The MD&A may include discussions of "known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the reporting entity's liquidity increasing or decreasing in any material way." Further, descriptions of known material trends in the reporting entity's capital resources and expected changes in the mix and cost of such resources should be included. Disclosure of known trends or uncertainties that the reporting entity reasonably expects will have a material impact on premium, net income or other gains/losses in surplus is also encouraged.

11. In the event that a reporting entity does supply forward-looking information, the reporting entity may disclaim any responsibility for the accuracy of such information and condition the delivery of such information upon a waiver of any claim under any theory of law based on the inaccuracy of such information; provided that the reporting entity supplied such information in good faith.

Material Changes

12. Reporting entities are required to provide adequate disclosure of the reasons for material year-to-year changes in line items, or discussion and quantification of the contribution of two or more factors to such material changes. An analysis of changes in line items is required where material and where the changes diverge from changes in related line items of the financial statements, where identification and quantification of the extent of contribution of each of two or more factors is necessary to an understanding of a material change, or where there are material increases or decreases in net premium.
13. Repetition and line-by-line analysis is not required or generally appropriate when the causes for a change in one line item also relate to other line items. The discussion need not recite amounts of changes readily computable from the financial statements and shall not merely repeat numerical data contained in such statements. However, quantification should otherwise be as precise, including use of dollar amounts or percentages, as reasonably practicable.

**Liquidity, Asset/Liability Matching and Capital Resources**

14. The term "liquidity" as used in this MD&A refers to the ability of the reporting entity to generate adequate amounts of cash to meet the reporting entity's needs for cash. Except where it is otherwise clear from the discussion, the reporting entity shall indicate those balance sheet conditions or income or cash flow items, which the reporting entity believes, may be indicators of its liquidity condition. Liquidity generally shall be discussed on both a long-term and short-term basis. The issue of liquidity shall be discussed in the context of the reporting entity's own business or businesses.

15. The discussion of liquidity shall include a discussion of the nature and extent of restrictions on the ability of subsidiaries to transfer funds to the reporting entity in the form of cash dividends, loans or advances and the impact such restrictions may, if any, have on the ability of the reporting entity to meet its cash obligations.

16. Generally, short-term liquidity and short-term capital resources cover cash needs up to 12 months into the future. These cash needs and the sources of funds to meet such needs relate to the day-to-day operating expenses of the reporting entity and material commitments coming due during that 12-month period.

17. The discussion of long-term liquidity and long-term capital resources must address material expenditures, significant balloon payments or other payments due on long-term obligations, and other demands or commitments, including any off-balance sheet items, to be incurred beyond the next 12 months, as well as the proposed sources of funding required to satisfy such obligations.

18. Reporting entities should identify any known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the reporting entity's liquidity increasing or decreasing in any material way. If a material decline in liquidity is identified, indicate the course of action that the reporting entity has taken or proposes to take to remedy the decline. Also identify and separately describe internal and external sources of liquidity, and briefly discuss any material unused sources of liquid assets.

19. Reporting entities should describe any known material trends, favorable or unfavorable, in the reporting entity's capital resources. Indicate any expected material changes in the mix and relative cost of such resources. The discussion shall consider changes between equity, debt and any off-balance sheet financing arrangements.

20. Reporting entities are expected to use the statement of cash flows, and other appropriate indicators, in analyzing their liquidity, and to present a balanced discussion dealing with cash flows from investing and financing activities as well as from operations. This discussion should address those matters that have materially affected the most recent period presented but are not expected to have short or long-term implications, and those matters that have not materially affected the most recent period presented but are expected materially to affect future periods. Examples of such matters include:
   a. Discretionary operating expenses such as expenses relating to advertising;
   b. Debt refinancings or redemptions;
   c. Dividend requirements to the reporting entity’s parent to fund the parent’s operations or debt service; or
   d. Future potential sources of capital, such as a parent entity’s planned investment in the reporting entity, and the form of that investment.
21. MD&A disclosures should not be overly general. For example, disclosure that the reporting entity has sufficient short-term funding to meet its liquidity needs for the next year provides little useful information. Instead, reporting entities should consider describing the sources of short-term funding and the circumstances that are reasonably likely to affect those sources of liquidity. The discussion should be limited to material risks, and, as with the MD&A generally, should be sufficiently detailed and tailored to the entity's individual circumstances, rather than "boilerplate."

22. If the reporting entity's liquidity is dependent on the use of off-balance sheet financing arrangements, such as securitization of receivables or obtaining access to assets through special purpose entities, the reporting entity should consider disclosure of the factors that are reasonably likely to affect its ability to continue using those off-balance sheet financing arrangements. Reporting entities also should make informative disclosures about matters that could affect the extent of funds required within management's short- and long-term planning horizons.

23. Reporting entities are reminded that identification of circumstances that could materially affect liquidity is necessary if they are "reasonably likely" to occur. This disclosure threshold is lower than "more likely than not." (See guidance provided in SSAP No. 5R, Liabilities, Contingencies and Impairments of Assets.) Market price changes, economic downturns, defaults on guarantees, or contractions of operations that have material consequences for the reporting entity's financial position or operating results can be reasonably likely to occur under some conditions. Material effects on liquidity as a result of any reasonably likely changes should be disclosed.

24. To identify trends, demands, commitments, events and uncertainties that require disclosure, management should consider the following:
   
   a. Provisions in financial guarantees or commitments, debt agreements or other arrangements that could trigger a requirement for an early payment, additional collateral support, changes in terms, acceleration of maturity, or the creation of an additional financial obligation, such as adverse changes in the reporting entity's credit rating, financial ratios, earnings, cash flows, or stock price, or changes in the value of underlying, linked or indexed assets;
   
   b. Circumstances that could impair the reporting entity's ability to continue to engage in transactions that have been integral to historical operations or are financially or operationally essential, or that could render that activity commercially impracticable, such as the inability to maintain a specified claims paying ability or investment grade credit rating, level of earnings, earnings per share, financial ratios, or collateral; and
   
   c. Factors specific to the reporting entity and its markets that the reporting entity expects to be given significant weight in the determination of the reporting entity's credit rating or will otherwise affect the reporting entity's ability to raise short-term and long-term financing.

Loss Reserves (Property & Casualty Companies only)

25. The MD&A should include a discussion of those items that affect the reporting entity’s volatility of loss reserves, including a description of those risks that contribute to the volatility.

Off-Balance Sheet Arrangements

26. Reporting entities should consider the need to provide disclosures concerning transactions, arrangements and other relationships with entities or other persons that are reasonably likely to affect materially liquidity or the availability of or requirements for capital resources. Specific disclosure may be necessary regarding relationships with entities that are contractually limited to narrow activities that facilitate the reporting entity's transfer of or access to assets. These entities are often referred to as structured finance or special purpose entities. These entities may be in the form of corporations, partnerships or limited liability companies, or trusts.
27. Material sources of liquidity and financing, including off-balance sheet arrangements and transactions with limited purpose entities should be discussed. The extent of the reporting entity's reliance on off-balance sheet arrangements should be described fully and clearly where those entities provide financing, liquidity, or market or credit risk support for the reporting entity; engage in leasing or hedging services with the reporting entity; or expose the reporting entity to liability that is not reflected on the face of the financial statements. Where contingencies inherent in the arrangements are reasonably likely to affect the continued availability of a material historical source of liquidity and finance, reporting entities must disclose those uncertainties and their effects.

28. Reporting entities should consider the need to include information about the off-balance sheet arrangements such as: their business purposes and activities; their economic substance; the key terms and conditions of any commitments; the initial and ongoing relationships with the reporting entity and its affiliates; and the reporting entity's potential risk exposures resulting from its contractual or other commitments involving the off-balance sheet arrangements.

29. For example, a reporting entity may be economically or legally required or reasonably likely to fund losses of a limited purpose entity, provide it with additional funding, issue securities pursuant to a call option held by that entity, purchase the entity's capital stock or assets, or the reporting entity otherwise may be financially affected by the performance or non-performance of an entity or counterparty to a transaction or arrangement. In those circumstances, the reporting entity may need to include information about the arrangements and exposures resulting from contractual or other commitments to provide investors with a clear understanding of the reporting entity's business activities, financial arrangements, and financial statements. Other disclosures that reporting entities should consider to explain the effects and risks of off-balance sheet arrangements include:

a. Total amount of assets and obligations of the off-balance sheet entity, with a description of the nature of its assets and obligations, and identification of the class and amount of any debt or equity securities issued by the reporting entity;

b. The effects of the entity's termination if it has a finite life or it is reasonably likely that the reporting entity's arrangements with the entity may be discontinued in the foreseeable future;

c. Amounts receivable or payable, and revenues, expenses and cash flows resulting from the arrangements;

d. Extended payment terms of receivables, loans, and debt securities resulting from the arrangements, and any uncertainties as to realization, including repayment that is contingent upon the future operations or performance of any party;

e. The amounts and key terms and conditions of purchase and sale agreements between the reporting entity and the counterparties in any such arrangements; and

f. The amounts of any guarantees, lines of credit, standby letters of credit or commitments or take or pay contracts or other similar types of arrangements, including tolling, capacity, or leasing arrangements, that could require the reporting entity to provide funding of any obligations under the arrangements, including guarantees of repayment of obligors of parties to the arrangements, make whole agreements, or value guarantees.

30. Although disclosure regarding similar arrangements can be aggregated, important distinctions in terms and effects should not be lost in that process. The relative significance to the reporting entity's financial position and results of the arrangements with unconsolidated, non-independent, limited purpose entities should be clear from the disclosures to the extent material. While legal opinions regarding "true sale" issues or other issues relating to whether a reporting entity has contingent, residual or other liability can play an important role in transactions involving such entities, they do not obviate the need for the reporting entity to consider whether disclosure is required. In addition, disclosure of these matters should be clear and individually tailored to describe the risks to the reporting entity, and should not consist merely of recitation of the transactions' legal terms or the relationships between the parties or similar boilerplate.
Participation in High Yield Financings, Highly Leveraged Transactions or Non-Investment Grade Loans and Investments

31. A reporting entity, consistent with its domiciliary state’s law, may participate in several ways, directly or indirectly, in high yield financings, or highly leveraged transactions or make non-investment grade loans or investments relating to corporate restructurings such as leveraged buyouts, recapitalizations including significant stock buybacks and cash dividends, and acquisitions or mergers. A reporting entity may participate in the financing of such a transaction either as originator, syndicator, lender, purchaser of secured senior debt, or as an investor in other debt instruments (often unsecured or subordinated), redeemable preferred stock or other equity securities. Participation in high yield or highly leveraged transactions, as well as investment in non-investment grade securities, generally involves greater returns, in the form of higher fees and higher average yields or potential market gains. Participation in such transactions may involve greater risks, often related to credit worthiness, solvency, relative liquidity of the secondary trading market, potential market losses, and vulnerability to rising interest rates and economic downturns.

32. In view of these potentially greater returns and potentially greater risks, disclosure of the nature and extent of a reporting entity's involvement with high yield or highly leveraged transactions and non-investment grade loans and investments may be required, if such participation or involvement has had or is reasonably likely to have a material effect on financial condition or results of operations. For each such participation or involvement or grouping thereof, there shall be identification, consistent with the Annual Statement schedules or detail; description of the risks added to the reporting entity; associated fees recognized or deferred; amount, if any, of loss recognized; the reporting entity’s judgment whether there has been material negative effect on the entity’s financial condition; and the reporting entity’s judgment whether there will be material negative effect on the entity’s financial condition in subsequent reporting periods.

Preliminary Merger/Acquisition Negotiations

33. While the MD&A requirements could be read to impose a duty to disclose otherwise undisclosed preliminary merger or acquisition negotiations, as known events or uncertainties reasonably likely to have material effects on future financial condition or results of operations, the NAIC does not intend to apply the MD&A in this manner. Where disclosure is not otherwise required, and has not otherwise been made, the MD&A need not contain a discussion of the impact of preliminary merger negotiations where, in the reporting entity's view, inclusion of such information would jeopardize completion of the transaction. Where disclosure is otherwise required or has otherwise been made by or on behalf of the reporting entity, the interests in avoiding premature disclosure no longer exist. In such case, the negotiations would be subject to the same disclosure standards under the MD&A as any other known trend, demand, commitment, event or uncertainty. These policy determinations also would extend to preliminary negotiations for the acquisition or disposition of assets not in the ordinary course of business.

Conclusion

34. In preparing the MD&A disclosure, reporting entities should be guided by the general purpose of the MD&A requirements: to give regulators an opportunity to look at the reporting entity through the eyes of management by providing a historical and prospective analysis of the reporting entity's financial condition and results of operations, with particular emphasis on the reporting entity's prospects for the future. The MD&A requirements are intentionally flexible and general. Because no two reporting entities are identical, good MD&A disclosure for one reporting entity is not necessarily good MD&A disclosure for another. The same is true for MD&A disclosure of the same reporting entity in different years. The flexibility of MD&A creates a framework for providing regulators with appropriate information concerning the reporting entity's financial condition, changes in financial condition and results of operations.
## ANALYSIS OF MINIMUM NET WORTH REQUIREMENTS

### Prior Quarter
- **6/30/18**
- **9/30/18**
- **12/31/18**
- **Latest Quarter 3/31/19**

### (a) $2,133,666

### (b) Premium Revenues**
- First $150,000,000 at 2%
- Over $150,000,000 at 1%
- Total

### (c) Three Months’ Uncovered Expenditure

### (d) (i) 8% of Fee for Service and Hospital Non Contracted Costs

### (ii) 4% of Contracted Hospital Costs

### (d) Total of (i) and (ii)

### Minimum Net Worth Requirement = Maximum of Total Row in (a), (b), (c) or (d):

### Actual Net Worth as of the period ending date (from Line # 31 of the Liabilities, Capital & Surplus page)

### Net Surplus / (Deficit***)

### 125% of Minimum Requirement

### Net Surplus/(Deficit*** at 125%

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* Adjusted annually for inflation per N.J.A.C.11:24-11.1(b)

** Premium Revenue is based on the Statement of Revenue and Expenses of the NAIC Financial Statement.

*** A deficit requires a detailed plan of action, subject to the review and approval of the Commissioner of Banking and Insurance, demonstrating how and when the minimum net worth will be re-established and maintained. This discussion must include possible alternate funding sources, including invoking parental guarantees, etc. [N.J.A.C. 11:24-11.6(f)]

"Covered" expenditure only refer to capitations paid directly to rendering providers or traditional IPAs. Physicians on salary shall be considered capitated for this calculation.
### MEMBERSHIP BY COUNTY

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<th>Name of HMO</th>
<th>Individual</th>
<th>Small Group</th>
<th>Large Group</th>
<th>Total Commercial</th>
<th>Medicare</th>
<th>Medicaid (includes NJ KidCare A)</th>
<th>NJ KidCare B, C &amp; D</th>
<th>NJ Family Care</th>
<th>Total DHS</th>
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* The total HMO column should include HMO members in network and HMO POS members ONLY. Self-Funded should not be included in Total HMO.