Locating and Engaging Members: Key Considerations for Medicare-Medicaid Plans

Medicare-Medicaid Plans have reported problems locating and engaging members due to inaccurate or incomplete contact information. Difficulties contacting members can have downstream effects on the plan’s ability to conduct required health risk assessments (HRAs), provide information on health plan benefits and responsibilities, and ensure continuous enrollment. To identify best practices in addressing these issues, the Lewin Group held a focus group with representatives from seven health plans in California, Massachusetts, Ohio, and Virginia that have experience locating and engaging Medicare-Medicaid enrollees. This technical assistance brief provides key considerations on locating and engaging this member population.

Locating Members

- **Hire staff from the community for outreach and navigation.** Individuals from the community likely have existing connections with local health and social service organizations, as well as knowledge about how to find and connect with community members. Plans may require, for example, that outreach staff have lived in the community for a certain number of years or have previously worked with a community agency. They may consider not requiring that the individual be licensed or have a clinical background. Plans have also mentioned that hiring multilingual staff with diverse cultural and social perspectives is a priority for connecting with the Medicare-Medicaid enrollee population.

- **Provide adequate training to outreach staff.** Health plans should educate staff about the plan’s programs, benefits, and responsibilities, as Medicare-Medicaid members may not be aware of this information. Training should emphasize how staff can explain to the members – in the members’ language – the benefits covered by the plan. In addition, plans should consider training staff on how to address members’ health and social needs before conducting HRAs. After staff have been trained to provide general education and address members’ needs, plans should train staff to coordinate, and in some cases, contribute to HRAs, which may include assessing social needs, such as housing, transportation, legal issues, and other social support. Plans have also noted the benefits of training in motivational interviewing, as well as providing staff with scripts for effective communication.

- **Adopt best practices for effective telephone outreach.** Calling members early in the month, when members still have minutes on prepaid phones, and reaching out during the late morning or early evening hours may increase the chances to connect with your members. Plans also noted that asking for updated contact information each time a member calls helps ensure correct contact information.
information for future outreach. In addition, plans can ask a member for contact information of family, friends, and other people that the member sees on a regular basis for future outreach if the plan cannot reach the member directly.

- **Develop effective strategies for in-person outreach.** If members cannot be reached via telephone, plans should consider making in-person visits to listed addresses. Plans may want to limit their in-person visits to locations with a concentration of members, such as high-rise buildings. When plan staff make in-person visits, they may want to address pressing social needs of the members first as a way to build trust, before conducting HRAs and suggesting treatment plans.

- **Coordinate with providers.** Plans can use historical Medicare and Medicaid claims data to identify members’ providers, including pharmacies, medical transportation providers, home health, and hospitals, and then reach out to these providers for updated contact information. In addition, when providers request prior authorization for a member, plans can use this as an opportunity to ask for the member’s updated contact information. If plans attempt to contact members using information from providers and it proves to be inaccurate, plans can also ask providers for the time and date of the next scheduled appointment, and then set up a joint visit or send a coordinator or navigator to meet the member in-person before or after their appointment.

- **Collaborate with local agencies, community organizations, and informal social networks.** Local agencies and community organizations that serve Medicare-Medicaid enrollees may have more recent contact information or may offer advice on common gathering places to locate certain members. Examples of local agencies and organizations include:
  - Aging and Disability Resource Centers (ADRCs)
  - Area Agencies on Aging (AAAs)
  - Community health centers (CHCs) or Federally Qualified Health Centers (FQHCs)
  - Centers for Independent Living (CILs)
  - Social service agencies/local Departments of Social Services (DSS)
  - Public health departments
  - Community Service Boards (CSBs)
  - Advocacy networks
  - Free and charitable clinics
Plans should consider contracting with vendors like home health providers to conduct HRAs, as the staff for these organizations may already have established relationships with members.

Engaging Members

- **Contract with vendors to provide additional outreach and engagement efforts.** Several health plans reported using vendors to expand their capacity. Vendors may be more familiar with the community or better equipped to conduct in-person visits to the member's listed address, conduct HRAs, or collect survey data. Plans should assess vendors’ performance and establish performance metrics early in the contracting process.

- **Designate a point of contact for each member.** Plans have noted that it may be beneficial to assign each member a consistent point of contact responsible for both outreach and sustained engagement. Under this approach, all correspondence with the member would go directly to the assigned coordinator or navigator who would update contact information, provide assistance, and most importantly, build a relationship with the member to promote trust and encourage future engagement. This is especially important for high-need individuals with behavioral health needs. The coordinator or navigator may also conduct the HRA or refer members to other staff after the initial interaction.

- **Take steps to solicit feedback from members and encourage member engagement.** After plans locate and enroll new members, they will need to set up consumer advisory committees to solicit feedback from their members. The points below, adapted from Community Catalyst's **Meaningful Consumer Engagement Tool**, provide guidance on strategies to encourage meaningful member engagement.

  - **Consumer advisory committees** – Consumer advisory committees are required meetings that the plan must conduct to gather valuable feedback from members. Plans
One plan owns a community center, open seven days a week, with center bilingual staff. The center provides health screenings, educational workshops, and counseling. This not only provides an opportunity to address social needs and conduct HRAs, but also encourages member engagement and valuable community relationships.

- Member meetings and focus groups – Member meetings and focus groups are another opportunity for plans to gather feedback in smaller groups for specific, targeted topics of interest. Plans should think through the specific steps in planning the meetings or focus groups (e.g. developing invitations and fliers, providing incentives for attendance), running the meetings or focus groups (e.g. assigning staff to various tasks, facilitating discussions), and conducting follow-up and evaluation (e.g. distributing meetings notes, meeting with health plan leadership to develop an action plan).

- Surveys – Surveys are another beneficial method for collecting information on members’ interests, needs, and concerns. In creating and distributing surveys, plans should first develop an understanding of their target population (e.g. change the language if the population does not speak English), inform front-line delivery staff about the survey so that they can inform their members, and gather responses through repetition and clear messaging.

Plans can also leverage Community Catalyst’s Checklist for Diversity, Incentives, and Barriers in planning for their member engagement activities and ensuring open lines of communication with their Medicare-Medicaid members.

The Medicare-Medicaid Coordination Office (MMCO) in the Centers for Medicare & Medicaid Services (CMS) seeks to ensure that members enrolled in both Medicare and Medicaid have access to seamless, high-quality health care that includes the full range of covered services in both programs. This brief is intended to support health plans and providers in integrating and coordinating care for Medicare-Medicaid enrollees. It does not convey current or anticipated health plan or provider requirements. For additional information, please go to www.resourcesforintegratedcare.com. Please submit any feedback on this brief or topic suggestions for other briefs to RIC@Lewin.com.

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