



# WMPC Network Contract Performance Outcomes

Fiscal Year 2025 Quarter 2  
April 30, 2025

# WMPC Quarterly Performance Report



## Addressing Safety, Permanency, and Well-being for Children in Foster Care in Kent County

West Michigan Partnership for Children (WMPC) is a nonprofit organization in Kent County that is facilitating a performance-based funding model through a contract with the Michigan Department of Health and Human Services (MDHHS). The performance-based funding model is intended to improve outcomes for children and families; allow for the effective allocation of resources to promote local service innovation; create service efficiencies; and incentivize service providing agencies to be accountable for achieving performance standards. This report outlines performance measures that indicate how the WMPC network is achieving the intended outcomes.

Safety, Permanency, and Well-being are the three goals of the Federal Child and Family Services Review (CFSR) and are best interest principles for the West Michigan Partnership for Children foster care network. To oversee progress toward these principles, WMPC internally monitors over 30 measures governed by three primary entities; Modified Implementation, Sustainability, and Exit Plan (MISEP) Key Performance Indicators (KPIs), Federal Child and Family Service Review (CFSR) Performance Outcome Measures, and WMPC Network Contract Measures.

### MISEP Key Performance Indicators

Children's Rights, the State of Michigan, and the MDHHS have worked together since 2006 to reform Michigan's child welfare system. The initial Implementation, Sustainability, and Exit Plan (ISEP) was originally submitted in 2008, and in 2019, the MISEP was introduced to replace it. The Key Performance Indicators (KPIs) outlined in the MISEP establish benchmarks and standards for measures that address children's safety, permanency, and well-being while in care. The benchmarks have been updated to align with the KPI benchmarks in the MISEP, ensuring consistency with statewide goals. Along with these adjustments, WMPC continues to be held accountable for all state Key Performance Indicators.

### Federal Performance Outcome Measures

These measures correspond with the Children's Bureau data measures outlined in the Child and Family Service Reviews (CFSRs), or reviews of state's child welfare systems, to see progress toward federal standards and engage systems in improving families' experiences. WMPC receives County and consortium data measures aligned with CFSRs. Similarly to MISEP, permanency benchmarks were revised to include incremental yearly increases. WMPC continues to be held accountable for all Federal Child and Family Services Review data measures.

### WMPC Network Contract Measures

The WMPC network also implements additional internal performance measures. These measures are centered around the impact foster care has on children and families and are related to residential and shelter utilization, increasing community, in-county, and relative placements, and licensing more relative and non-relative foster homes. Furthermore, the network carries out a comparison study with other similar Counties like Oakland.

### FY25 Contract Performance Measures

At the beginning of FY2025, WMPC's contract benchmarks were aligned to match the MISEP benchmarks. Contract includes the following thirteen measures: 1. Well-being: (a) Medical-Initial, (b) Medical-Periodic, (c) Dental-Initial, (d) Dental-Yearly, 2. Permanency: (a) Worker-Parent Visit, (b) Parent-Child Visit, (c) Return Home Visit, (d) Sibling Visit, (e) Permanency within 12 Months for Children Entering Care, 3. Safety: (a). Licensed Unrelated Foster Homes, (b) Initial Service Plan Timely Completion, (c) Service Plan Approval and Maltreatment in Care.

# WMPC Quarterly Performance Report



Total Children in Care

431

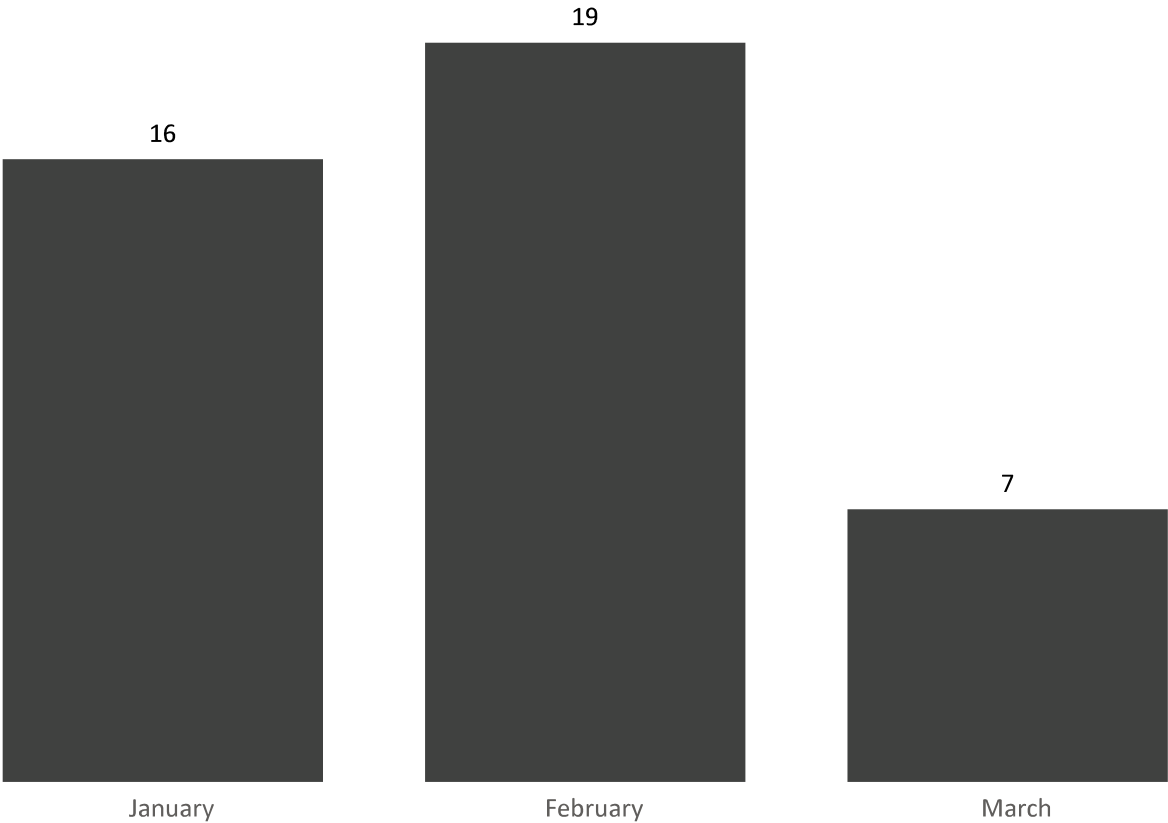
Children Exiting Care

51

Children Entering Care

42

## Children Entering Care By Month



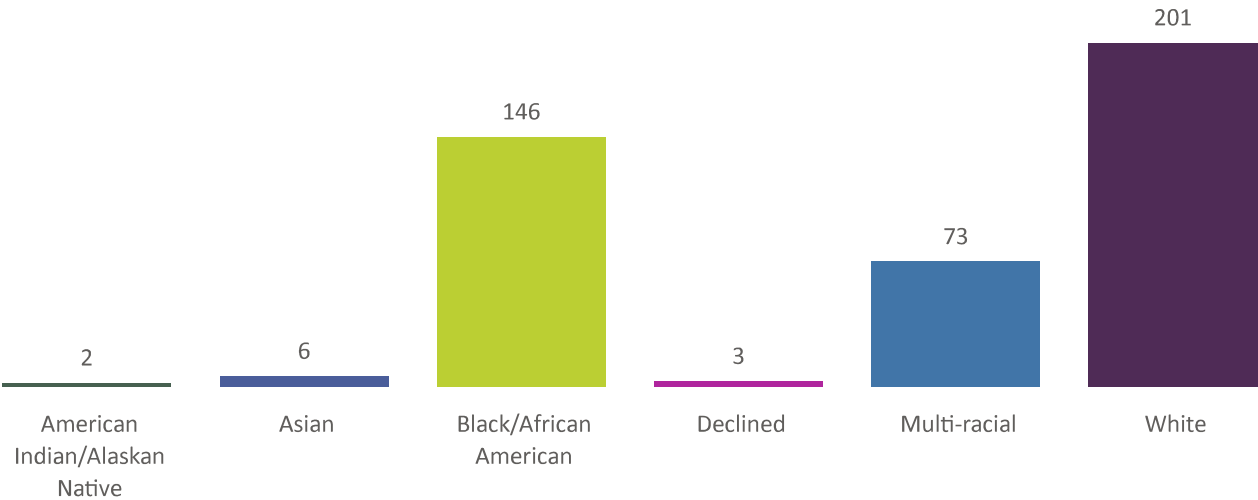
# WMPC Quarterly Performance Report



## Race and Children in Foster Care

### Children in Care

In FY2025 Q2, there were more White children (45%) in care than any other race. This was followed by Black/African American (34%).

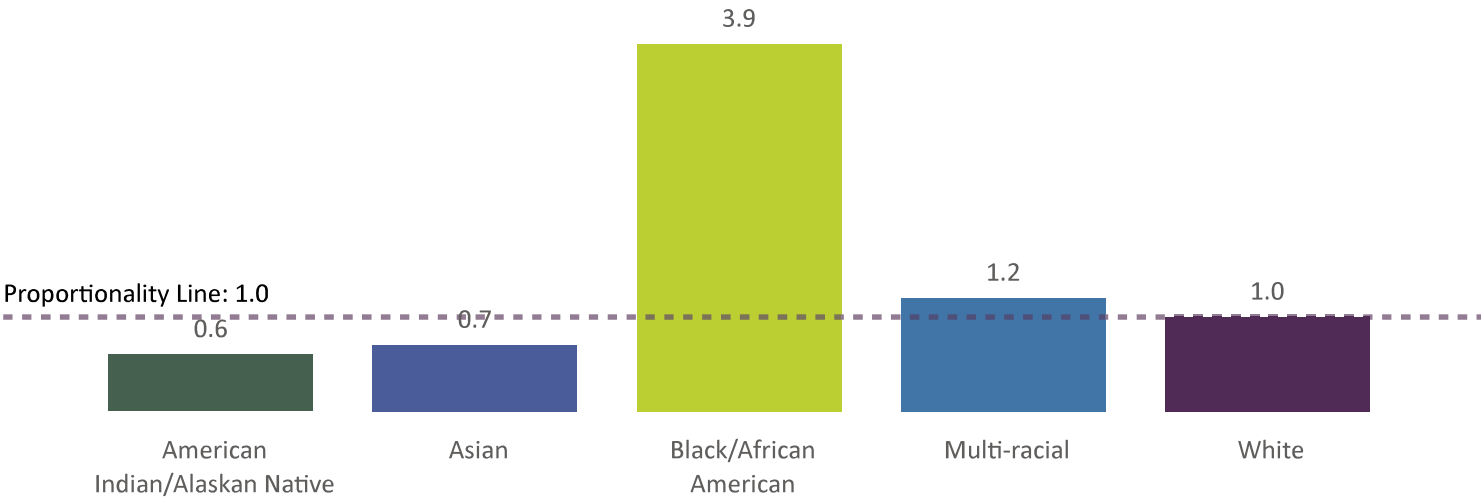


### Racial Disproportionality

We used **Relative Rate Index (RRI)** to determine underrepresentation or over representation of a racial or ethnic group. RRI provides a comparison of each racial or ethnic group to a reference group. In this case, the reference group is White children since they are the majority group in Kent population of Children. To calculate RRI, we used the population demographics of Children in Kent County of ages (0-18) from US Population Census. **An RRI of 3 for some race implies that the race is 3 times more likely than White children to be in care.**

### Racial Disproportionality: Children in Care

In FY2025 Q2, Black/African American children were the most over-represented race in care at WMPC. Black/African American children were represented 3.9 times more in the active population in the WMPC network than White children.



Source: WMPC Foster Care Population: Mindshare Active Child List, FY2025 Q2, accessed 3/2025

# WMPC Quarterly Performance Report

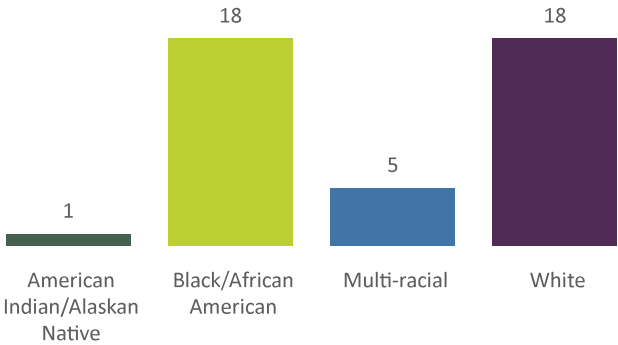
## Race and Children in Foster Care Intakes and Exits



### Entries in Care

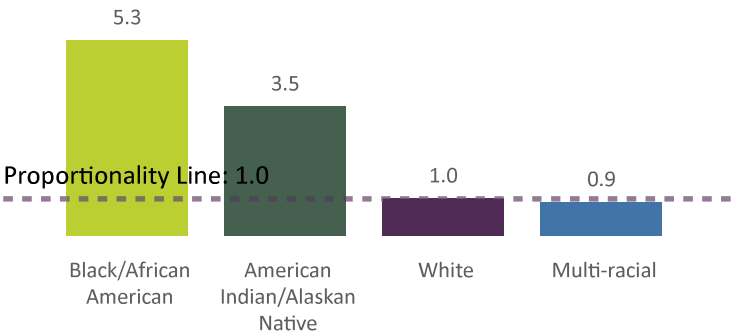
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In FY2025 Q2, 86% (36 out of 42) of the children entering care at WMPC were White and Black/African American. White and Black/African American children entered at the same rate.



### Relative Rate Index of Entries

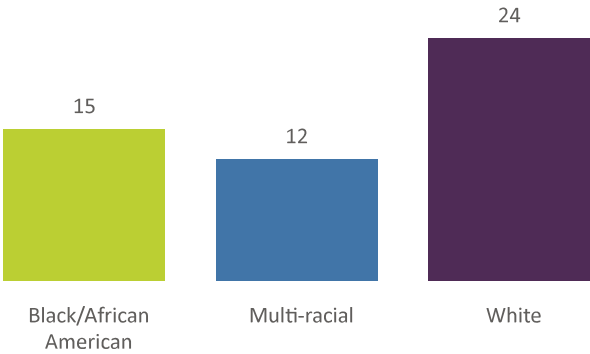
Black/African American children entered care at WMPC at a rate 5.3 times higher than that of White children in FY2025 Q2. This contrasts with FY2025 Q1, where Black/African American children entered the WMPC network at a rate of 3.7 times to that of White children.



### Exiting Care

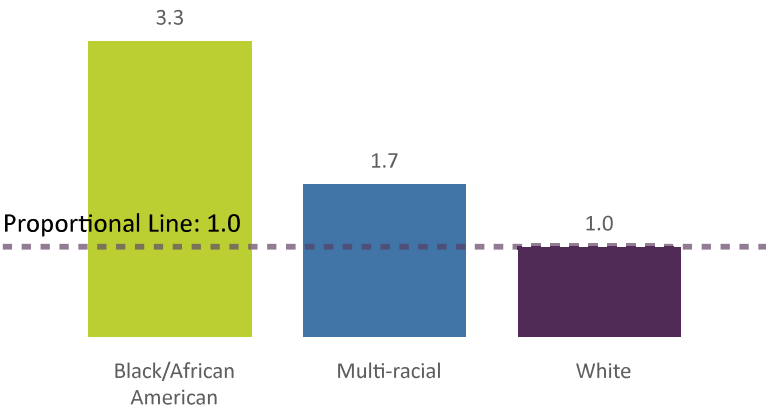
51

In FY2025 Q2, 47% of children exiting care at WMPC were White. This was followed by Black/African American children who represented 29% of those exiting.



### Relative Rate Index of Exits

Although, Black/African American children entered care at a rate of five times that of White children, they exited the WMPC network at a rate of at least three times higher than that of White children.



FY2025 Q2

Source: WMPC Foster Care Population: Mindshare Active Child List FY25Q2, accessed 3/2025

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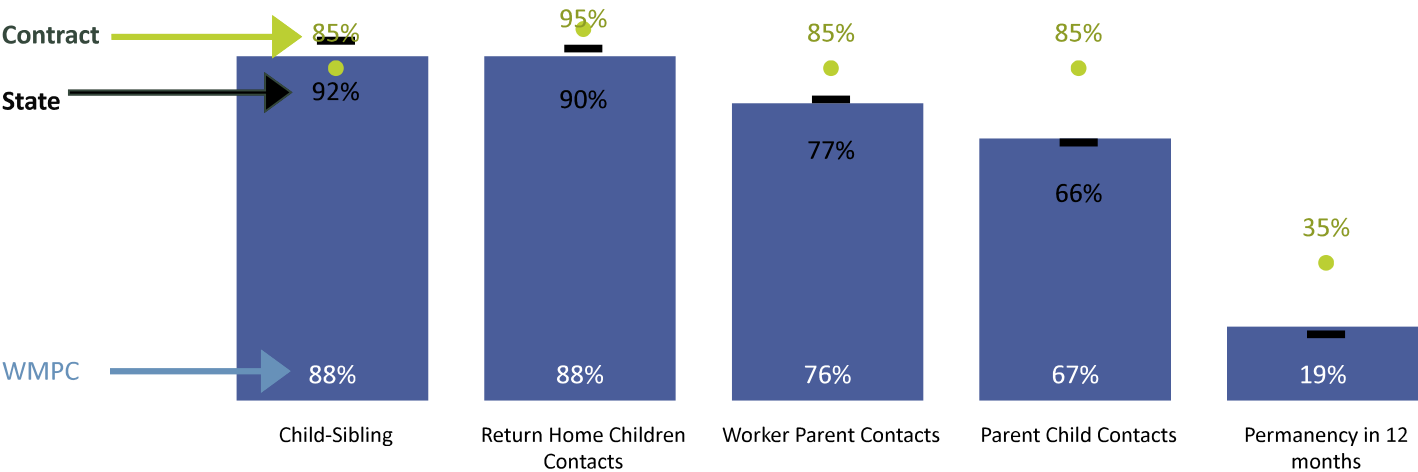


## Contract Key Performance Indicators

The WMPC Network met contractual requirements for four of thirteen measures and this was for Child-Sibling, Initial Dental Exams, Initial Service Plans and Service Approval Plans. This performance was better than that of FY2025 Q1, where only one of twelve contract requirement was met. In addition, WMPC surpassed or met State averages in 9 of 12 measures.

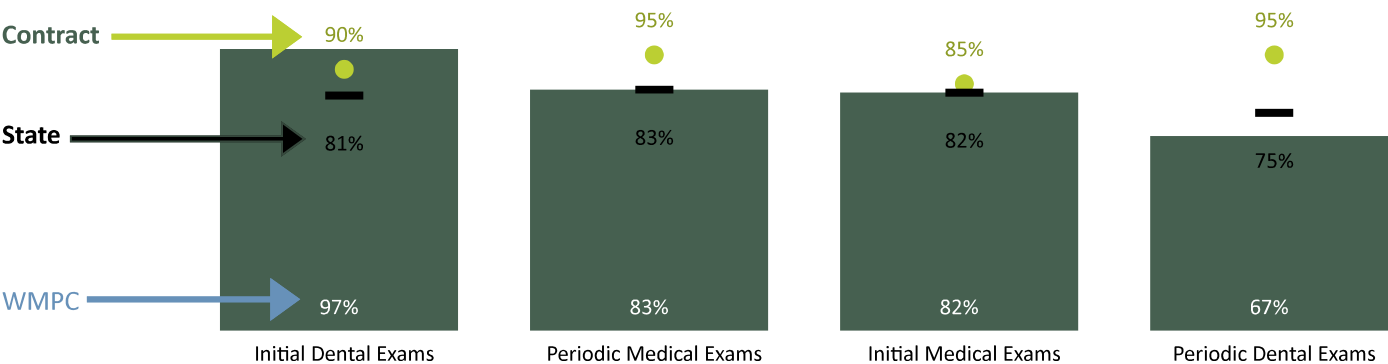
## Permanency Performance Outcome Measures

The WMPC Network met the contract requirements for one of the five Permanency measures. This is for Child-Sibling. Note: State average for Permanency in 12 Months is 18%.



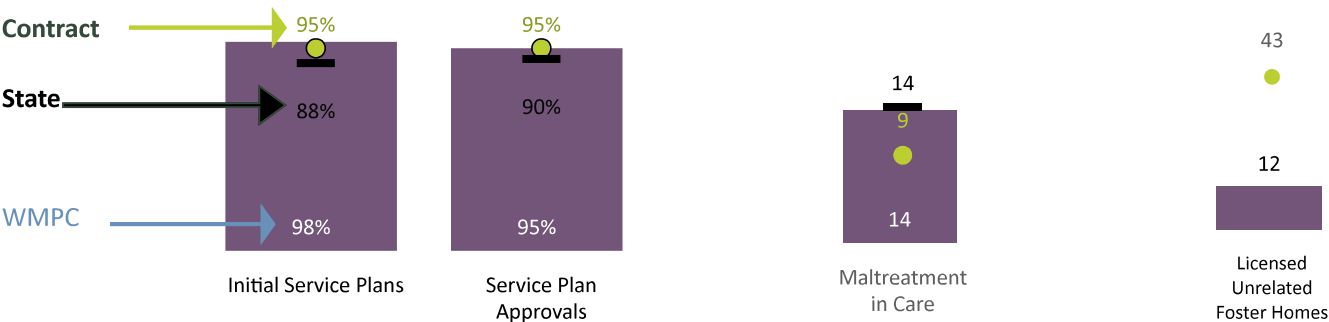
## Well-being Performance Outcome Measures

The WMPC Network met one contract requirement under the Well-being measures: Initial Dental Exams. However, the network met or exceeded the state average on three out of the four well-being indicators.



## Safety Performance Outcome Measures

The WMPC Network met two contract requirements under the Safety measures: Initial Service Plans and Service Plan Approvals. Please note that for Maltreatment in Care, a lower rate indicates better performance. Additionally, the benchmark for Licensed Unrelated Foster Homes is assessed on an annual basis.



# WMPC Quarterly Performance Report



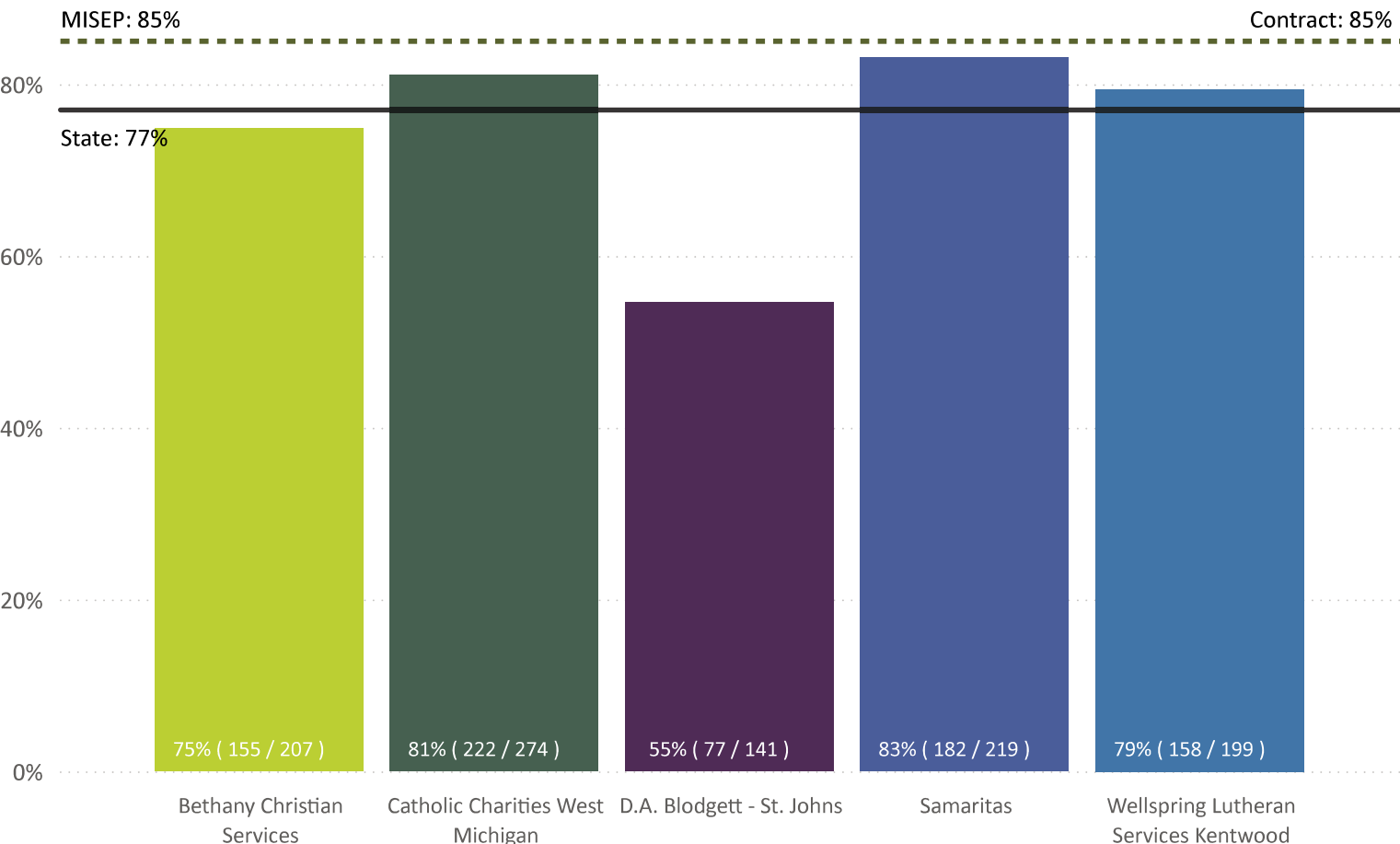
## Worker-Parent Contacts

**MISEP | Measure Definition:** At least 85% of parents whose children have a permanency goal of reunification shall have face-to-face contact by the assigned caseworker in accordance with the guidelines in FOM 722-06H, which states the caseworker must have at least two face-to-face contacts with the legal parent or guardian, with at least one contact occurring at the parent or guardian's home or living environment, during the first month following initial out-of-home placement. In subsequent months the caseworker must have face-to-face contact with the legal parent or guardian at least once per calendar month. At least one contact each quarter must occur in the parent’s residence.

**WMPC Contract Amendment | Measure Definition:** At least 85% of parents whose children have a permanency goal of reunification and are supervised by the Service Provider, shall have face-to-face contact by the assigned caseworker in accordance with the guidelines in FOM 722-06H by the end of FY2025.

## Quarter 2 Performance

Seventy six percent of parents for the network were visited in accordance with MISEP contract requirements. WMPC did not meet the Contract benchmark of 85% or State average of 77%. On this measure, only D.A. Blodgett - St. John's did not meet the State average.



# WMPC Quarterly Performance Report



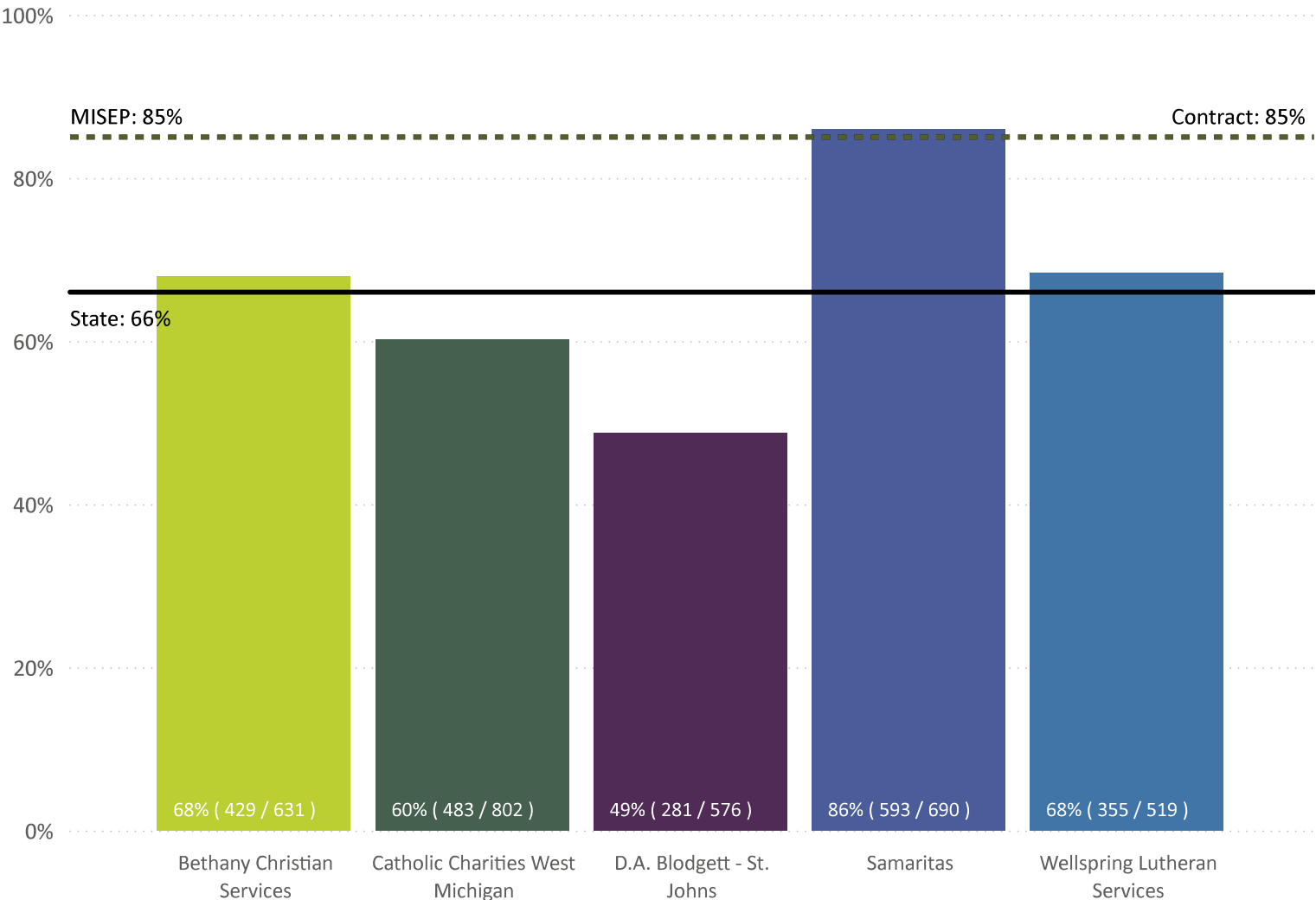
## Parent-Child Contacts

**MISEP | Measure Definition:** No fewer than 85% of children with a goal of reunification shall have visitation with their parent(s) in accordance with Children's Foster Care Manual (FOM) 722-06I Policy. Parenting time is determined by the age of the youngest child of the sibling group in care at the time of removal. If the youngest child entered care between 0-5 years old, parenting time must occur twice per week. If the youngest sibling entered care at 6 years or older, parenting time must occur weekly.

**WMPC Contract Amendment | Measure Definition:** At least 85% of children with a goal of reunification shall have visitation with their parent(s) in accordance with the guidelines in FOM 722-06I Policy by the end of FY2025.

## Quarter 2 Performance

Sixty seven percent of children with a goal of reunification had parent visits in accordance with MISEP and contract amendment requirements. WMPC network did not meet the Contract benchmark of 85%. However, WMPC exceeded the State average of 66%. Samaritas exceeded both Contract benchmark and State average.





# WMPC Quarterly Performance Report



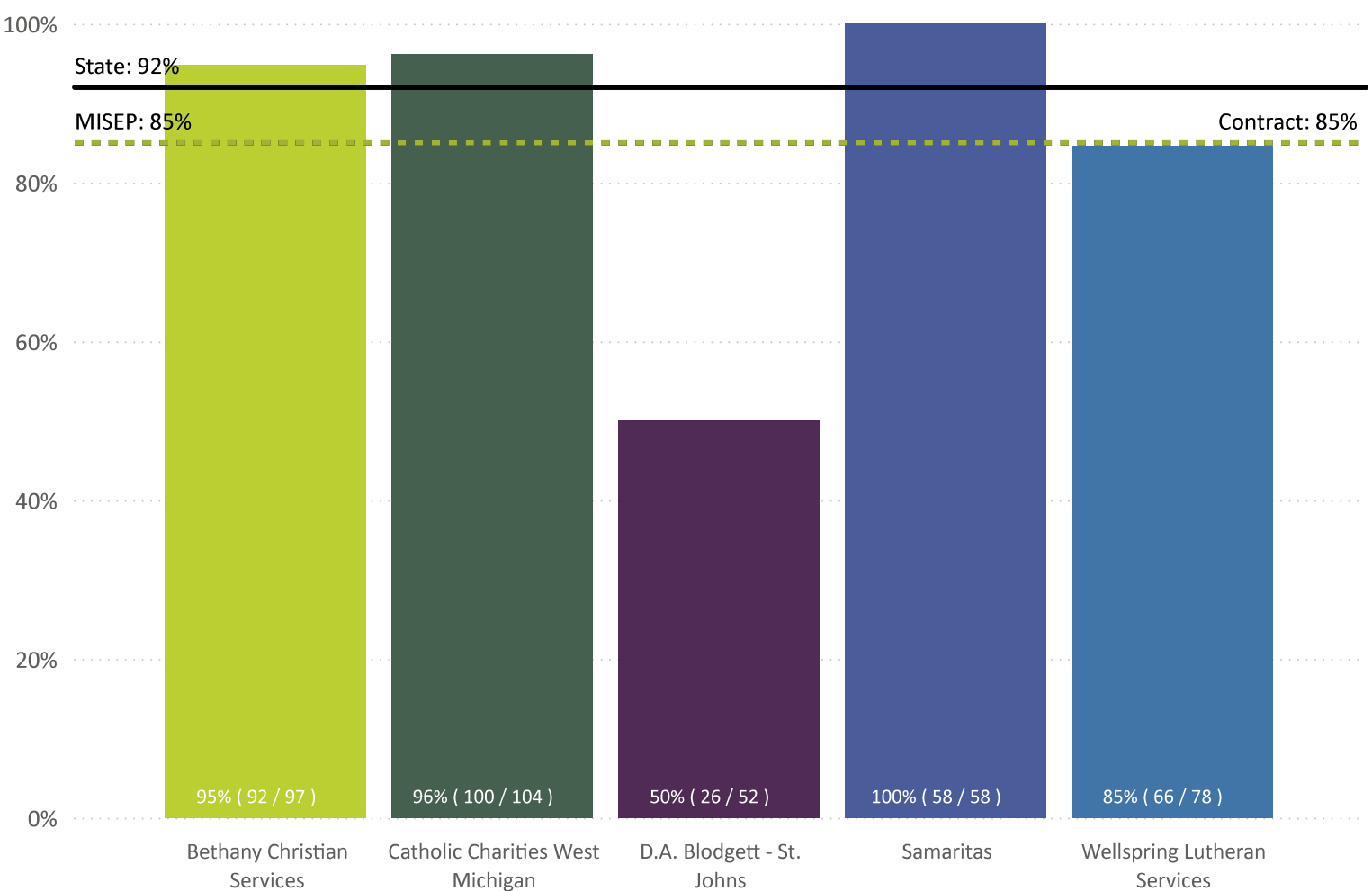
## Child-Sibling Contacts

**MISEP | Measure Definition:** At least 85% of children in foster care who have siblings in custody with whom they are not placed shall have at least monthly visits with their siblings who are placed elsewhere in DHHS foster care custody, unless specified exceptions apply.

**WMPC Contract Amendment | Measure Definition:** At least 85% of children in foster care who have siblings in custody with whom they are not placed shall have at least monthly visits with their siblings in accordance with the guidelines in FOM 722-06I Policy by the end of FY2025.

### Quarter 2 Performance

Eighty eight percent of children had sibling visits in accordance with MISEP and contract amendment requirements. WMPC performance on this measure exceeded the Contract benchmark of 85%. In addition, WMPC network performance exceeded MISEP benchmark. Four agencies exceeded or met all benchmarks.



# WMPC Quarterly Performance Report



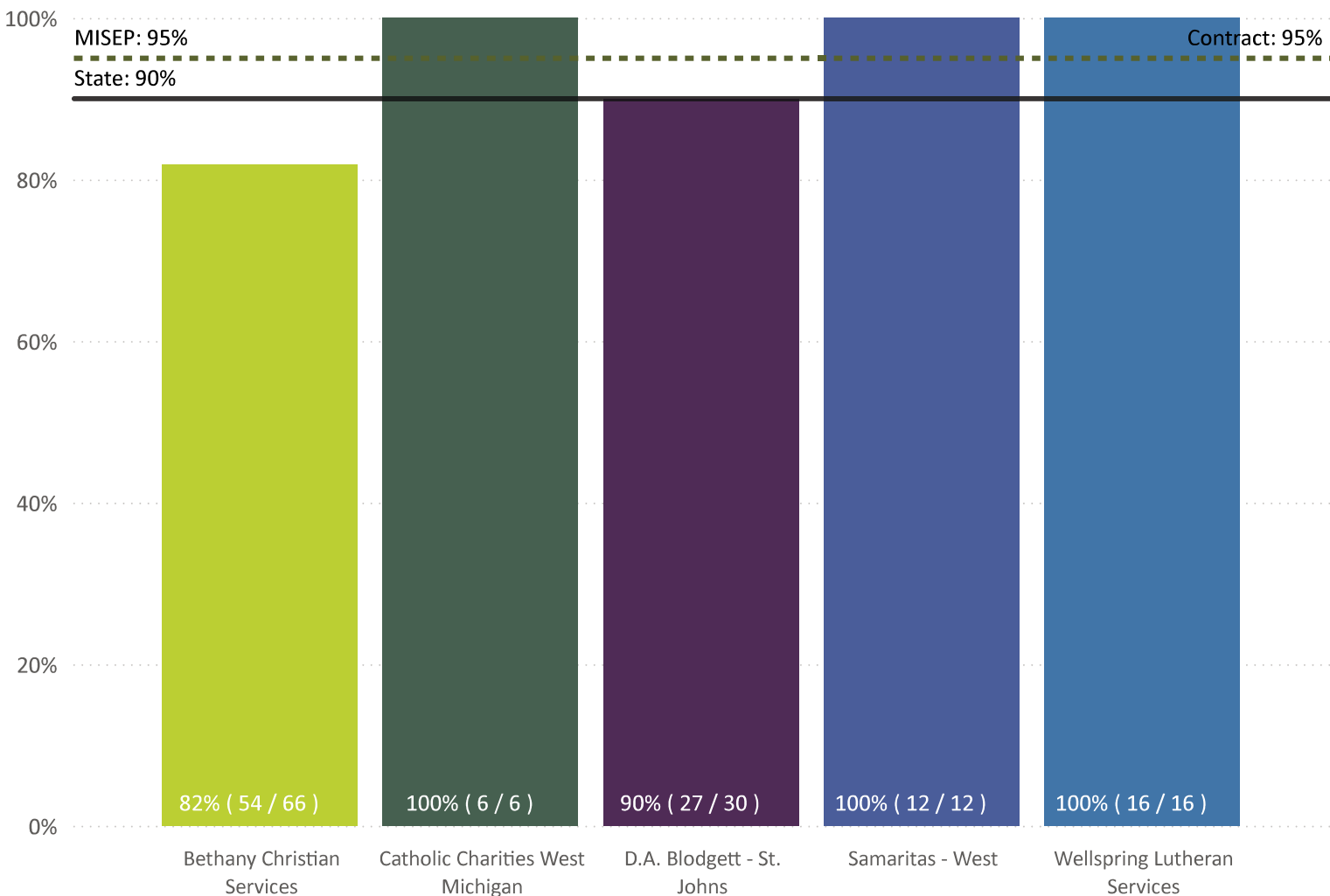
## Returned Home Children Contacts

**MISEP | Measure Definition:** The caseworker must have weekly face-to-face contact in the home with at least 95% of the families (parent/legal guardian and the child) for the first month following reunification or parental placement, with at least one contact each month being a private meeting between the child and the caseworker.

**WMPC Contract Amendment | Measure Definition:** At least 95% of families that have been reunified or placed in parental home shall have visitation with a caseworker in accordance with the guidelines in FOM 722-06I Policy by the end of FY2025.

### Quarter 2 Performance

Eighty eight percent of families in the WMPC network had caseworker face-to-face contacts in accordance with MISEP requirements. WMPC did not meet the Contract requirement of 95% for contacts made with children who have returned home. Catholic Charities West Michigan, Samaritas and Wellspring Lutheran Services exceeded all benchmarks.



# WMPC Quarterly Performance Report



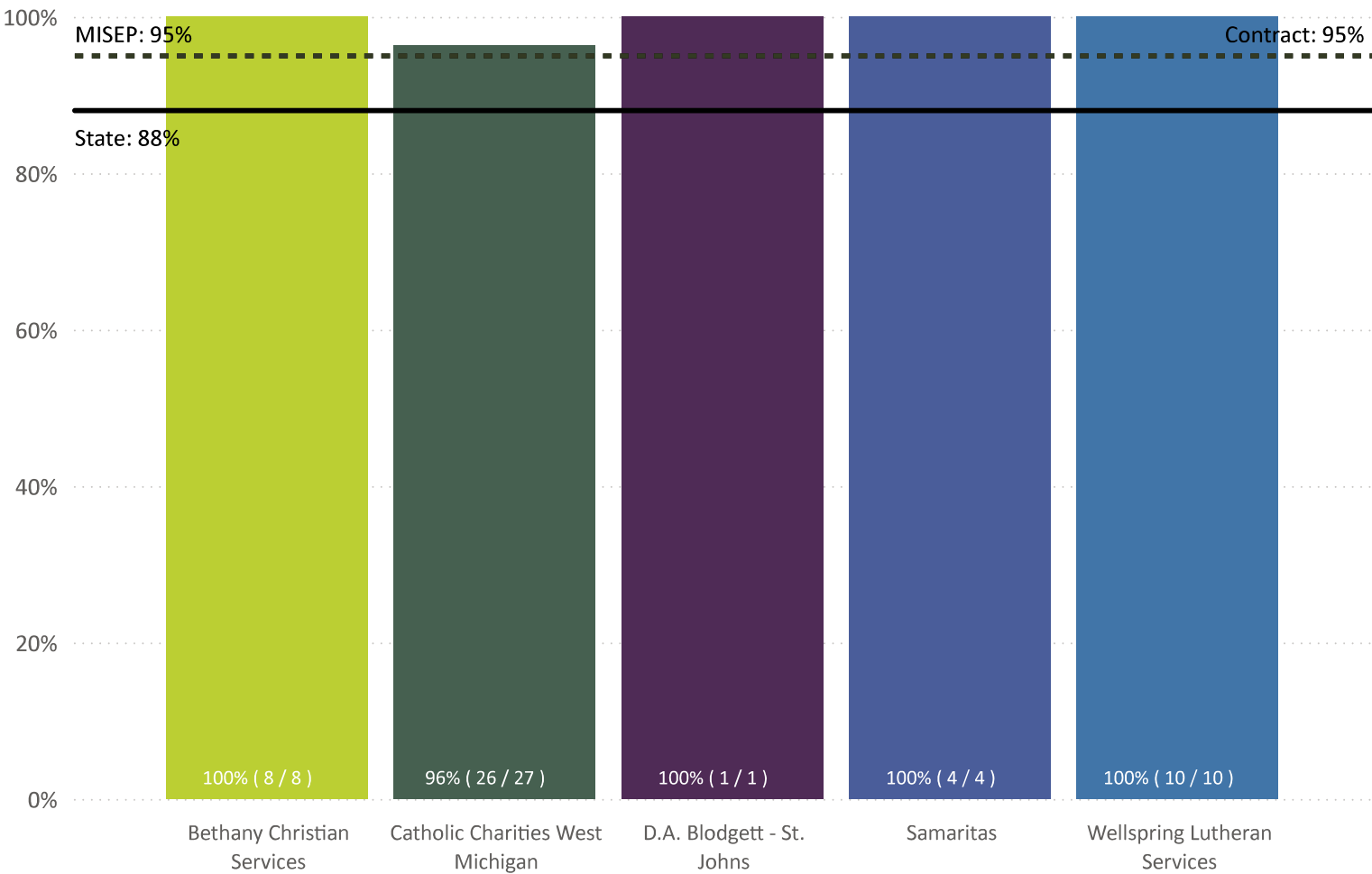
## Initial Service Plans

**MISEP | Measure Definition:** At least 95% of children shall have an initial service plan completed within 30 days of entry into foster care.

**WMPC Contract Amendment | Measure Definition:** At least 95% of children supervised shall have an initial service plan completed within 30 days of entry into foster care, in accordance with the guidelines in FOM 722-06I Policy by the end of FY2025.

## Quarter 2 Performance

Ninety eight percent of children in the WMPC network had an initial service plan completed within 30 days of entry into foster care. WMPC network performance exceeded the Contract benchmark of 95% and State average. All agencies exceeded all benchmarks.



# WMPC Quarterly Performance Report



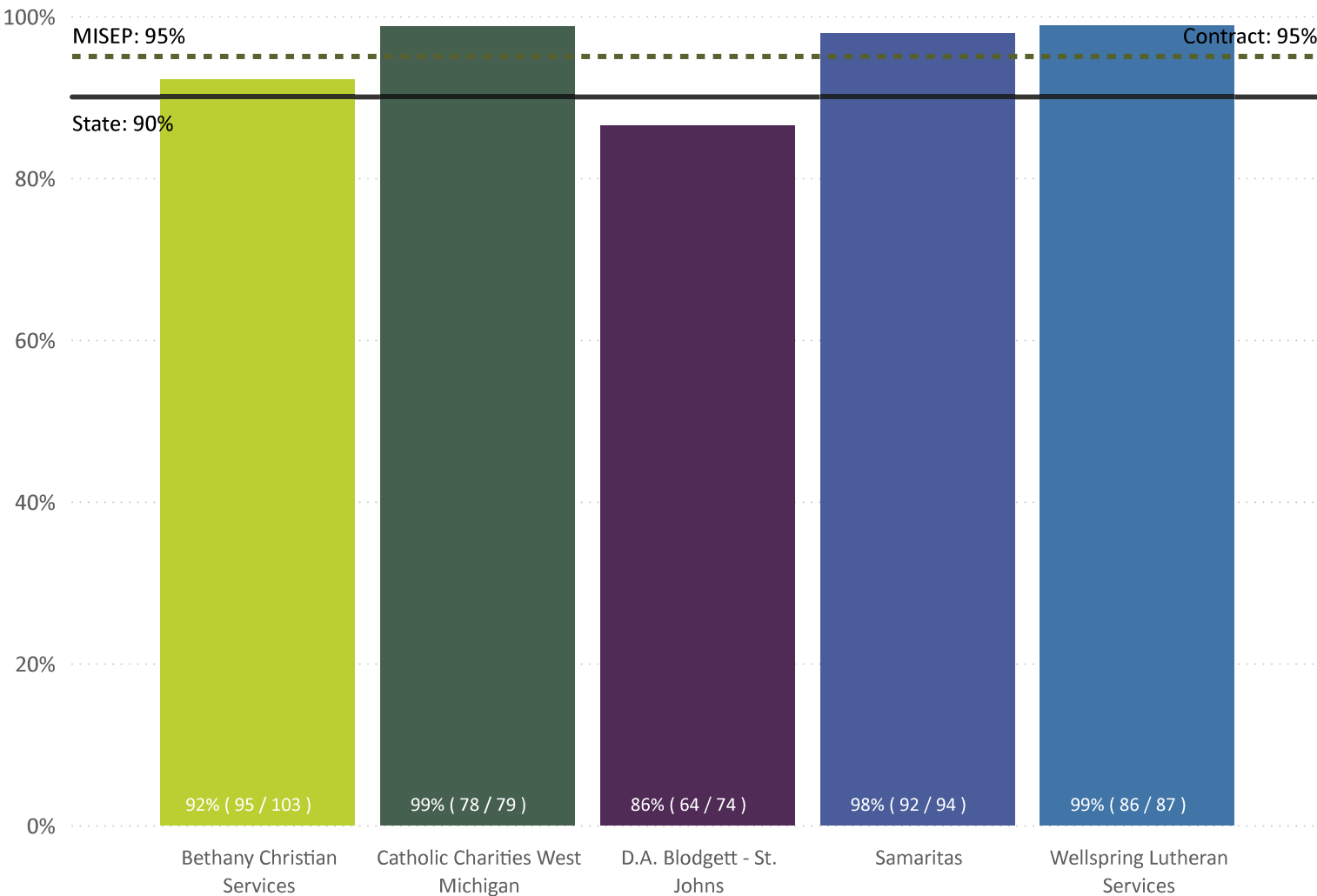
## Service Plan Approvals

**MISEP | Measure Definition:** At least 95% of children shall have a case service plan approved within 14 days of case worker submission to the supervisor for review.

**WMPC Contract Amendment | Measure Definition:** At least 95% of children supervised shall have a case service plan approved within 14 days of submission to supervisor, in accordance with the guidelines in FOM 722-06I Policy by the end of FY2025.

## Quarter 2 Performance

Ninety five percent of children in the WMPC network had service plans approved timely. The network met the Contract and MISEP benchmark requirements for timely completion of service plan approvals. Samaritas, Catholic Charities West Michigan, and Wellspring Lutheran Services met or exceeded all benchmarks.



# WMPC Quarterly Performance Report



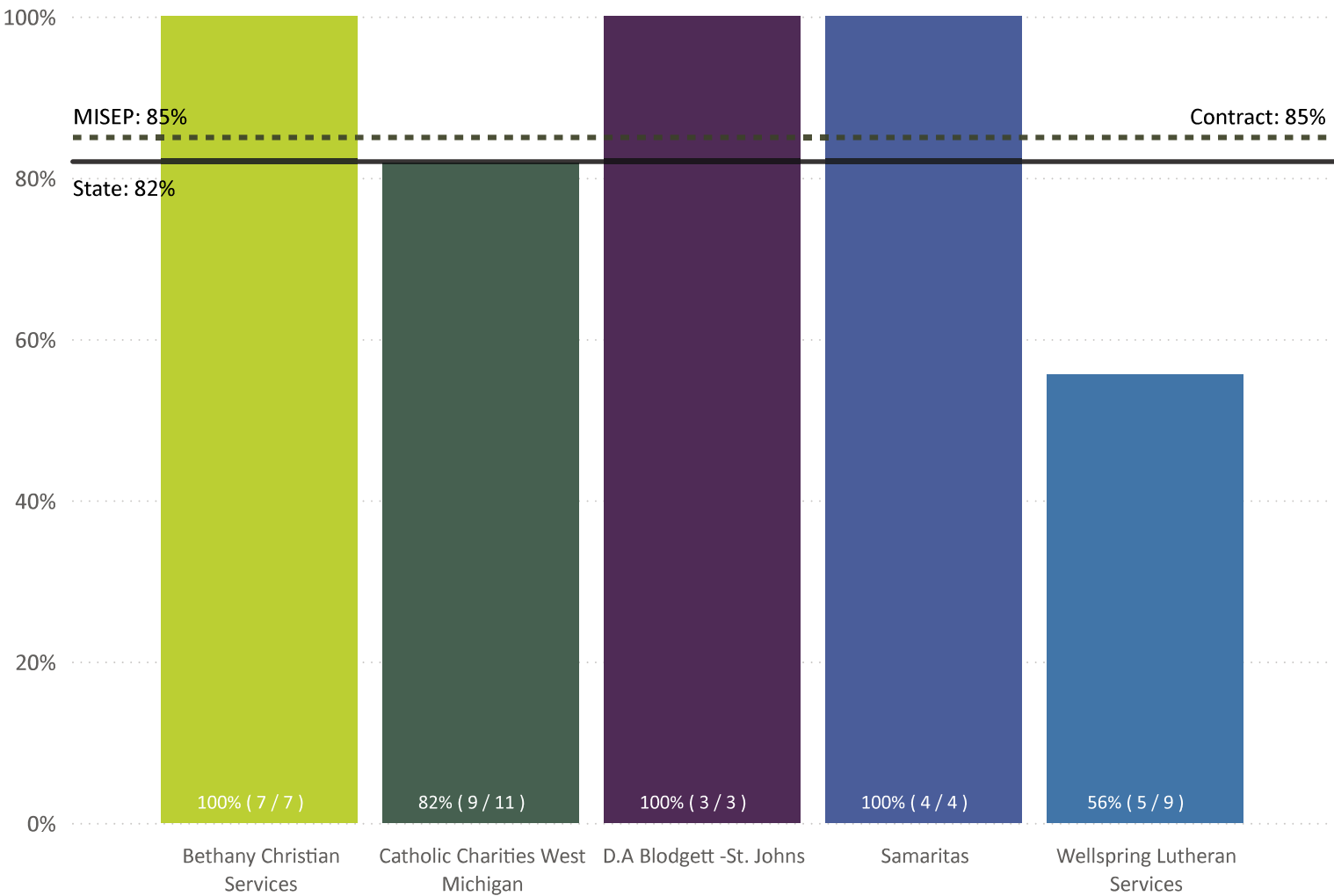
## Initial Medical Exams

**MISEP | Measure Definition:** No fewer than 85% of children will have an initial medical exam within 30 days of removal.

**WMPC Contract Amendment | Measure Definition:** At least 85% of children supervised shall have an initial medical examination within 30 days of entry into foster care, in accordance with the guidelines in FOM 722-06I Policy by the end of FY2025.

## Quarter 2 Performance

Eight two percent of children had an initial medical exam within 30 days of removal. The WMPC network did not meet either Contract or MISEP benchmarks. Bethany Christian Services, Samaritas, and D.A. Blodgett - St. John's exceeded all benchmarks.



# WMPC Quarterly Performance Report



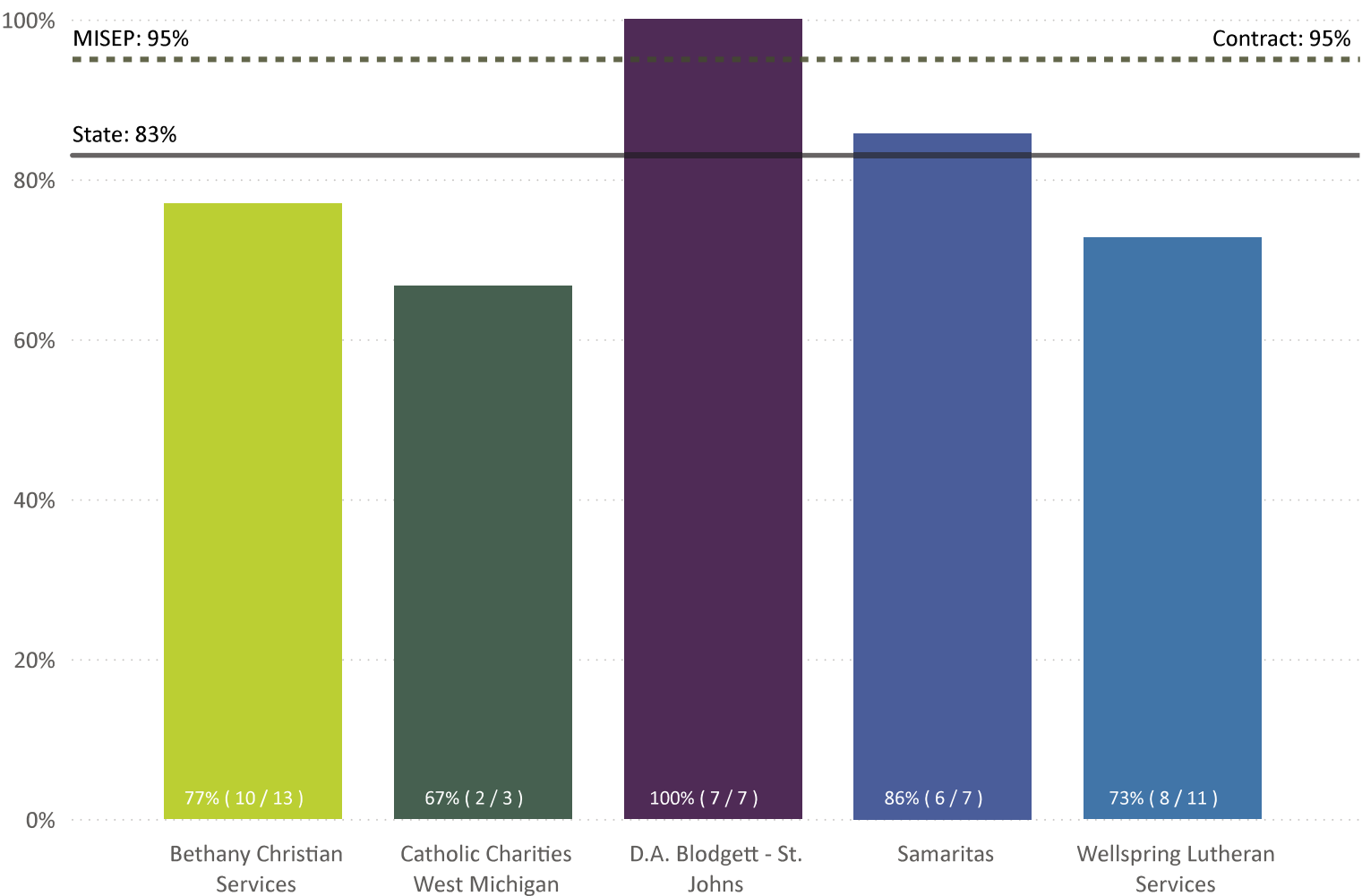
## Periodic Medical Exams

**MISEP | Measure Definition:** Following an initial medical examination, at least 95% of children shall receive periodic medical examinations and screenings.

**WMPC Contract Amendment | Measure Definition:** At least 95% of children supervised shall have periodic and ongoing medical examinations and screenings according to guidelines set forth by the American Academy of Pediatrics, in accordance with the guidelines in FOM 722-06I Policy by the end of FY2025.

## Quarter 2 Performance

Eighty three percent of children in the WMPC network received a timely periodic medical exam and screening. The network did not meet the Contract requirement of 95%. Only D.A. Blodgett - St. John's exceeded the Contract benchmark. However, the network met State average of 83%.



# WMPC Quarterly Performance Report



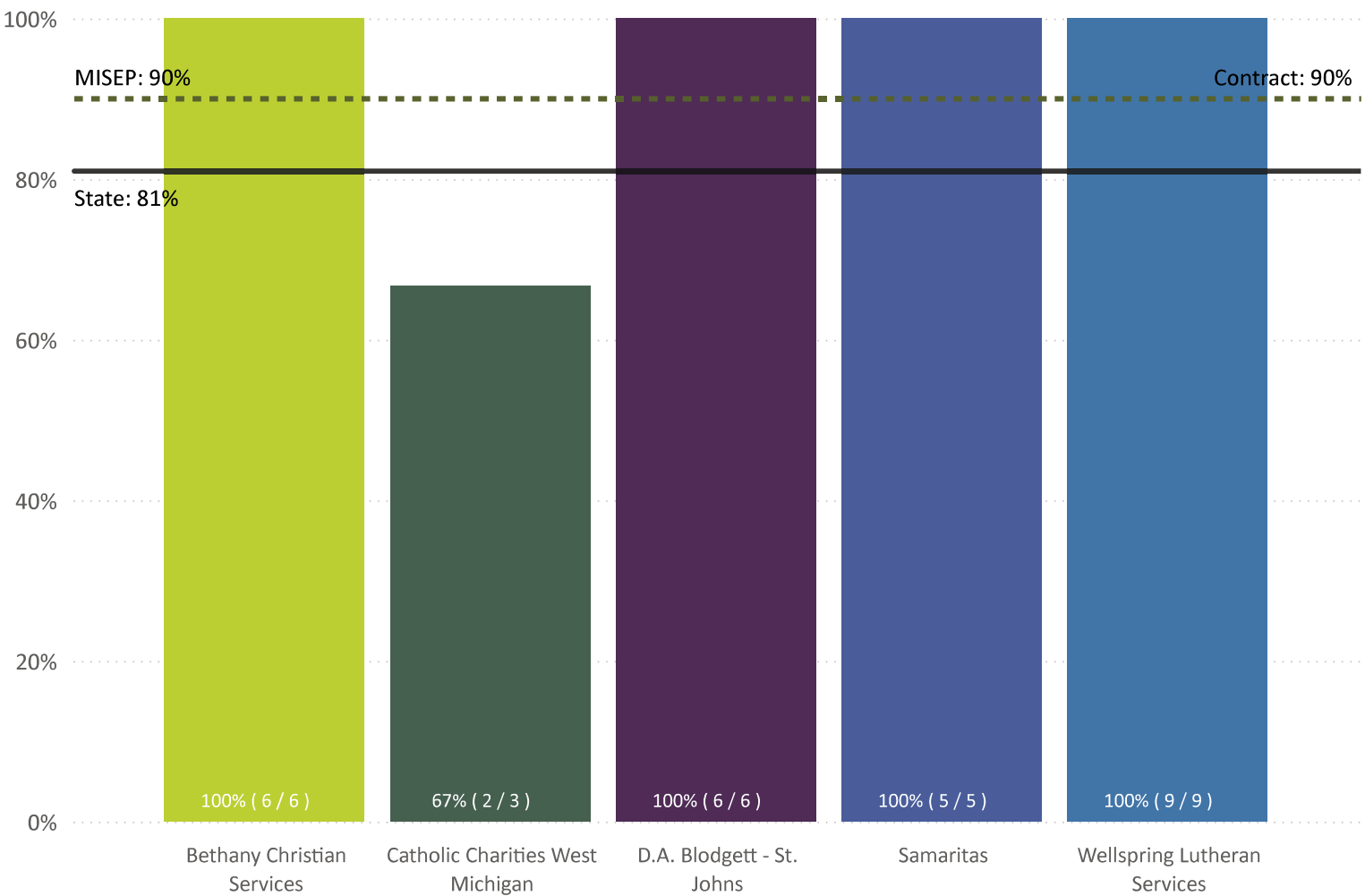
## Initial Dental Exams

**MISEP | Measure Definition:** No fewer than 90% of children shall have an initial dental examination within 90 days of removal unless the child has had an exam within 6 months prior to placement or the child is less than one years of age.

**WMPC Contract Amendment | Measure Definition:** At least 90% of children shall have an initial dental examination completed within 90 days of entry into foster care, in accordance with the guidelines in FOM 722-06I Policy by the end of FY2025.

## Quarter 2 Performance

Ninety seven percent of children in the WMPC network had an initial dental exam as required by MISEP. The WMPC Network exceeded the Contract, MISEP benchmarks and State average. Four agencies: Bethany Christian Services, D.A Blodgett -St. John's, Samaritas and Wellspring Lutheran Services exceeded all benchmarks.



Source: MiSACWIS Infoview KC-2604 CFC Medical and Dental Exam Timeliness by Agency, Accessed 3/2025; State Performance: CSA Monthly Management Report, March 2025, Prior 3 Months

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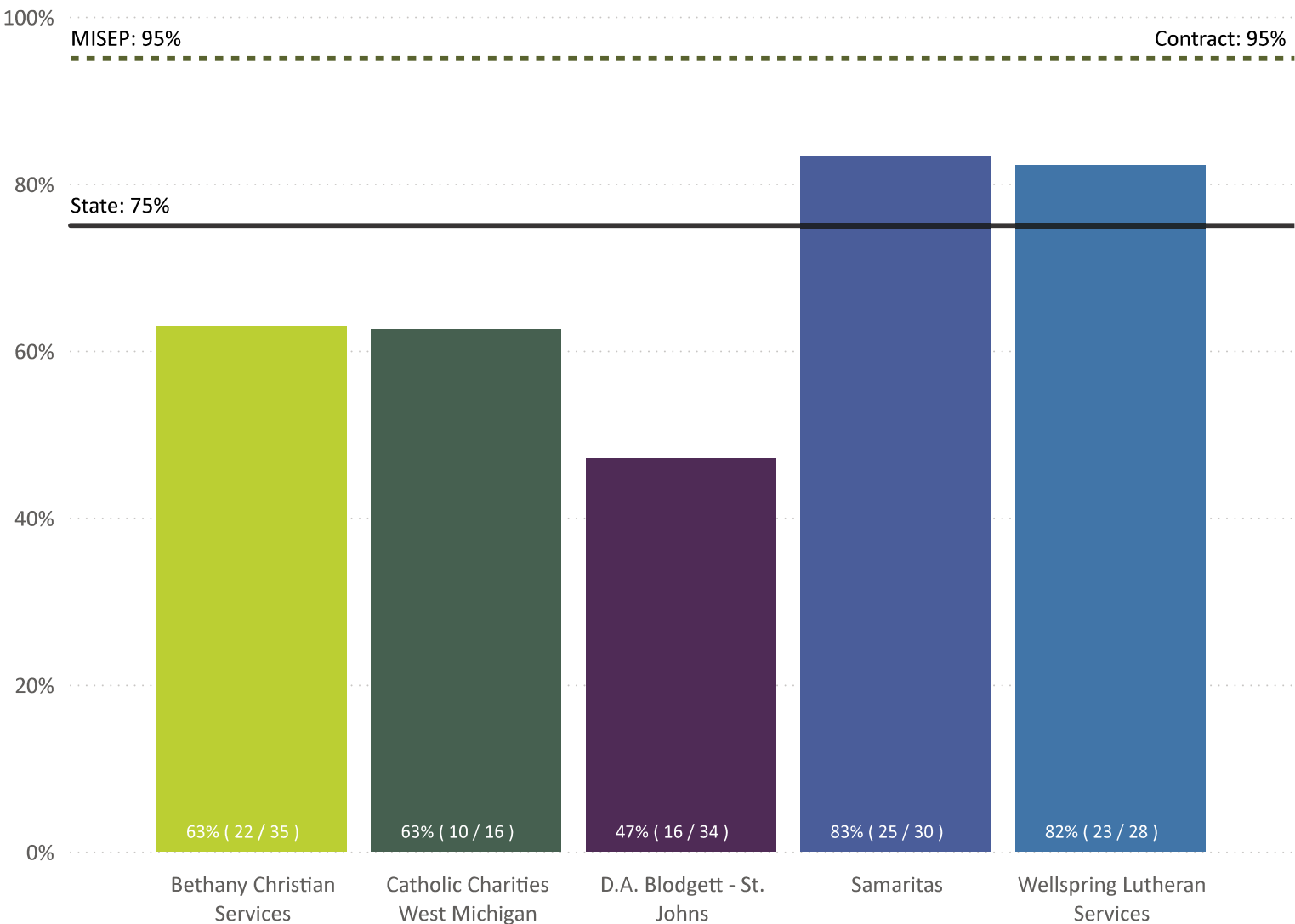
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**MISEP | Measure Definition:** Following an initial dental examination, at least 95% of children shall receive periodic dental examinations and screenings.

**WMPC Contract Amendment | Measure Definition:** At least 95% of children supervised shall receive periodic and ongoing dental examinations and screenings according to the guidelines set forth by the American Academy of Pediatrics, in accordance with the guidelines in FOM 722-06I Policy by the end of FY2025.

## Quarter 2 Performance

Sixty seven percent of children in the WMPC network had a periodic dental exam. The WMPC network did not meet the Contract benchmark of 95%. Only Samaritas and Wellspring Lutheran Services exceeded State average.





# WMPC Quarterly Performance Report



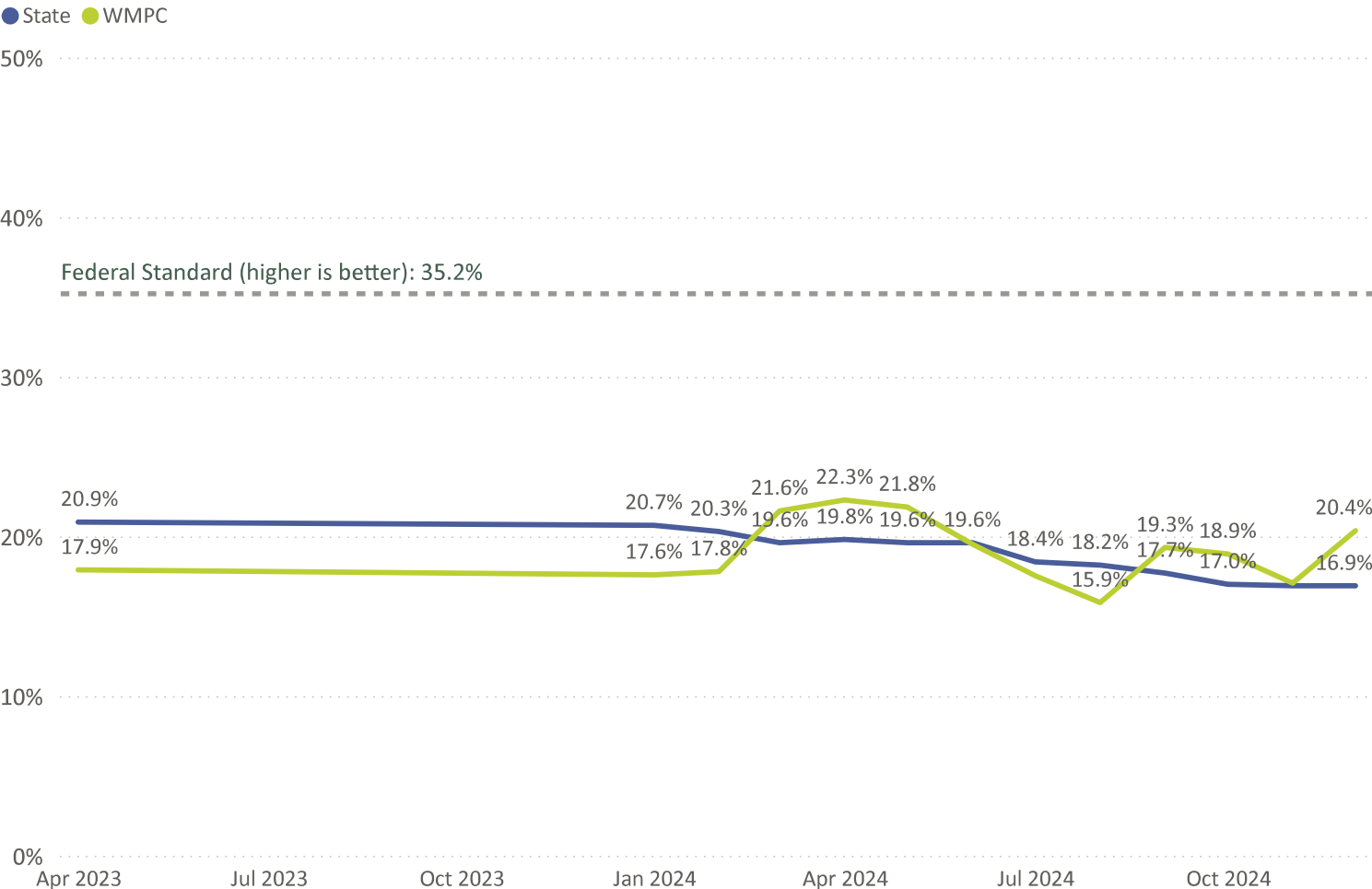
## Permanency in 12 months

**Federal | Measure Definition:** Of all children who enter foster care in a 12-month period, the percentage who are discharged to permanency within 12 months of entering foster care should be at least 35.2%. This percent is the federal standard. Children who are discharged to permanency must not re-enter foster care for the following 12 months to be counted in this measure. **Higher is better for this measure. Note: the most recent performance for this measure is January 2024 as children must remain discharged from foster care for 12 months to be counted.**

**WMPC Contract Amendment | Measure Definition:** At least 35.2% of children shall achieve permanency within 12 months for children entering foster care by the end of FY2025.

### Current Performance

For the most recent entry cohort, 20.4% of children achieved permanency, which did not meet the Federal goal of 35.2% or WMPC contract requirement. WMPC outperforms the State in achieving permanency within 12 months for the most recent entry cohort, but is still below the federal standard of 35.2%.



FY2025 Q2

Source: NCANDS Exit Cohort :January 1st 2023 to December end 2023, prepared by MDHHS DTMB, generated April 2025

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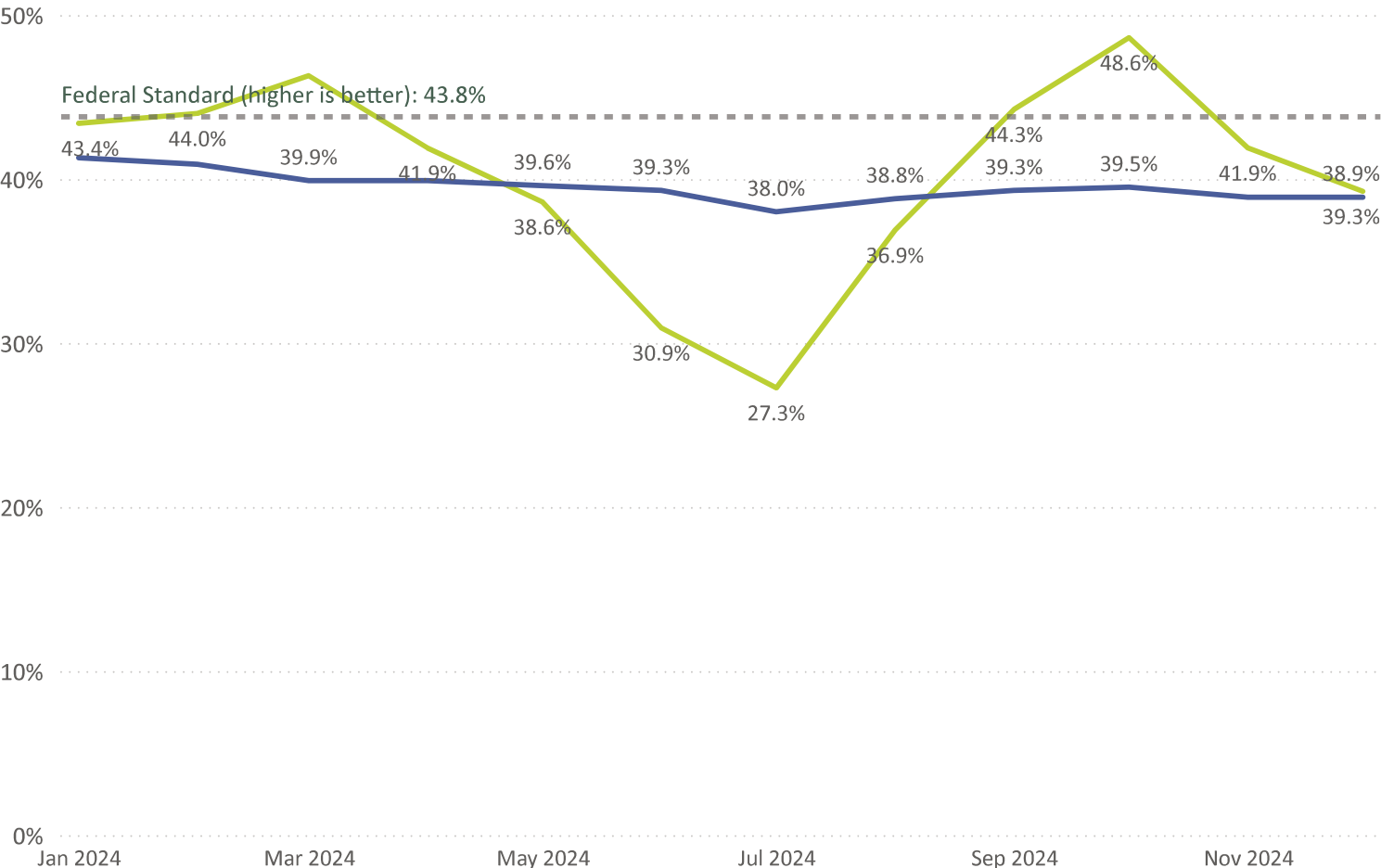
## Permanency in 12 months for children in care 12-23 months

**Federal | Measure Definition:** Of all children in care on the first day of a 12-month period who had been in care between 12 and 23 months, the percentage who are discharged to permanency within 12 months of the first day should be at least 43.8%. This percent is the federal standard. **Higher is better for this measure. Note: the most recent performance for this measure is children that have been in care for 12-23 months since November 2023.**

### Current Performance

For the most recent exit cohort, WMPC's performance of 39.3% is less than the Federal standard for children in care between 12-23 months achieving permanency. For FY2025 Q2 reporting cohort, WMPC averaged 43.1% in achieving permanency, starting from a high of 48.6% in October 2024 and slowing down to 38.9% in December 2024. This is still notably higher than the State's performance, which remains relatively steady.

● WMPC ● State



FY2025 Q2

Source: NCANDS Entry cohorts April 1st 2022 to March end 2023 prepared by MDHHS  
DTMB, generated April 2025

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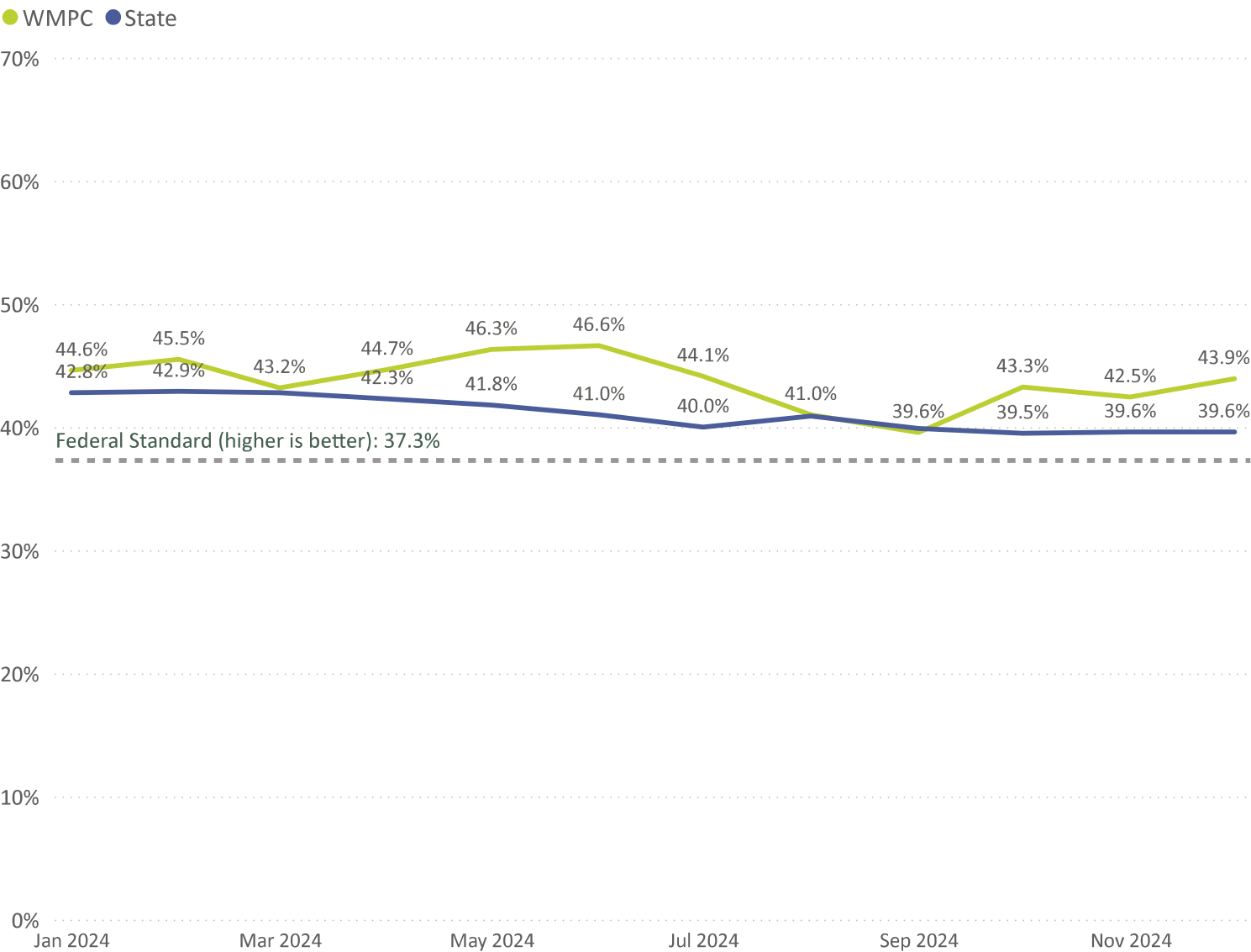


## Permanency in 12 months for children in care 24+ months

**Federal | Measure Definition:** Of all children in foster care on the first day of a 12-month period who had been in foster care for 24 months or more, the percentage who are discharged to permanency within 12 months of the first day should be at least 37.3%. This percent is the federal standard. **Higher is better for this measure. Note: the most recent performance for this measure is children that have been in care for 24+ months since November 2023.**

### Current Performance

The WMPC network continues to exceed the federal benchmark and the State average. Over the three reporting months, WMPC's performance demonstrates an upward trend from 43.3% in October 2024, which was well above the federal standard of 37.3% and State average, up to 43.9% in December 2024.



FY2025 Q2

Source: NCANDS entry cohorts May 1st 2022 to June end 2023, prepared by MDHHS DTMB, generated April 2025

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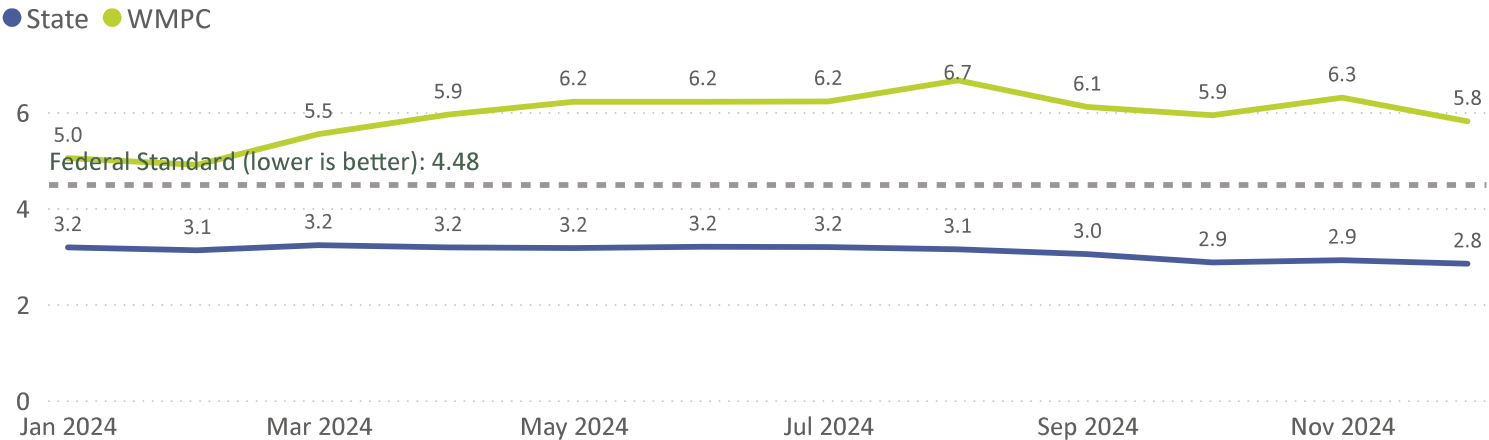


## Placement Stability

**Federal | Measure Definition:** Of all children who entered care in a 12-month period, the rate of placement moves per 1,000 days of foster care should be at most 4.48. This rate is the Federal standard. **Lower is better for this measure.**

### Current Performance

WMPC has not met the Federal standard for this measure of 4.48. In addition, WMPC's current placement moves of 5.8 per 1,000 days in care is at least two times the State's performance of 2.8.

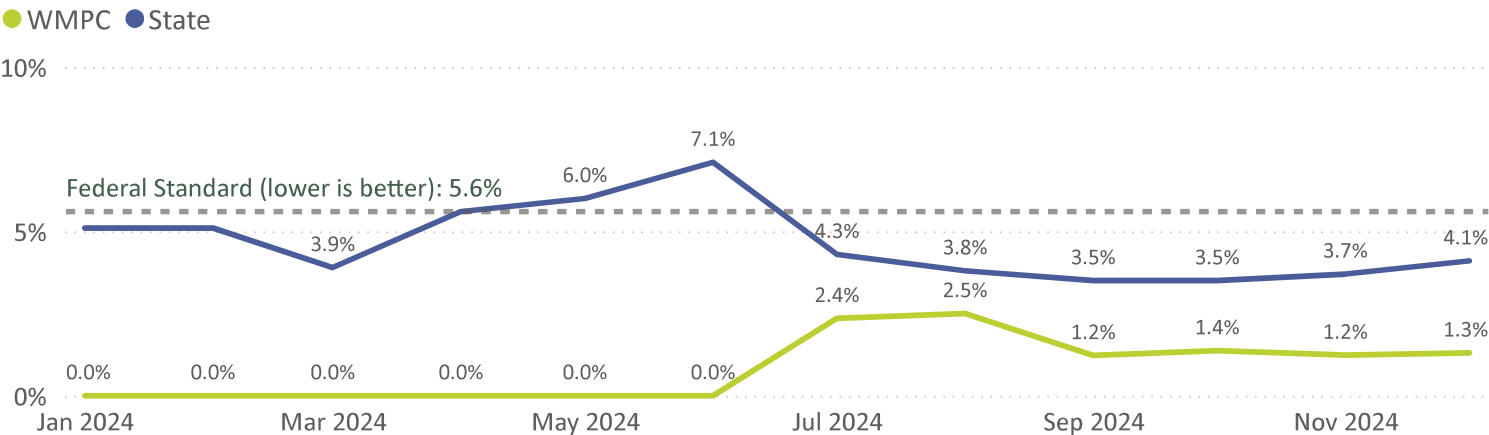


## Re-entry into foster care within 12 months

**Federal | Measure Definition:** Of all children who enter care in a 12-month period, who discharged within 12 months to reunification, living with relative, or guardianship, the percent who re-enter care within 12 months of their discharge should be at most 5.6%. This percent is the Federal standard. **Lower is better for this measure.**

### Current Performance

WMPC met this measure's goal. The network is consistently outperforming the State and the Federal standard for this measure. However, we are seeing stable rate between 1.2% to 1.4% in children re-entering foster care within 12 months of being discharged from care.



# WMPC Quarterly Performance Report



## Maltreatment In Care

**Federal | Measure Definition:** Of all children in foster care during a 12-month period, the rate of victimization per 100,000 days of foster care should be at most 9.07. This rate is the federal standard. **Lower is better for this measure.**

### Current Performance

The WMPC network has not met the Federal standard but outperformed the state's average. The most recent maltreatment in care rate of 12.7 per 100,000 days in foster care is above the federal standard of 9.07.

