

NC Department of Health and Human Services NC Medicaid

Recipient Eligibility Determination Audit (REDA) Round 3, Cycle 1 (SFY 2026)

Office of Compliance and Program Integrity June 2025

#### Vision

- Ensure benefits are provided only to those individuals eligible for Medicaid benefits
- Identify and eliminate ineligible individuals from receiving Medicaid benefits



RECIPIENT ELIGIBILITY DETERMINATION AUDIT Round 2 to Round 3 & the IC Process

**Round 3 Updated Approach** 

**Medicaid Accuracy Standards** 

**Accuracy Rate Approach** 

**Strategic Plan Development** 

**County Audit Process** 

**County Cycle Assignment** 

**Audit Prep & Findings Process** 

**Corrections Process** 

**Reporting Process** 

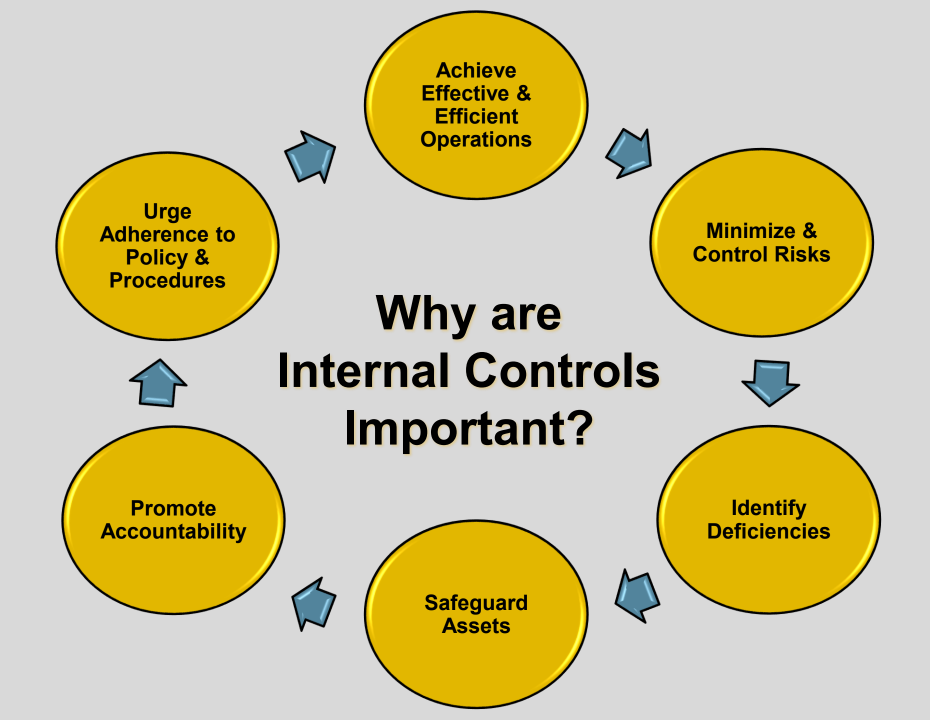
**Recoupment Methodology** 

**Joint Accuracy Improvement Plan** 

**Responsibilities & Review Process** 

#### **REDA – Round 2 to Round 3**

- Under Round 2, the Cycle 1 audit was completed; AIP was completed by all Cycle 1 counties who did not meet eligibility accuracy standards in CY 2022.
- Round 2, Cycle 2 was completed; AIP was completed by all Cycle 2 counties who did not meet eligibility accuracy standards in CY 2023.
- Round 2, Cycle 3 has been completed; AIP will begin soon for Cycle 3 counties who did not meet eligibility accuracy standards in CY 2024.
- Auditor outreach for Round 3, Cycle 1 (SFY 2026) is set for August 2025 with auditing beginning during the last week of the month.



#### Checklist:

(Active Action)

Evaluation for All Programs

Active Action: Evaluation/Documentation Checklist Application Approvals ~ Recertifications							
Instructions: Complete Section A. prior to each approval disposition (application approval, recertification) to ensure the a/b is evaluated for all programs and authorized for the greatest eligible program/benefit.							
A/B NAME			CNDS ID				
GENDER	Male Female		DATE OF BIRTH				
What is the a/b's citizenship status - U.S. citizen, qualified alien, undocumented? (potential for full Medicaid or emergency only)							
A. Evaluation for all Programs							
LEADS TO POTENTIAL ELIGIBILITY:	Y	N	EVALUATION NOTES/DETAILS If Y indicated, a statement regarding the evaluation RESULT must be noted in this column.				
Is the a/b a caretaker of a minor child under age 18? (potential MAF)							
Did the a/b receive MAF/C at least 3 of the preceding 6 months but now ineligible due to new/increased income? (potential Transitional)							
s the a/b age 19 or 20? (potential MAF/N)							
Is the a/b age 18 or under? (potential MAF/MIC)							
Is the a/b pregnant? (potential MPW)							
Is the a/b disabled (or does the a/b allege disability)? (potential MAD/HCWD & Franklin v. Kinsley considerations)							
Is the a/b age 65 or older (or will turn age 65 during application processing period)? (potential MAA)							
Is the a/b former SSI/SA recipient who lost SSI/SA due to RSDI? (potential Passalong eligible)							
Is there an indication of need for LTC, SA, or CAP? (potential for additional services)							
Does the a/b have Medicare? (potential MQB)							
Is there an indication of medical need for evaluation under medically needy coverage groups (old, current, anticipated medical expenses)? (octential MAF/M, MAABD/M)							
Is there potential eligibility under Medicaid Expansion (MXP) as the a/b has countable income at or below 133% FPL? (Medicaid Expansion was effective in NC as of 12/1/2023)							
Does the a/b meet FPP (MAF/D) eligibility requirements (not pregnant, countable income at or below 195% FPL, non-financial criteria)?							
(Note: A/B cannot opt out of FPP; FPP is a Medicaid program and if a/b is eligible, they must be authorized.)							
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Agency use.			rev.				

#### Checklist:

(Negative Action)

## **Evaluation for All Programs** 8 **Denials for Failure to Provide Information** & **Voluntary Termination**

Negative Action: Evaluation/Documentation Checklist Denial ~ Termination ~ Reduction in Benefits						
nstructions: Complete Section A, prior to each negative disposition (denial, termination, reduction) to ensure arb is evaluated for all programs. Also, complete Section B, prior to the negative disposition for Denial for Failure to Provide information to ensure policy is followed. C. Complete Section C. for voluntary requests for termination of Medicaid. If an application, remember to evaluate for RETRO and/or DNGOND based on the arb's needs.)	I.					
A/B NAME			CNDS ID			
GENDER	Male	Female	DATE OF BIRTH			
What is the a/b's citizenship status - U.S. citizen, qualified alien, undocumented? (potential for full Medicaid or emergency only)						
L Evaluation for all Programs						
EADS TO POTENTIAL ELIGIBILITY PRIOR TO DENIAL, TERMINATION, R REDUCTION IN BENEFITS:	Y	N	EVALUATION NOTES/DETAILS If Y indicated, a statement regarding the <u>evaluation RESULT</u> must be noted in this column.			
s the a/b a caretaker of a minor child under age 18? potential MAF)						
Did the a/b receive MAF/C at least 3 of the preceding 6 months but now ineligible due to new/increased income?						
potential Transitional) s the a/b age 19 or 20?						
(potential MAF/N) s the a/b age 18 or under?						
potential MAF/MIC)						
s the a/b pregnant? potential MPW)						
s the a/b disabled (or does the a/b allege disability)? potential MAD/HCWD & Franklin v, Kinsley considerations)						
s the a/b age 65 or older (or will turn age 65 during application processing period)?						
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potential Passalong eligible) s there an indication of need for LTC, SA, or CAP?						
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potential MQB)						
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Does the a/b meet FPP (MAF/D) eligibility requirements (not pregnant, countable income at or below 195% FPL, non-financial criteria)?						
3. Processing Checklist - Denial for Failure to Provide Information						
EADS FOR APPROPRIATE EVALUATION PRIOR TO DENIAL FOR FAILURE TO PROVIDE INFORMATION:	Y	N	EVALUATION NOTES/DETAILS			
Vas NCFAST checked to see if there are other agency records for the missing/required information?						
Answer "Y" for no other agency records and/or info that would <u>not</u> be in other agency records.)						
bid the DHB-5097's request the same, required information twice (2x) and was the information necessary to determine eligibility? Vere the two (2) DHB-5097's sent to the a/b (and their Authorized Representative, if applicable)?						
Vere the DHB-5097's at least 12 days apart?						
as the application pended the full 45 processing days (or 90 days if MAD)?						
REQUIREMENT FOR REQUESTS FOR VOLUNTARY TERMINATION:	Y	N	EVALUATION NOTES/DETAILS			
the a/b requests voluntary termination of Medicaid and the request was received in <u>writing</u> , have ALL of the below requirements been		N	EVALUATION NO TES/DETAILS			
net? If request is not in writing, proceed to next question.						
1. Written request specifically requests Medicaid termination? 2. Written request is uploaded to NCFAST?						
3. Does NCFAST documentation indicate that the individual understood that they and/or their children may still be eligible for Medicaid and chose not to continue?						
If the above is satisfied, adequate notification is required, utilizing the DSS-8110.) The a/b requests voluntary termination of Medicaid via telephone or in person, have ALL of the below requirements been met?						
1. Has the County DSS explained to the individual that they or their children may still be eligible for Medicaid? If yes, is documentation						
in NCFAST that the individual understood and chose not to continue? 2. Has the DHB-2050, Voluntary Request to Terminate Medicaid, been provided to the beneficiary and the beneficiary made aware						
that their signature is required? 3. Before termination, is the signed DHB-2050 saved to NCFAST? See exception below and proceed to next question if a/b meets	1					
<ol> <li>Before termination, is the signed DHB-2050 saved to NCFAST? See exception below and proceed to next question if a/b meets the exception.</li> </ol>						
<ol> <li>Before termination, is the signed DHB-2050 saved to NCFAST? See exception below and proceed to next question if a/b meets the exception.</li> <li>The A/B's signature is required for voluntary termination. <u>Exception</u>. Verbal request is allowable if the A/B has moved to another state ind is applying for Medicad in the new state.)</li> </ol>						
3. Before termination, is the signed DHB-2050 saved to NCFAST? See exception below and proceed to next question if alb meets the exception. The AHS signature is required for voluntary termination. <u>Exception</u> : Verbal request is allowable if the AHB has moved to another state ind is adoving for Medicaid in the new state.) The ab Proquest voluntary termination of Medicaid via <u>blephone</u> or <u>in person AND meets the exception</u> , have ALL of the below						
3. Before termination, is the signed DHB-2050 saved to NCFAST? See exception below and proceed to next question if aib meets the exception. The A/B's signature is required for voluntary termination. <u>Exception</u> : Verbal request is allowable if the A/B has moved to another state.						

rev. 2/22/202

#### **Checklist**:

## Application Withdrawals

M	rawal requested ethod of contact sting withdrawal	
YES	NO	Withdrawal Procedures
cussion of alt	ernatives to with	trawali
		Open-shut for period of time eligibility can be established
		Reopening the app to protect original date of application
		Reapply for retro coverage to reduce deductible
		i
norawais via r	nall, ePass, or vo	ice mail message:
		One attempt made to contact individual by phone to discuss alternatives
		Contact successful
		Contact unsuccessful
		Attempt to contact has been documented in NCFAST Withdrawal discussion and results have been documented in NCFAST, if contact successful
		vvitndrawal discussion and results have been documented in NCFAS1, if contact successful
cussion with i	ndividual, prior t	o proceeding with withdrawal, included:
		Individual who is aged (65 or older), blind, or disabled
		Individual who has Medicare
		Individual who has need for Long Term Care services, CAP, SA
		Individual who has minor children in the home (caretaker/relative)
		Individual who has unpaid medical bills
		Individual who is pregnant
		Individual who has need for 1-, 2-, or 3-months retro
		Family planning program discussed and coverages reviewed (FPP)
		Medicaid Expansion coverage explored/discussed (MXP)
		If individual needs assistance obtaining verifications, County can assist
		If excess reserve, individual has options to reduce/rebut reserve
		If excess income, individual can explore deductible
		All other programs and services discussed and offered including HIPP, Food and Nutrition
		Services, Work First, WIC, Transportation Services, Lifeline/Link-up, Estate Recovery, Medicai
		Managed Care, and Voter Registration
		Also discussed Federally Facilitated Marketplace (FFM) and individual understands that by
		withdrawing application they would not be eligible for certain tax credits and subsidies provided the FFM
	·	
		h Withdrawal Request:
alled Reason fo	or vvithdrawal (doci	umented in NCFAST):
ditional explanat	ions and response	is (documented in NCFAST):
		Individual understands that by withdrawing their application they still have the ability to reapply at
		anytime for any reason
		Application has been withdrawn per individual's request and the DHB-8109 generated and maile
	<u> </u>	along with NVRA cover letter and voter registration
claimer: This tei	mplate is not a regis	stered State form. Please review the template for accuracy and make any required changes, as deer

necessary for Agency use.

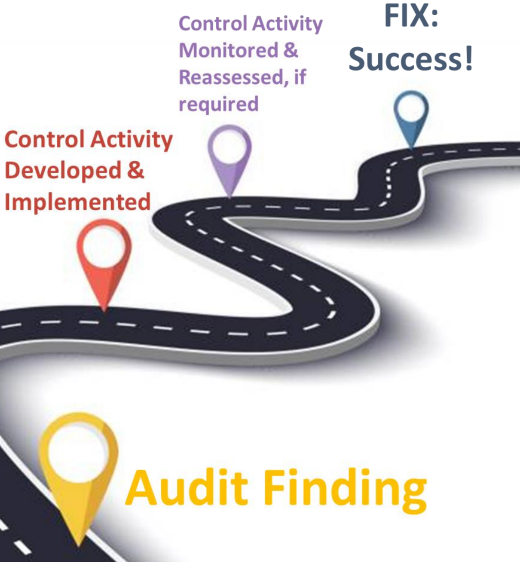
#### **Checklist**:

## Conducting Inquiries

h	d Time of Inqu ndividual's Nar Rep's (AR) Nar if applicat	ne:
YES	NO	Inquiry Procedures
ussion at Ing	uiry:	
		Individual's right to apply explained
		Individual/AR advised they may apply again at any time
		Individual/AR understands they cannot receive benefits without submitting an application
-5094 – Notic	e of Right to A	pply for Benefits:
		Individual/AR understands right to appeal if they believe they were discouraged from applying
	5	Individual/AR signed the DMA-5094
		Original DMA-5094 given to Individual/AR
	5 	DMA-5094 uploaded to NCFAST
-5095 - Inquir	v Form:	
oooo mqui	<i>j</i> i onni	DMA-5095 dated
		DMA-5095 captures individual/AR's name, address, and telephone number
		All relevant facts captured on the DHB-5095
		(No old, unpaid, or anticipated medical bills, nor anticipated medical expenses
		w/in \$300 of potential deductible; Individual/AR declines opportunity to reduce resources, if
		applicable; Accurate calculation of reported income, resources, and deductible amount)
		DMA-5095 indicates all programs discussed, the individual evaluated for, or the individual was
		referred, to include reference to the following
		(Individual does not meet eligibility requirements for all Medicaid programs and
		has been referred to the FFM; Individual understands they must be eligible for Medicaid/NCHC t
		get tax credits and cost sharing; Medicare Low Income Subsidy (LIS) program information
		provided; If individual opts to return and apply for retro benefits only, all other eligibility factors
		must be met in the retro period; Retro benefit and application time frame were explained)
		DMA-5095 contains documentation on why the individual decided not to apply
	ý	Individual/AR signed the DMA-5095
		If individual refuses to give a reason for not applying and/or refuses to sign the DMA-5095, the refusal has been documented on the DMA-5095 and appeal rights explained
		Original DMA-5095 given to Individual/AR
		DMA-5095 uploaded to NCFAST
son Individual	AR decided n	ot to apply:
		ridual/AR's refusal to give reason not applying and/or refusal to sign DMA-5095:

An audit finding is a road map to a fix!

Risk Identified via Root Cause Analysis (RCA)



### **Round 3 Updated Approach**

- Audit Actions may include any combination of the below:
  - Application Approvals *including Administrative* Applications
  - Recertification Approvals
  - Application Denials *including Administrative* Applications
  - Application Withdrawals
  - Case Terminations/Reductions
  - Inquiries

Change from Previous Rounds

> Change from Previous Rounds

#### **Round 3 Approach**

- Sample Month for Audit Actions will be two-months prior to the Review Month period
  - Allows the County adequate time to provide the agency Reception Log for inquiries completed in the sample month
  - Allows MC to initiate audit activities timely for the review month and provide audit findings to the County in an expedited timeframe
  - Expedited notification of audit findings allows the County additional time to correct eligibility issues, address erroneous eligibility, and/or overpayment potential, if identified
  - Allows for internal MC checks-and-balances to ensure audit accuracy and consistency across all counties

#### **Medicaid Accuracy Standards**

- Eligible applicants are approved 96.8% of the time
- Eligible applicants are not denied, withdrawn or terminated 96.8% of the time
- The eligibility determination process is free of technical errors, that do not change the outcome of the eligibility determination, 90% of the time

#### **Accuracy Rate Approach**

- Number of cases cited in error divided by the number of cases reviewed (per accuracy standard)
- Monthly stats provided to allow county to conduct policy training for improvement over the annual audit reporting cycle
- Annual accuracy rate provided at the completion of the REDA audit

#### **Strategic Plan Development**

- Enhanced audit workbook and reporting process
- OCPI/MC collaboration with all 100 Counties during REDA Rounds 1, 2, and 3 for an improved, streamlined audit process
- OCPI/MC presentation at the Social Services Institute
  - 2023: 'Stronger Together, We CARE! <u>Collaboration Achieves Risk</u> <u>Elimination</u>'
  - 2024: '<u>T</u>ogether <u>Everyone Achieves More</u>: The team-based approach to Root Cause Analysis'
- Continued Collaborations:
  - County DSS Director's Association
  - Economics Program Committee
  - > NC FAST (access, training and document management)
  - Operational Support Team
  - Member Operations





#### **County Audit Process**

Sample Methodology under Round 3:

- 1. Continue to pull an NC FAST monthly sample for eligibility accuracy rate computation
- 2. Conduct an audit of randomly selected actions taken 2 months prior to the review month
- Include County-determined actions for application approvals
   (including administrative applications), recertification approvals, application denials and withdrawals, case terminations/reductions, and inquiries
- 4. The negative sample includes recertification actions that result in termination and reduction in benefit; REDA will include compliance monitoring to measure the County's compliance with Franklin v. Kinsley policy requirements from the Settlement Agreement

#### Inquiry Sample

- For Counties using the NC FAST Reception Log, NC FAST will generate the monthly sample → No additional action needed
- For Counties using an internal database for inquiry tracking, the County must provide an exported file of the Reception Log to include all inquiries taken each month
  - MC Staff will reach out to the County to obtain the exported log prior to initiation of audit activities for each Sample Month period\*
  - OCPI/MC will generate a monthly sample of inquiries using the County's exported log
- For Counties that use a manual Reception Log, the County must provide the manual log to include inquiries taken each month
  - MC Staff will reach out to the County to obtain the manual log prior to initiation of audit activities for each Sample Month period\*
  - OCPI/MC will generate a monthly sample of inquiries using the County's manual log

\*NOTE: To prepare for MC requests for Reception Logs, please have your monthly Reception Logs available by the 10<sup>th</sup> Calendar Day of the next month

#### **CHANGE FROM PREVIOUS ROUNDS**

- Counties are required to maintain the entire Medicaid record within NC FAST; Therefore, there will no longer be a 5-workday upload period.
- Due to the requirement to house the entire Medicaid record in NC FAST, a list of cases will no longer be provided to the County prior to monthly review.

#### IMPORTANT:

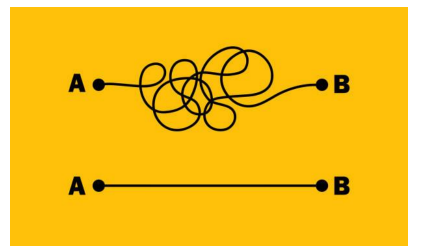
Counties must ensure staff uploads <u>ALL</u> verification and documentation to NC FAST at the time of the eligibility determination action!

#### **REDA CYCLE 1, ROUND 3 Case Tracking Log** $\rightarrow$ for County Use

CASE DETAILS								OUTCOME	
Sample Month	Application Ref # or Case Ref #	Individual Name	CNDS ID	Prog/ Class	QA Review #	Action Under Review (action type)	Date Findings Received From Auditor	Audit Case Finding	
07/25									
07/25									
07/25									
07/25									
07/25									
07/25									
07/25									
07/25									
07/25									
07/25									
07/25									
07/25									

	CASE							
٣	Error Trend(s)	COUNTY Concur or Rebut	7001 Due Date ▼	Date 7001 Submitted to Auditor	STATE Concurred or Disagreed w/ Rebuttal ▼	7005 Due Date ▼	Date 7005 Submitted to Auditor	<b>County Comments</b> (i.e., Corrective Action, Root Cause Analysis Results, Training, Other General Comments, etc.)
-								
-								
-								
-								
-								
-								
-								
_								

 Please help us help you and ensure all documentation or verification that supports the County's action is maintained in NC FAST.



 Failure to abide by the new policy, requiring the entire Medicaid record to be housed in NC FAST, could result in an error finding, repeated interruptions, or unnecessary errors being cited.

 The County DSS should not take any <u>corrective action</u>, on cases under audit, until the DHB-7002 is provided with audit findings. Per directive from Centers for Medicare & Medicaid Services (CMS), no corrective actions should be taken on cases selected for testing prior to case review

- Reporting Process for Errors Cited
  - $\circ$  Counties will be given 5 workdays to refute error findings.
  - $\circ$  State will make the final decision on error findings cited.
  - Counties will have 20 calendar days to provide verification of case correction.

#### **County Cycle Assignment**



#### **County Cycle Assignment – SFY2026**

		CYCLE 1		
Alamance	Caldwell	Catawba	Chatham	Durham
Edgecombe	Forsyth	Franklin	Gaston	Gates
Granville	Guilford	Haywood	Henderson	Hertford
Iredell	Jackson	Madison	Martin	Mecklenburg
Randolph	Rockingham	Rowan	Swain	Tyrrell
Union	Wake	Warren	Wilkes	Yancey



### **Auditors and Audit Preparation**

Auditors

- **o OCPI's Quality Assurance Analysts (QAA)**
- Auditors consisting of experienced temporary staff who are retired and former employees of the State of NC and County DSS
- Audit activities will be conducted via review of documentation and verification within NC FAST.
- Actions will be audited to ensure compliance with Medicaid policy in effect at the action date under review.

# Auditors and Audit Preparation – Cont'd Audit Tools

- Reporting documents provided to the County
  - **o DHB-7002 (Case Findings Report)**
  - **o DHB-7001 (County Error Response)**
  - **o DHB-7005 (Case Correction Verification)**



#### Case Findings Correct Case

- DHB-7002 Case Findings Report
  - Auditor sends DHB-7002 to County DSS, OCPI/MC Staff, and OST
  - $\circ~$  No further action required on the case



#### NCDHHS Division of Health Benefits | Recipient Eligibility Determination Audit (REDA) | June 2025

#### Case Findings Error Case

- DHB-7002 Case Findings Report, DHB-7001 County Error Response, & DHB-7005 Case Correction Verification
  - Auditor sends DHB-7002, DHB-7001 & DHB-7005 to County DSS, OCPI/MC Staff, and OST
  - County DSS has 5 workdays to respond to the auditor with a concurrence or rebuttal using the DHB-7001
- <u>Note</u>: A statement has been added to the reporting documents advising Counties to reach out to your OST Representative should you need guidance or direction on how to properly correct errors cited.



#### **Case Findings Reporting Documents Reminders**

- Reporting documents will be provided, through secure/encrypted email, to County Staff as designated by the County DSS.
  - The County should ensure all reporting documents are maintained for future reference.
  - Once the DHB-7002 Case Findings Report has been provided by the auditor, the County should <u>immediately</u> initiate corrections for cases cited in error.
  - The County should ensure case corrections are complete, adequate, and timely.

#### **Corrections Process**

- The County DSS should not take corrective action, on cases selected for the audit, until the DHB-7002 is provided with audit findings. Per CMS directive, no <u>corrective</u> <u>actions</u> should be taken on cases selected for testing <u>prior</u> to case review.
- Upon notification of audit findings on the DHB-7002, the County should immediately initiate case corrections for error(s) cited.
  - If a County is unsure of appropriate corrective actions, it is <u>imperative</u> that the County reach out to their OST Representative for guidance BEFORE initiating corrections and submitting the DHB-7005 Correction Verification form to Member Compliance.
  - Improper corrective actions could get pulled into an audit and could result in additional audit errors and County-responsible overpayments as well.
- If a case is cited with multiple errors and the County submits a rebuttal request for one error, the County should immediately initiate case corrections for any other error(s) cited on the case.

#### **Corrections Process – Cont'd**

- Counties are allowed no more than 20 calendar days, from the date of the initial DHB-7002 Case Findings Report, to submit the DHB-7005 Case Correction Verification to the MC auditor.
  - If corrections cannot be completed within the 20 calendar days, the County must document the corrective action they have initiated, along with the anticipated completion date, and submit the DHB-7005 to the MC auditor <u>on or before</u> the 20-calendar day deadline.
  - Do not delay submission of the DHB-7005 as corrections will be reviewed and feedback provided if corrections do not appear adequate, per policy.
  - Delays can also result in continued erroneous benefits and/or additional County-responsible overpayments.
- Improper corrective actions, or delays in completing adequate and timely case corrections, not only potentially impact County-responsible overpayments but may impact the potential for error adjustments on the back-end of the audit.

#### **Reporting Process**

- Auditor will provide a monthly Summary of the County's accuracy rates.
- Auditor will provide a monthly Summary of the County's compliance with Franklin v. Kinsley policy requirements.
- Auditor will conduct a monthly consultation call to discuss the County's performance.
  - Counties may opt to attend consultation calls on a quarterly basis; Monthly consultations are recommended and more beneficial.
  - Counties are encouraged to actively participate in monthly consultation meetings as well as analyze audit finding data provided by their MC Auditor.
  - Counties are also encouraged to take immediate action to implement internal control activities, continue to use internal controls developed during a previous AIP process (if applicable), reassess current improvement initiatives, and make any adjustments to their Internal Control Processes to mitigate risk, reduce improper eligibility determination actions, and safeguard assets.
  - <u>IMPORTANT</u>: MC will monitor and track the County's improvement efforts and results during the 10-month audit to determine the impact to future AIP requirements.

#### **Reporting Process – Cont'd**

- At the completion of each quarter, the County will be provided their updated quarterly accuracy rates.
  - Updated quarterly accuracy rates will include potential error finding adjustments based on the County's corrective actions and the impact to the original eligibility decision.
  - Therefore, it is crucial that Counties immediately react to error(s) cited and take timely, adequate corrective actions.
  - Reminder: Please reach out to your OST Representative should you need guidance/policy clarification BEFORE initiating case corrections.
- At the completion of the 10-month audit process, the county will be provided their annual accuracy rates.
- The Department will submit an annual report to the Joint Legislative Oversight Committee detailing the county's performance.

#### **Recoupment Methodology** County Overpayment Calculation

The state will conduct a review of state expenditures paid for the month of initial determined eligibility through the month of case correction/termination to calculate the overpayment



## Joint Accuracy Improvement Plan (AIP)

- If a County DSS does not meet the accuracy standards, an AIP will be implemented.
- Key Stakeholders for developing the AIP
  - County DSS (Director and Identified Staff)
  - NC Medicaid Office of Compliance & Program Integrity
  - NC Medicaid Operational Support Team
  - NC Medicaid Member Operations



#### **Responsibilities & Review Process Member Compliance Team**

- Conduct Medicaid eligibility determination reviews, in accordance with SL 2017-57 guidelines
- Communicate with the County DSS liaisons identified by the county
- Provide monthly audit findings to the County DSS
- Share all audit communications with County DSS, OCPI/MC Staff & OST within required timeframes

#### **Responsibilities & Review Process – Cont'd Member Compliance Team**

- Review County rebuttal requests
- Report findings to OST/Member Operations
- Joint State/Local Agency Accuracy Improvement Plan (MC, OST, MO, and County DSS)
- Conduct a monthly review of auditor's accuracy and adherence to audit processes

#### **Responsibilities & Review Process County DSS**

- Identify at least two county liaisons for audit questions and resolutions
- Ensure all case documentation and verification is available in NC FAST in accordance with policy
- Make case corrections, for cases cited in error, within 20 calendar days <u>or less</u>
- Take proactive measures to improve annual accuracy rate
   Conduct a Root Cause Analysis to identify the cause of the

error

- Immediately initiate training
- Implement internal control activities to mitigate errors



# **COMING SOON**

- August 2025 Cycle 1, Round 3 audit activities begin with outreach to the county staff
- Today's Webinar, "<u>Recipient Eligibility Determination</u> <u>Audit (REDA) – Round 3, Cycle 1 (June 2025)</u>," will be posted to the NC Medicaid Division of Health Benefits website

#### **Resources for Reference**

#### Session Law 2017-57, Section 11H.22.(e)

SL 2017-57, Section 11H.22.(e) - Report on Support Improvement in the Accuracy of Medicaid Eligibility Determinations Audit of County Medicaid Determinations

#### Dear County Director Letter (DCDL), April 23, 2025, Recipient Eligibility Determination Audit (REDA) Round 3

https://medicaid.ncdhhs.gov/recipient-eligibility-determination-audit-reda-round-3-dcdl

#### Cycle 1, Round 3 – REDA Webinar and FAQs

https://medicaid.ncdhhs.gov/counties/nc-medicaid-eligibility-training

# Alex Sunset Provision: Subchapter 23C – Application for Medicaid Benefits, Section .0100 – Application Process

# **Future Questions**

## **Do Not Hesitate to Reach Out**

Renee Jones, Associate Director Member Compliance renee.jones@dhhs.nc.gov

Emily Clark, Eligibility Audit Manager Member Compliance <u>emily.clark@dhhs.nc.gov</u>