

STATE OF NEW JERSEY DEPARTMENT OF HUMAN SERVICES DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

APPLIED BEHAVIOR ANALYSIS (ABA) TREATMENT PROVIDER

The Enrollment Packet consists of:

- 1. Application Cover Letter
- 2. Notice to Enrollee(s) FD-462
- 3. Request for National Provider Identifier (NPI) (required) FD-453A
- 4. Signature Authorization Form PPE-39
- 5. Provider Start Date Form FD-454A
- 6. Provider Application FD-20R
- 7. Provider Agreement FD-62
- 8. Disclosure of Ownership and Control Interest Statement FD-452
- 9. W-9 Tax Form (required)
- 10. Affirmative Action Survey (optional) FD-450
- 11. Authorization for Automatic Payments & Deposits (required) FD-434
- 12. Agreement of Understanding FD-435
- 13. Applied Behavior Analysis Treatment Provider Experience Attestation FD-440

In order to be approved as a provider of Applied Behavior Analysis treatment services, a completed application package must be submitted including the following:

- 1. If you are an entity, you are required to submit a copy of your 147C Letter from the IRS or a copy of the IRS CP-575 form. If you are an individual provider, the enclosed W-9 Tax Form shall be used to validate your SSN. If there is a discrepancy, a copy of your Social Security Card may be requested by Gainwell Technologies.
- 2. For the independently-billing Applied Behavior Analysis treatment provider: Upon submission of this application, you will receive instructions for a fingerprint-based criminal background check, to be completed by New Jersey Department of Human Services Central Fingerprint Unit at no cost.
- 3. For agency heads: Upon submission of this application, you will receive instructions for a fingerprint-based criminal background check, to be completed by New Jersey Department of Human Services Central Fingerprint Unit at no cost. You must first pass the background check to be approved for participation in the NJ FamilyCare/Medicaid Fee-for-Service Program. You are then responsible for ensuring that all of your agency's employees providing direct services to children who are NJFC members also complete the background check. You will receive instructions for this after your agency's approval as a NJFC provider. No employee of the agency may provide direct services to NJFC members without first passing the background check.

The enclosed W-9 Tax Form is required for all enrollments. Please indicate the name of the entity as registered with the IRS.

If all components are present and complete, a provider of Applied Behavior Analysis treatment services may be approved for participation in the NJ FamilyCare/Medicaid Fee-For-Service Program by Gainwell Technologies.

The effective date of approval will be either the date of the Provider Agreement or the date on the Provider Start Date Form, whichever date is earlier.

STATE OF NEW JERSEY DEPARTMENT OF HUMAN SERVICES DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

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Your request for a Provider Specific Enrollment Packet has been received and documented. We are mailing you the packet of forms needed to meet enrollment requirements for your provider type. Please complete the forms and make sure all questions are answered; where not applicable, just enter N/A. Otherwise, there will be a delay in the enrollment process.

Other attachments required for your provider type are listed on the preceding page.

Your promptly completed enrollment packet will ensure a speedy enrollment process. If you have not received any correspondence within a month, please write to:

Provider Enrollment Gainwell Technologies P.O. Box 4804 Trenton, NJ 08650

Provider Enrollment Unit 609-588-6036



PHILIP D. MURPHY Governor

TAHESHA L. WAY

Lt. Governor

State of New Jersey
DEPARTMENT OF HUMAN SERVICES

Division of Medical Assistance and Health Services P.O. Box 712 Trenton, NJ 08625-0712 SARAH ADELMAN Commissioner

GREGORY WOODS Assistant Commissioner

Notice to Enrollee(s)

In an effort to properly set-up the identity of an individual or an entity as a NJ Medicaid provider the Division requires that when a social security number is the primary means of identity you may be requested to submit a copy of your social card.

If you are an entity, you are required to submit a copy of your 147C letter from the IRS or copy of the IRS CP-575 form.

PLEASE BE ADVISED THAT YOUR APPLICATION TO BECOME A NJ MEDICAID PROVIDER CANNOT BE COMPLETED UNTIL WE HAVE RECEIVED A COPY OF THESE DOCUMENTS.

Request for National Provider Identifier (NPI) Provider Enrollment Application Insert

You must have an NPI number to bill electronically. Please provide us with the information requested in the boxes below and return this form along with your completed enrollment application. Failure to do so will slow the enrollment process.

The NPI shall replace the billing and servicing provider number previously used to bill Medicare, NJ FamilyCare (NJFC)/Medicaid, and other health care payers.

All health care providers can apply for an NPI by:

- Using the web-based application https://nppes.cms.hhs.gov; or
- Sending a paper application to the Centers for Medicare & Medicaid Services' (CMS') NPI Enumerator, Fox Systems. A copy of the application can be downloaded at https://nppes.cms.hhs.gov. A health care provider can also contact the Enumerator at 1-800-465-3203 or TTY 1-800-692-2326.

Name	Address	NPI Number
1)		
2)		
3)		

Provider Nan	00:	For Fiscal Agent Interr	al Use Only Provider ID #:
Doc Type:	CHNGREQ	Provider Type:	Provider Specialty:
gainv	vell		SIGNATURE AUTHORIZATION FORM
Dear Provide	er:		
supporting do (NOT THE P	ocuments, the sigr	nature of that person must a NAME). If the authorized i	and certify NJFC Medicaid claims and appear on the claim form as indicated below ndividual is the NJFC Medicaid Provider,
only complet	te this form. Shou	ld your office utilize a billing te name(s) of those individu	who is an employee of your office should girm or agency, a letter signed by yourself leals you have authorized to sign. The
name(s) shou			ffixed by that individual. The letter should een approved to provide your billing.
name(s) shou contain the n If your appli	ame of the billing cation is for the gapplication is for	firm or agency which has be group please provide the	
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name(s) shou contain the n If your appli- field. If the a Provider nar Date:	ame of the billing cation is for the gapplication is for me field.	firm or agency which has be group please provide the	een approved to provide your billing. GROUP NAME in the Provider Name
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name(s) shou contain the notes of the the no	ame of the billing cation is for the gapplication is for me field. ame:) #:	firm or agency which has begroup please provide the an individual please prov	GROUP NAME in the Provider Name ride the Individual Provider name in the NPI#:

RETURN TO:

Gainwell Technologies Attn: Provider Enrollment Unit P.O. Box 4804 Trenton, NJ 08650-4804

STATE OF NEW JERSEY DEPARTMENT OF HUMAN SERVICES DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

Provider Start Date Form

HAVE YOU ALREADY RENDERED SERVICES TO A NEW JERSEY MEDICAID BENEFICIARY? IF SO, GIVE DATE OF SERVICE

Take Note:

The above date you indicate will be the effective date of your Medicaid Provider Enrollment for claims submission. If this form is not completed, your effective date will reflect the date signed on your provider agreement.

ALSO, ATTACH A COPY OF THE PROVIDER'S LICENSE THAT SUPPORTS THE ABOVE DATE OF SERVICE. (IF APPLICABLE)

PLEASE TAKE NOTE: It is a New Jersey Medicaid Requirement (NJAC 10:49-7.2 Timeliness and method of Medicaid claim or other claim submission) that the New Jersey Medicaid Fiscal Agent, Gainwell Technologies, receive a provider's claim submittal within one (1) year from:

- 1. The date of discharge for institutional claims, or,
- 2. The date of service or dispensing date for non-institutional claims.

Please also refer to the billing manual you will receive from the Fiscal Agent when a provider number is assigned for further claim submittal instructions.

	For Fiscal Agent Internal Us	se Only
Provider Name:		
Doc Type:	Provider Type:	Provider Specialty:
Tax ID:	Social Secu	rity:
Provider Number:		_



APPLIED BEHAVIOR ANALYSIS TREATMENT PROVIDER

1a. Is this application a transfer of ownership: Yes No	1b. Legal Name of Provider:
If yes, provide previous owners' seven digit provider # and tax id:	
Provider # Tax ID:	2. Provider Type
2A. Type of Business or Facility Sole Proprietor Corporation	on Partnership Other (Specify)
3. Business Name, if Different from Above	4. Employer/Tax ID Number/Social Security Number
5. Office Telephone Number/Ext. 5a.Billing Phone #	Length of time at Practice address in New Jersey
7. Name, Birth Date, Social Security #s of any administrators, agents a	and employees in managing positions: (use separate sheet if necessary)
a)	
b)	
8. Servicing Provider Address (Do not use PO Box)	
a. Servicing Provider Address (Do not use PO box)	
Street	
City Sta	te County Zip
Oily Sta	te County Zip
9. Pay To Address (for Checks/Remittance Advice)	
Street	
City Sta	te Zip
J.,	
10. Mail To Address (for Newsletters/Correspondence)	
Street	
Stieet	
City	te Zip
11. E-mail Address	12.Fax#
13. Indicate NJ Charity Care ProviderYesNo (Q	uestions 14-17 are for NJ acute care hospitals only)
13. Indicate No Chanty Care Provider	aestions 14-17 are for No acute care hospitals only)
14. Charity Care Pay To Address (Remittance Advice)	
Street	
City	te Zip
45. Obseits Oses Talanhara Nissah /5.	AC Ob with Own Face #
15. Charity Care Telephone Number/Extension	16. Charity Care Fax #
17. Charity Care E-mail Address	
17. Chanty Care E-mail Address	

18.	18. Indicate legal status of your organization: Profit N If other, please specify N	on-Profit F	rivatePul	olic
19.	19. List the specific service(s) for which you are requesting approval for by the Division of Medical Assistance and Health Services	r reimbursement under th	e programs administered	d in whole or in part
20.	Do you operate from more than one location?YesN or Tax Id if applicable.	o. If yes, list name, servi	ce address and Medicaid	Provider Number
а	a.			
b	b.			
С	c.			
P	Please attach additional sheet if necessary.			
21.	Is the applicant a member of a chain organization. Yes No	If yes, indicate name:		
22.	Are you required from the New Jersey Department of Health to rec Yes No. If yes, attach a copy of the Certificate of New Jersey Department of Health to rec		under the Health Facilitie	es Planning Act?
23.	 If your business or facility requires a current license/permit, indicate Please attach a copy of the current license/permit, e.g., Independe 	e type nt Laboratory Certification	and number	
24.	 CERTIFICATION, ACCREDITATION OR APPROVAL: Specify typ (BACB) Certificate, JCAHO (hospitals); New Jersey Department of health clinics); State Board of Dentistry (dental clinics); State Board Board for Certification in Prosthetics and Orthotics (Prosthetist and 	Human Services (clinics) of Pharmacy (providers	; Division of Mental Healt	th Services (mental
25.	5. Approved by Medicare?YesNo. If yes, what is you also attach copy of your Medicare approval.	ır Medicare provider num	ber	, and
26.	6. NPI number:			
26A.	6A. Please report a bed count for your facility			
27.	7. If Out-of-State Provider: Are you approved as a Medicaid provider approval letter from your state's Medicaid agency and your state's	in your State? Y Medicaid Provider Numbe	es No. If yes, atta	ach a copy of the
28.	 List the names, SSA Number, Date of Birth, National Provider Iden for all Applied Behavior Analysis treatment staff in the organization processing of claims. If more space is needed, attach additional shapes 	directly involved with the		
	Name SSA Number Date of Birth NPI License #/Sta	te Certification Nu	mber	Degree
	a			
	b			
	c			
	d			
	e			
29.	9. Have any of the individuals or entities named in response to any quemembers, owners, partners, agent(s), administrator(s), employees		, or their officers, directo	rs, shareholders,
	 Ever been an approved provider of services under the New or jurisdiction? Yes No If Yes, list type of services you no longer participate, explain the reason(s). 			

	b.	Ever been the subject of any including but not limited to ar imposed by any licensing au No If yes, explain:	ny fine, penalty, rep	rimand, discipli	nary action or probation	ary period (even if	f paid and/or resolved)	
	C.	Ever been indicted, charged, this State or any other jurisdi	, convicted of, or ple ction (even if this re	ed guilty or no desulted in pre-tr	contest to any federal or ial intervention)? Yes	state crime or disc No If ye	orderly persons offense es, explain:	e in
	d.	Ever been the subject of any involving Medicaid, Medicare plan or program in this state No If yes, explain, and	e, any other federall or any other jurisdic	y or state-funde ction, or any oth	ed health care program,	any private or nor	n-profit health insuranc	e
	e.	Ever owned or had any finan or jurisdiction? Yes No					Program of any other st	ate
0.	If you c	out tharge for goods and/or serve tharge to all or only certain gro If a copy of your fee schedu	oups, please explair				·	
1.	List da	ys and hours of operation.						
2.	NOTE: and to Medica Laws (4 the Cod unders	There are federal and state so those individuals and entities are and Medicaid Anti-Kickbac 42 USC 1395nn, 42 USC 139 dey Law (NJS 45:9-22.4 et. se stand these legal requirements se statutes and regulations.	listed in this applica k Statute (42 USC 2 96b(s) and impleme eq.) and its impleme	ition. These sta 1320a-7b(b)); the nting regulation enting regulation	atutes and regulations in he Federal Safe Harbor ns); the State Medicaid A ns (NJAC 13:35-6.17)).	nclude, but are not Regulations (42 C Anti-Kickback Stato Applicants should	limited to: The Federa CFR 1001:952); the Staute (NJS 30:4D-17(c)); I carefully review and	al ark ; and
3.	THE N THE D THE IN THIS A FRAUE INFOR TO, CO ENTITI I AM A SERVIC CHECK DOCUMAND R WITH I	THE PURPOSE OF ESTABLIS IEW JERSEY MEDICAID (TIT INVISION OF MEDICAL ASSIST OF PURPOSE OF THE INVISION OF MEDICAL ASSIST OF THE INVISION (MFD) OF THE INVISION (MFD) OF THE INVISION AND DOCUMENTATION OF CONTROL OF THE BEING OF	ILE XIX) PROGRA STANCE AND HEAD HEAD THIS APPLICATION BEHALF OF THE ATION SUBMITTED OR CRIMINAL BAYPLICATION OR IN DYEES HAVING ENERGICIARIES SHAUTH N.J.A.C. 10 FUL COMPLETION ANIZATION FOR A	M AND THE CALTH SERVICE TON IS TRUE, THE APPLICE STATE COM IN CONNECT CKGROUND I ANY SUPPOR DIRECT CONT LL BE REQUIE T7-4.9(g) AN OF A CRIMI ALL STAFF H	OTHER PROGRAMS ALES (DMAHS), I CERTIF ACCURATE AND COMMITTHAT I REPRESEING THE MAY VERTION WITH THIS APPLICATION OF THE MITH AND/OR INTERED TO SUCCESSFUL THE PROVIDER NAL BACKGROUND CAVING DIRECT CONT	DMINISTERED IN TY ON BEHALF COMPLETE. I AM A NT, THAT DMAHS IFY THE ACCUITING TO ANY COMPLETE	I WHOLE OR IN PAR' OF THE APPLICANT TO WARE, AND BY SIGN S AND/OR THE MEDIO RACY OF ANY AND IDING, BUT NOT LIM OF THE INDIVIDUALS HAVIORAL ASSISTA CRIMINAL BACKGRO LIN VERIFIED WRITH TED BY A RECOGN DREN, IN ACCORDA	T BY FHAT NING CAID ALL ITED OR NCE UND FTEN IZED NCE
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ign	ature of	Provider Representative		Print Na	me and Title		Date	
			FOR DIVISION	AND OR FISC	AL AGENT USE ONLY			
]	Approve	e [] Disapprove	[]	Other	Initial	Da	ite	

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DEPARTMENT OF HUMAN SERVICES DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

CONFIRMATION OF APPLIED BEHAVIOR ANALYSIS TREATMENT PROVIDER QUALIFICATIONS

Applied Behavior Analysis Treatment Provider Qualification/Credentialing Requirements are Listed Below

Provider Specialty	Education Qualifications	Credentialing	Attestation Requirement
		Requirements	(Completion of the Attached
		(Copy of BACB Certificate	Attestation Form is Required)
		Required)	. ,
Board Certified Behavior Analyst - Doctoral (BCBA-D)	Doctorate degree in psychology, special education, guidance and counseling, social work or a related field	Behavior Analyst Certification Board (BACB) Certificate, doctoral level	At least one year of experience in developing and implementing behavior support plans for individuals who have intellectual/developmental disabilities
Board Certified Behavior Analyst (BCBA)*	Master level degree in psychology, special education, guidance and counseling, social work or a related field.	Behavior Analyst Certification Board (BACB) Certificate, graduate level	At least one (1) year of experience in developing and implementing behavior support plans for individuals who have intellectual/developmental disabilities
Board Certified Assistant Behavior Analyst (BCaBA)	Bachelor's level degree in psychology, special education, guidance and counseling, or social work.	Behavior Analyst Certification Board (BACB) Certificate, undergraduate level	At least one (1) year of post-graduate experience in developing and implementing behavior support plans for individuals who have intellectual/developmental disabilities.
Behavior Technician (BT) or Registered Behavior Technician (RBT)	Bachelor's degree in psychology, special education, guidance and counseling, social work or a related field; or a high school diploma or GED; or be an RBT.	Behavior Analyst Certification Board (BACB) Certificate (if applicable)	For a bachelor's degree, at least one (1) year of supervised experience in implementing behavior support plans for individuals who have intellectual/developmental disabilities. For a high school diploma or GED, at least three (3) years of supervised experience in implementing behavior support plans for individuals who have an intellectual/developmental disabilities. Or be a Registered Behavior Technician (RBT) certified by the Behavior Analyst Certification Board (BACB).

^{*}Also psychologists with training in Applied Behavior Analysis treatment

In order to be approved with one of the provider specialties indicated above, a completed application package must be submitted including the following:

- A copy of an individual's Behavior Analyst Certification Board (BCBA) Certificate for his/her provider specialty if applicable.
- A completed Applied Behavior Analysis Treatment Provider Experience Attestation (See Attachment)
 <u>must</u> be completed by each staff person delivering services to individuals diagnosed with an autism
 spectrum disorder.

Applied Behavior Analysis Treatment Provider Experience Attestation

{	} on behalf of our agenc	y, {	}.
-		elow in this Attestation have	-
required to qualify and practi	ce as a Board Certified Beha	vior Analyst Doctoral (BCBA-D), Board Certified
Behavior Analyst (BCBA), I	Board Certified Assistant Be	havior Analyst (BCaBA), Re	gistered Behavior
Technician (RBT) or Behavio	or Technician (BT) to provide	Applied Behavior Analysis tre	atment for the NJ
FamilyCare/Medicaid progra	ım and shall comply with a	ıll federal and State statutes	s and regulations
applicable to a provider	serving NJ FamilyCare/Med	licaid beneficiaries. I fully	understand the
consequences for non-comp	liance which may result in ad	verse consequences including	but not limited to
denial and recovery of claim	ns or other penalties being as	ssessed by the New Jersey D	oivision of Medical
Assistance and Health Service	ces or other authorities.		
* See "Confirmation of Applied Bel	navior Analysis Treatment Provider (Qualifications" page within this applic	cation.
Name	DOB	Provider Specialty (e.g. BCBA-D, BCBA, BCaBA, RBT, BT)	
		,	1
Print Name	Signature		
Title	 Date		



STATE OF NEW JERSEY DEPARTMENT OF HUMAN SERVICES DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

PROVIDER AGREEMENT BETWEEN NEW JERSEY DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES AND

PROVIDER NAME	

PROVIDER AGREES:

- 1. To comply with all applicable State and Federal laws, policies, rules and regulations promulgated pursuant thereto;
- To keep such records as are necessary to fully disclose the extent of services provided to individuals receiving assistance under the programs administered in whole or in part by the Division of Medical Assistance and Health Services (DMAHS), and to provide any authorized DMAHS employee or agent with copies of requested records free of all copy fees and related duplication charges;
- To furnish the DMAHS, the Secretary of the U.S. Department of Health and Human Services and the Medicaid Fraud Sections of both the Division of Criminal Justice and the State's Comptroller Office with such information as may be requested from time to time, regarding any payments claimed for providing services under the programs administered in whole or in part by DMAHS;
- 4. To comply with the requirements of Title VI of the Civil Rights Acts of 1964 and Section 504 of the Rehabilitation Act of 1973 and any amendments thereto; and Section 1909 of P.L. 92-603, Section 2428 which makes it a crime and sets the punishment for persons who have been found guilty of making any false statement or representation of a material fact in order to receive any benefit or payment under the Medical Assistance Program. (The Department of Human Services is required by Federal regulation to make this law known and to warn against false statements in an application/ agreement or in a fact used in determining the right to a benefit, or converting a benefit to the use of any person other than one for whom it was intended).
- 5. To comply with the disclosure requirements specified in 42 CFR 455.100 through 42 CFR 455.107.
- 6. To accept Title XIX payments as payment in full, and not institute collection activities, including but limited to, billing, balance billing and litigation, against Title XIX beneficiaries for the payment of claims that have been denied in whole or in part by DMAHS or its fiscal agent, except as permitted by NJSA 30:4D-6.c., or otherwise permitted or required by State or Federal Law.

The provider or DMAHS may, on 60 days written notice to the other party, terminate this Ag without cause.	
DATE	SIGNATURE OF PROVIDER

INSTRUCTIONS FOR COMPLETING DMAHS DISCLOSURE OF OWNERSHIP AND CONTROL INTEREST STATEMENT

Completion and submission of this form is a condition of participation, certification, or recertification in the programs administered in whole or in part by the Division of Medical Assistance and Health Services (DMAHS). A full and accurate disclosure of ownership and financial interest is required. This form must be updated within 35 days for any changes in ownership. Failure to provide the required disclosures may result in payments to the disclosing entity being recovered by DMAHS, and may result in DMAHS not authorizing an individual/entity to be a provider in the Medicaid/NJ FamilyCare program.

General Instructions

Please answer all questions as of the current date. If the YES line for any item is checked, list requested additional information under the Remarks section on the last page, referencing the item number to be continued. If additional space is needed use an attached sheet. Return the original to DMAHS and keep a copy for your files. This form may be required to be completed annually and must be completed when there is a change in ownership or control greater than or equal to 5%. Any substantial delay in completing the form may result in the individual/entity not being authorized to participate in the Medicaid/NJ FamilyCare program.

Definitions:

An "**Affiliation**" exists when a provider, owner, or managing employee/organization of the provider has been or is in one of the following roles within the previous 5 years with a currently or formerly enrolled Medicare, Medicaid/NJ FamilyCare or Children's Health Insurance Program (CHIP) provider that had a disclosable event described below:

- 1. A 5 percent or greater direct or indirect ownership interest that an individual or entity has in another organization; or
- 2. A general or limited partnership interest, regardless of the percentage, that an individual or entity has in another organization; or
- 3. An interest in which an individual or entity exercises operational or managerial control over, or directly or indirectly conducts, the day-to-day operations of another organization (including sole proprietorships) either under contract or through some other arrangements, regardless of whether or not the managing individual or entity is a W-2 employee of the organization; or
- 4. An interest in which an individual is acting as an officer or director of a corporation; or
- 5. Any payment assignment relationship under 42 CFR 447.10(g).

"Disclosable event" means any of the following:

- 1. Currently has an uncollected debt to Medicare, Medicaid/NJ FamilyCare or CHIP regardless of
 - a. The amount of the debt:
 - b. Whether the debt is currently being repaid (for example, as part of a repayment plan); or
 - c. Whether the debt is currently being appealed; or
- 2. Has been or is subject to a payment suspension under a federal health care program regardless of when the payment suspension occurred or was imposed; or
- 3. Has been or is suspended or excluded by the Office of Inspector General (OIG) from participation in Medicare, Medicaid/NJ FamilyCare, or CHIP; regardless of whether the suspension or exclusion is currently being appealed or when the suspension or exclusion occurred or was imposed; or
- 4. Has had its Medicare, Medicaid/NJ FamilyCare or CHIP enrollment or participation suspended, denied, revoked or terminated, regardless of:
 - a. The reason for the suspension, denial, revocation, or termination;
 - b. Whether the suspension, denial, revocation, or termination is currently being appealed; or
 - c. When the suspension, denial, revocation, or termination occurred or was imposed.

"Disclosing entity" means a provider including a managed care entity, individual practitioner, group of practitioners, or a fiscal agent under any of the programs administered in whole or in part by DMAHS.

"Federal health care program" is

- (1) Any plan or program that provides health benefits, whether directly, through insurance, or otherwise, which is funded directly, in whole or in part, by the United States Government (other than the health insurance program under 5 USCS §§ 89015 USCS §§ 89015 USCS §§ 8901 et seq.; or
- (2) Any State health care program, as defined in 42 USCS § 1320a-7(h).

"Indirect ownership interest" means an ownership interest in an entity that has an ownership interest in the disclosing entity. This includes an ownership interest in any entity that has an indirect ownership interest in the disclosing entity. The amount of indirect ownership in the disclosing entity that is held by any other entity is determined by multiplying the percentage of ownership interest at each level. An indirect ownership interest must be reported if it equates to an ownership interest of 5 percent or more in the disclosing entity. Example: if A owns 10 percent of the stock in a corporation that owns 80 percent of the stock of the disclosing entity, A's interest equates to an 8 percent indirect ownership in the disclosing entity and must be reported.

A "**Management Company**" is any organization that operates and manages a business on behalf of the owner of that business, with the owner retaining ultimate legal responsibility for operation of the business.

"Managing employee" means a general manager, business manager, administrator, director, trustee, or other individual who exercises operational or managerial control over, or who directly or indirectly conducts the day-to-day operation of an institution, organization, or agency.

"Ownership interest" means the possession of equity in the capital, the stock, or the profits of the disclosing entity.

"Person with an ownership or control interest" includes an individual or entity that:

- 1. Has an ownership interest totaling 5 percent or more in a disclosing entity; or
- 2. Has an indirect ownership interest equal to 5 percent or more in a disclosing entity; or
- 3. Has a combination of direct and indirect ownership interests equal to 5 percent or more in a disclosing entity; or
- 4. Owns an interest of 5 percent or more in any mortgage, deed of trust, note, or other obligation secured by the disclosing entity if that interest equals at least 5 percent of the value of the property or assets of the disclosing entity; or
- 5. Is an officer, director or trustee of a disclosing entity that is organized as a for-profit or not-for- profit corporation; or
- 6. Is a partner in a disclosing entity that is organized as a partnership.

"Supplier" means an individual, agency, or organization from which a provider purchases goods and services used in carrying out its responsibilities under Medicaid/NJ FamilyCare (e.g., a commercial laundry, a manufacturer of hospital beds, or a pharmaceutical firm).

"Termination" means:

- (1) For a -
 - (i) Medicaid or CHIP provider, a State Medicaid program or CHIP has taken an action to revoke the provider's billing privileges, and the provider has exhausted all applicable appeal rights or the timeline for appeal has expired; and
 - (ii) Medicare provider, supplier or eligible professional, the Medicare program has revoked the provider or supplier's billing privileges, and the provider has exhausted all applicable appeal rights or the timeline for appeal has expired.

- (2) (i) In all three programs, there is no expectation on the part of the provider or supplier or the State or Medicare program that the revocation is temporary.
 - (ii) The provider, supplier, or eligible professional will be required to reenroll with the applicable program if they wish billing privileges to be reinstated.
- (3) The requirement for termination applies in cases where providers, suppliers, or eligible professionals were terminated or had their billing privileges revoked for cause which may include, but is not limited to fraud, integrity or quality.
- (4) For purposes of an affiliation, situations in which the provider or affiliated provider or supplier voluntarily terminated its Medicare, Medicaid/NJ FamilyCare enrollment to avoid a potential revocation or termination. Other terms that may be used include "revoked," "revocation," or "terminated".

"Uncollected Debt" applies to the following:

- 1. Medicare, Medicaid/NJ FamilyCare, or CHIP overpayments for which CMS, OIG, DMAHS or the Medicaid Fraud Division (MFD) has sent notice of the debt to the affiliated provider or supplier; or
- 2. Civil money penalties imposed under Titles XVIII, XIX, XX, or XXI; or
- 3. Assessments imposed under Titles XVIII, XIX, XX or XXI

"**Undue Risk**" DMAHS in consultation with CMS determines whether any of the disclosed affiliations pose an undue risk of fraud, waste or abuse by considering the following factors:

- 1. The duration of the affiliation.
- 2. Whether the affiliation still exists, and if not, how long ago the affiliation ended.
- 3. The degree and extent of the affiliation.
- 4. If applicable, the reason for the termination of the affiliation.
- 5. Regarding the affiliated provider's or suppliers disclosable event, all of the following:
 - a. The type of disclosable event.
 - b. When the disclosable event occurred or was imposed.
 - c. Whether the affiliation existed when the disclosable event occurred or was imposed.
 - d. If the disclosable event is an uncollected debt -
 - (1) The amount of the debt;
 - (2) Whether the affiliated provider or supplier is repaying the debt; and,
 - (3) To whom the debt is owed.
 - e. If a denial, revocation, termination, exclusion, or payment suspension is involved, the reason for the disclosable event.
- 6. Any other evidence that DMAHS or MFD deems relevant to its determination.

If a particular affiliation poses an undue risk of fraud, waste, or abuse, it may result in, as applicable, the denial of the provider's initial enrollment in Medicaid/NJ FamilyCare or CHIP or the termination of the provider's enrollment in Medicaid/NJ FamilyCare or CHIP.

Detailed Instructions:

These instructions are designed to clarify certain questions on the form. Instructions are listed in question number order for easy reference. NO instructions have been given for questions considered self-explanatory. It is essential that all applicable questions be answered accurately, completely and that all information is current.

Item I - Under identifying information, specify the trade name and D/B/A of the disclosing entity

Items II and III - Self-explanatory.

Items IV through IX - See below, and the definitions above.

For Items IV through IX, "YES" is checked, list additional information requested in the Remarks section on the last page of the application. Clearly identify which item is being continued on separate pages.

Item IV - (a & b) If there has been a change in ownership or control within the last year or if you anticipate a change, indicate the date in the appropriate space.

Item V - If the answer is YES, list the name of the management firm and employer identification number (EIN) or other tax identification number, or the name of the leasing organization. A management company is defined as any organization that operates and manages a business on behalf of the owner of that business, with the owner retaining ultimate legal responsibility for operation of the business.

Items VI, VII, VIII, and IX - Self-explanatory.

_		
	DISCLOSURE OF OWNERSHIP AND CONTROL INTEREST STATEMENT	
	ature of disclosing entity: Sole ProprietorshipPartnershipCorporation Limited Liability Company (LLC)Non-Profit Organization Unincorporated AssociationOther (please specify)	
I.	Identifying Information:	
	Name of Disclosing Entity:	
	Trade Name and D/B/A:	
	Business Address (Street, City, County, State & Zip Code):	
	Telephone Number:	
	Provider Number and/or NPI:	
	EIN or Other Tax ID Number:	
II.	Answer the following questions by checking "YES" or "NO". If any of the questions are answered "YES names and addresses of individuals or entities, and supporting details, under Remarks on the last place litem number to be continued.	", list age.
	(a). Are there any individuals, entities, or affiliated providers having a direct or indirect ownership or continuous interest of 5 percent or more in the disclosing entity that have been charged with or convicted of a soor federal criminal offense related to the involvement of such persons or entities in any of the programministered in whole or in part by DMAHS, or any of the programs established in New Jersey or other State, or by the federal government, under titles XVIII, XIX, XX or XXI of the Social SecurityYESNO	state rams r any
	(b). Are there any directors, officers, agents, managing employees, trustees, or affiliated providers of disclosing entity who have ever been charged with or convicted of a state or federal criminal officerelated to their involvement in the programs administered in whole or in part by DMAHS, or any of programs established in New Jersey or any other State, or by the federal government, under titles XIX, XX or XXI of the Social Security Act? YESNO	ense of the

(c).	managerial, accor	dividuals or affiliated provunting, auditing, or similar existermediary or carrier withing	capacity who	were employed by th	e disclosing entity's
, ,	an ownership or cas applicable prim In accordance with Number. In accordance with control interest in	h 42 CFR 455.104(b)(1)(i), control interest in the disclosionary business address, ever a 42 CFR 455.104(b)(1)(ii), for the disclosing entity or in wnership or control interest,	ing entity. Th y business lo for each indiv), for corpora any subcontr	e address for corporate cation, and P.O. Box addidual, list the date of birth tions or other entities wactor in which the discle	entities must include dress. a and Social Security with an ownership or osing entity has a 5
	Name	Address	Ownership or Control %	ID Number(s)	DOB (individuals only)
				SSN or Tax ID:	
				NPI:	
				SSN or Tax ID:	
				NPI:	
				SSN or Tax ID:	
				NPI:	
*If y	ou need extra space	l e please continue list under F	l Remarks on th	l e last page, indicating itel	l m to be continued.
(d).	control interest in	h 42 CFR 455.104(b)(2), li the disclosing entity is relat ntity as a spouse, parent, cl	ed to another	[·] individual with ownersh	•
	disclosing entity ha	ividual or entity with an owners a 5 percent or more owners of interest in the disclosing e	rship or contro	ol interest is related to ar	nother individual with

^{*}If you need extra space please continue list under Remarks on the last page, indicating item to be continued.

*If you need extra space ple	ase continue list under Remarks on	the last page, indicating	item to be continued
` '	FR 455.104(b)(4), list the name, a g employee or agent(s) of the disc		and Social Security
Name and Title	Address	DOB	SSN
vou need extra space please cor	htinue list under Remarks on the last	page, indicating item nu	mber to be continued.
(g). In accordance with 42 C following:	FR 455.105(b)(1) and (2), subm	it full and complete in	formation about the
transactions totaling more	than \$25,000 during the previous	s 12 months;	

^{*}If you need extra space please continue list under Remarks on the last page, indicating item to be continued.

(2) Any significant busines or between the disclosing e				owned supplier,
*If you need extra space plea	ase continue list under	r Remarks on	the last page, indicating iten	n to be continued.
Medicaid/NJ FamilyCare any of your owning or ma	amilyCare, you have enrollment information naging employees or merly enrolled Medic	had a chang on, please dis organization are, Medicaid	currently enrolled in Medice in ownership, or you are sclose any and all affiliations has or, within the previous or NJ FamilyCare provide	revalidating your ons which you or us five (5) years,
Affiliated Provider or Supplier (Name, Address and D/B/A)	Individual/Entity from Disclosing Entity with an affiliation	Ownership or Control %	Identification Number(s) or DOB	Individual or Entity's Role in Affiliated Provider or Supplier
			SSN or Tax ID:	
			NPI:	
			DOB (individuals only)	
			SSN or Tax ID:	
			NPI:	
			DOB (individuals only)	
			SSN or Tax ID:	
			NPI:	
			DOB (individuals only)	
			SSN or Tax ID:	
			NPI:	
			DOB (individuals only)	

^{*}If you need extra space please continue list under Remarks on the last page, indicating item to be continued.

*If you need extra space please continue list under Remarks on the last page, indicating item to be continued. Change in Ownership or Control Changes in ownership or control within the last page, indicating item to be continued. e composition of the owning partnership even though, under applicable State law, a change in the composite the owning partnership is not considered a change in ownership; the hiring or dismissing of any employees we percent or more financial interest in the entity or parent company; or any other change of ownership. (a) Has there been a change in ownership or control within the last year?YESNO If YES, give date and describe: *If you need extra space please continue list under Remarks on the last page, indicating item to be continued (b) Do you anticipate any change of ownership or control within the next year? YESNO If YES, give date and describe: *If you need extra space please continue list under Remarks on the last page, indicating item to be continued t			interest	76
Change in Ownership or Control Changes in ownership or control would include, but not be limited to, the following: a new officer; a change e composition of the owning partnership even though, under applicable State law, a change in the composition the owning partnership is not considered a change in ownership; the hiring or dismissing of any employees we percent or more financial interest in the entity or parent company; or any other change of ownership. (a) Has there been a change in ownership or control within the last year?YESNO If YES, give date and describe: *If you need extra space please continue list under Remarks on the last page, indicating item to be continued (b) Do you anticipate any change of ownership or control within the next year? YESNO If YES, give date and describe:				
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*If YES, give date and describe: *If you need extra space please continue list under Remarks on the last page, indicating item to be continued (b) Do you anticipate any change of ownership or control within the next year? YESNO If YES, give date and describe:	omposition of the owning partnership e owning partnership is not considere	p even though, under app ed a change in ownership;	licable State law, a change in the hiring or dismissing of any e	ne composition employees w
*If you need extra space please continue list under Remarks on the last page, indicating item to be continued (b) Do you anticipate any change of ownership or control within the next year? YESNO If YES, give date and describe:	(a) Has there been a change in own	nership or control within th	e last year?YESNO	
(b) Do you anticipate any change of ownership or control within the next year? YESNO If YES, give date and describe:	If YES, give date and describe:_			
YESNO If YES, give date and describe:	*If you need extra space please contin	nue list under Remarks on	the last page, indicating item to b	e continued.
	(b) Do you anticipate any change of	ownership or control with	nin the next year?	
*If you need extra space please continue list under Remarks on the last page, indicating item to be continued	YESNO If YES, give	e date and describe:		

State of NJ, Department of Human Services Division of Medical Assistance and Health Services (DMAHS)

V.	Is the disclosing entity operated or fiscally managed by a management company, or leased in whole or part by another organization?YESNO If YES, provide us with the name, address, and tax ID# of the management company or other organization.
	*If you need extra space please continue list under Remarks on the last page, indicating item to be continued.
VI.	Has there been a change in the Managing Employees, Executive Director, Director of Nursing or Medical Director within the last year?YESNO If YES, describe change(s)
	_
	*If you need extra space please continue list under Remarks on the last page, indicating item to be continued.
VII.	(a) Is the disclosing entity a subsidiary of a parent company?YESNO If YES, list its name, address, and EIN or other Tax ID.
	(b) If the answer to Question VII(a) is NO, was the disclosing entity ever affiliated with a parent company? YES NO
	If YES, list the name, address, and EIN or other Tax ID of the chain.

VIII.	Has the disclosing entity increased its bed capacity by 10 percent or more or by 10 beds, whichever is greater, within the last 2 years?YESNO
	If YES, give year of change
	Current number of beds:
	Prior number of beds:
IX.	Has disclosing entity or its affiliated providers been involved in a disclosable event as defined on PAGE 1?YESNO
	If YES, List in detail all disclosable events. Identify the disclosable event, the individual, entity or affiliate involved in the event, and whether the event has been resolved and the outcome of the event.

Date	Individual/Entity Involved	NPI	Event	Debt Owed (amount & program)	Resolution (if any)

^{*}If you need extra space please continue list under Remarks on the last page, indicating item to be continued.

CERTIFICATION

- For the purpose of establishing or maintaining eligibility to receive direct payment for services to beneficiaries under the New Jersey Medicaid/NJ FamilyCare program and the other programs administered in whole or in part by the Division of Medical Assistance and Health services (DMAHS), I certify on behalf of the applicant that the information furnished in this disclosure statement is true, accurate and complete.
- I am aware, and by signing this disclosure statement give consent on behalf of the applicant that I represent, that DMAHS, the Medicaid Fraud Division (MFD) of the Office of the State Comptroller, and/or the Medicaid Fraud Control Unit (MFCU) of the Division of Criminal Justice may verify the accuracy of any and all information and documentation submitted in connection with this disclosure statement, including, but not limited to, conducting a civil and/or criminal investigation relating to any of the individuals or entities mentioned in this application or in any supporting documents.
- I am aware that if any of the statements made by me in this disclosure statement are false or fraudulent, or if the results of the background investigation are unsatisfactory, participation may be denied or terminated, and I and the applicant are subject to punishment, including but not limited to: criminal prosecution under applicable statutes, including N.J.S. 30:4D-17 and N.J.S. 2C:28-3; suspension, debarment or disqualification from the New Jersey Medicaid/NJ FamilyCare program and all other programs administered in whole or in part by DMAHS in accordance with N.J.A.C. 10:49-11.1(d)22; termination of any provider agreement under N.J.A.C. 10:49-3.2(f); and recovery under applicable statutes and regulations including N.J.S. 30:4D-7.h and N.J.S. 30:4D-17.
- I also understand that all of the questions in this disclosure statement must be answered, and that failure to do so may result in denial or termination of participation.
- <u>I agree to notify (in writing) the fiscal agent's provider enrollment unit immediately of any updates or changes to any of the information being provided in this disclosure statement and in any supporting documents.</u>
- I also am aware that whoever knowingly and willfully makes or causes to be made a false statement or representation in this document may be prosecuted under applicable federal or state laws.
- Finally, I am aware that knowingly and willfully failing to fully and accurately disclose the information requested may result in denial of a request to participate, or where the disclosing entity already participates, a termination of its agreement or contract with the state agency, as appropriate.

Name of Authorized Representative of Disclosing Entity (Typed or Printed)	/ Title	
Signature	Date	

State of NJ, Department of Human Services Division of Medical Assistance and Health Services (DMAHS)

Remarks:	(attach extra sheets if necessary)

Form **W-9** (Rev. December 2000)

Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Give form to the requester. Do not send to the IRS.

Name (See Specific Instructions on page 2.)					
or type	Busine	ess name, if different from above. (See Specific I	nstructions on page 2.)		
print or	Check	appropriate box:	tor Corporation Partnershi	p 🗆 Oth	ner >
Please	Addres	ss (number, street, and apt. or suite no.)		Requester's	s name and address (optional)
☲	City, s	tate, and ZIP code			
Pa	rt I	Taxpayer Identification Numb	er (TIN)	List accoun	t number(s) here (optional)
indiv	iduals,	TIN in the appropriate box. For this is your social security number wever, for a resident alien, sole	Social security number		
instr emp	uction loyer ic	or disregarded entity, see the Part I as on page 2. For other entities, it is your dentification number (EIN). If you do not other, see How to get a TIN on page 2.	or	Part II	For U.S. Payees Exempt from Backup Withholding (See the Instructions on page 2.)
	hart or	e account is in more than one name, see n page 2 for guidelines on whose number	Employer identification number	•	
Pa	rt III	Certification			

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- 3. I am a U.S. person (including a U.S. resident alien).

Certification instructions. You must cross out item **2** above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item **2** does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. (See the instructions on page 2.)

Sign Signature of U.S. person ▶

Purpose of Form

A person who is required to file an information return with the IRS must get your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to give your correct TIN to the person requesting it (the requester) and, when applicable, to:

- Certify the TIN you are giving is correct (or you are waiting for a number to be issued),
- **2.** Certify you are not subject to backup withholding, or
- **3.** Claim exemption from backup withholding if you are a U.S. exempt payee.

If you are a foreign person, use the appropriate Form W-8. See Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Corporations.

Note: If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

What is backup withholding? Persons making certain payments to you must withhold and pay to the IRS 31% of such payments under certain conditions. This is called "backup withholding." Payments that may be subject to backup withholding include interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

If you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return, payments you receive will not be subject to backup withholding. Payments you receive will be subject to backup withholding if:

- **1.** You do not furnish your TIN to the requester, or
- You do not certify your TIN when required (see the Part III instructions on page 2 for details), or
- **3.** The IRS tells the requester that you furnished an incorrect TIN, or
- **4.** The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or

Date ▶

5. You do not certify to the requester that you are not subject to back up withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See the Part II instructions and the separate Instructions for the Requester of Form W-9.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no

backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying information.Willingly falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of Federal Law, the requester may be subject to civil and criminal penalties.

Form W-9 (Rev. 12-2000) Page **2**

Specific Instructions

Name. If you are an individual, you must generally enter the name shown on your social security card. However, if you have changed your last name, for instance, due to marriage without informing the Social Security Administration of the name change, enter your first name, the last name shown on your social security card, and your new last name.

If the account is in joint names, list first and then circle the name of the person or entity whose number you enter in Part I of the form.

Sole proprietor. Enter your individual name as shown on your social security card on the "Name" line. You may enter your business, trade, or "doing business as (DBA)" name on the "Business name" line.

Limited liability company (LLC). If you are a single-member LLC (including a foreign LLC with a domestic owner) that is disregarded as an entity separate from its owner under Treasury regulations section 301.7701-3, enter the owner's name on the "Name" line. Enter the LLC's name on the "Business name" line.

Caution: A disregarded domestic entity that has a foreign owner must use the appropriate Form W-8

Other entities. Enter your business name as shown on required Federal tax documents on the "Name" line. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on the "Business name" line

Part I - Taxpayer Identification Number (TIN) Enter your TIN in the appropriate box.

If you are a **resident alien** and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see **How to get a TIN** below.

If you are a **sole proprietor** and you have an EIN, you may enter either your SSN or EIN. However, the IRS prefers that you use your SSN.

If you are LLC that is disregarded as an entity separate from its owner (see Limited liability company (LLC) above), and are owned by an individual, enter your SSN (or "pre-LLC" EIN, if desired). If the owner of a disregarded LLC is a corporation, partnership, etc., enter the owner's EIN.

Note: See the chart on this page for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Care, from your local Social Security Administration office. Get Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can get Forms W-7 and SS-4 from the IRS by calling 1-800-TAX-FORM (1-800-829-3676) or from the IRS's Internet Web Site at www.irs.gov.

If you do not have a TIN, write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other type of payments. You will be subject to backup withholding on all

such payments until you provide your TIN to the requester.

Note: Writing "Applied For" means that you have already applied for a TIN **or** that you intend to apply for one soon.

Part II-For U.S. Payees Exempt From Backup Withholding

Individuals (including sole proprietors) are **not** exempt from backup withholding. Corporations are exempt from backup withholding for certain payments, such as interest and dividends. For more information on exempt payees, see the separate Instructions for the Requester of Form W-9.

If you are exempt from backup withholding, you should still complete this form to avoid possible erroneous backup withholding. Enter your correct TIN in Part I, write "Exempt" in Part II, and sign and date the form.

If you are a nonresident alien or a foreign entity not subject to backup withholding, give the requester the appropriate completed Form N.A.

Part III-Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if items.1, 3, and 5 below indicate otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required).

- 1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.
- 2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
- 3. Real estate transactions. You must sign the certification. You may cross out item 2 of the certification.
- 4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
- 5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified state tuition program payments, IRA or MSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to give your correct TIN to persons who must file information returns with the IRS to

report interest, dividends, and certain other income paid to you, mortgage interest you paid, the acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA or MSA. The IRS uses the numbers for identification purposes and to help verify the accuracy of your tax return. The IRS may also provide this information to the Department of Justice for civil and criminal litigation, and to cities, states, and the District of Columbia to carry out their tax laws.

You must provide your TIN whether or not you are required to file a tax return. Payers must generally withhold 31% of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to a payer. Certain penalties may also apply.

What Name and Number To Give the Requester

Give the Requester					
For th	nis type of account:	Give name and SSN of:			
1.	Individual	The individual			
2.	Two or more individuals (joint account)	The actual owner of the account or, if combined funds, the first individual on the account ¹			
3.	Custodian account of a minor (Uniform Gift to Minors Act)	The minor ²			
4.	a The usual revocable savings trust (grantor is also trustee)	The grantor-trustee ¹			
	b. So-called trust account that is not a legal or valid trust under state law	The actual owner ¹			
5.	Sole proprietorship	The owner ³			
For th	nis type of account:	Give name and EIN of:			
6.	Sole Proprietorship	The owner ³			
7.	A valid trust, estate, or pension trust	Legal entity ⁴			
8.	Corporate	The corporation			
9.	Association, club, religious, charitable, educational, or other tax-exempt organization	The organization			
10.	Partnership	The partnership			
11.	A broker or registered nominee	The broker or nominee			
12.	Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity			

- ¹ List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.
- ² Circle the minor's name and furnish the minor's SSN
- ³ You must show your individual name, but you may also enter your business or "DBA" name. You may use either your SSN or EIN (if you have one).
- ⁴List first and circle the name of the legal trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.)

Note: If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

AFFIRMATIVE ACTI	(OPTIONAL)

Dear Provider:

The Department of Human Services, Division of Medical Assistance and Health Services, which administers the New Jersey Medicaid Program, is conducting an Affirmative Action Survey of its participating providers.

This survey is being used as a tool to better understand the diversity of our provider network and the needs of our clients. The completion of this survey is voluntary. The statistical data from this survey will be used for Affirmative Action purposes only and will be maintained separately from all other types of information.

Please refer to definitions below and check or fill in appropriate responses in space indicated:

	From N.J.A.C. 4A:7-1.1(D):	
"White, Not of Hispanic	Means persons having origins in any of the original Peoples	
Origin"	of Europe, North Africa or the Middle East	
"Black, not of Hispanic	Means persons having origins in any of the Black Racial	
Origin"	Groups of Africa	
"Hispanic"	Means persons of Mexican, Puerto Rican, Cuban, Central or	
	South America or other Spanish	
	Culture or origin, regardless of race.	
"American Indian or Alaskan	Means persons having origins in any of the original Peoples	
Native"	of North America, and who	
	Maintain cultural identification through Tribal Affiliation	
	Community Recognition.	
"Asian or Pacific Islander"	Means persons having origins in any of the original Peoples	
	of the Far East, Southeast Asia, the Indian Subcontinent, or	
	Pacific Islands. This area includes, for example, China,	
	Japan, Korea, the Philippine Islands and Samoa.	

	How many direct service providers are of the following racial or ethnic kground?
	WhiteBlackHispanicAmerican Indian
	Asian
2.	How many of your support staff are of the following racial or ethnic background?
	WhiteBlackHispanicAmerican Indian
	Asian
3.	How many of service provider(s) speak the following languages?
	EnglishSpanish Please list language & numbers
4.	How many of the support staff speak the following languages?
	EnglishSpanish Please list language & numbers

AUTHORIZATION AGREEMENT FOR AUTOMATIC PAYMENTS/DEPOSITS

I (we) hereby authorize Gainwell Technologies, acting as Fiscal Agent for the State of New Jersey, Division of Medical Assistance and Health Services, to initiate <u>credit</u> entries to my (our) <u>checking</u> account and the depository bank indicated below, hereinafter called <u>Depository</u>, to <u>credit</u> the same to such account.

DEPOSITORY NAME		BRANCH	
CITY		STATE	ZIP
BANK TRANSIT/ABA NO		ACCOUNT NO.	
	effect until the Fiscal Agent ha ime and in such manner as to		
BANK ACCOUNT NAME			
(Print account name ex	cactly as it appears on your sta	ement)	
PROVIDER NAME			
PROVIDER NO.		TELEPHONE NO.	
NPI #			
ADDRESS			
			DATE
Printed Name	Signature		
			DATE
Printed Name	Signature		
REMARKS			

NOTES:

- To insure accuracy of the bank account numbers, it is imperative that you attach a <u>BLANK</u>, <u>VOIDED</u>
 <u>CHECK</u> verifying the above bank ABA and account numbers.
- 2. If a joint account, both owners must sign request form.
- 3. New Jersey Medicaid payments are deposited to your account each Friday at 9:00 a.m.
- 4. Once Gainwell Technologies has received a **completed** authorization for payments/deposits, it will take approximately 4 weeks before the first deposit is completed electronically to your account. To verify this information, please call your bank and specifically ask for the **ACH Department**.
- 5. For those providers who previously had Direct Deposit, you will now receive paper checks until the new information is processed.
- 6. Please make a copy of this before mailing to Gainwell Technologies.

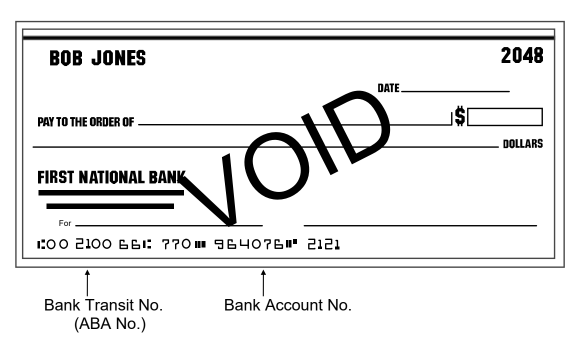
PROVIDER INSTRUCTIONS FOR COMPLETING AUTHORIZATION AGREEMENT FORM

1.	DEPOSITORY NAME	Name of bank servicing your checking account.
2.	BRANCH	Name of bank branch.
3.	CITY	City or town location of bank branch.
4.	STATE	State location of bank branch.
5.	ZIP	Zip code of bank branch.
6.	BANK TRANSIT/ABA NUMBER	Bank routing number (see below, voided
		check example).
7.	BANK ACCOUNT NUMBER	Checking account number (see below, voided
		check example).
8.	BANK ACCOUNT NAME	Actual account name per your bank's records.
9.	PROVIDER INFORMATION	Provider name, Medicaid/NJ FamilyCare Provider No.,
		telephone No., address, date prepared and signature.

MAIL THE COMPLETED AUTHORIZATION AGREEMENT AND VOIDED CHECK TO:

Provider Enrollment Unit Gainwell Technologies P.O. Box 4804 Trenton, NJ 08650-4804

NOTE: Attach blank, voided check per below sample.





PHILIP D. MURPHY Governor State of New Jersey
DEPARTMENT OF HUMAN SERVICES

TAHESHA L. WAY
Lt. Governor

Division of Medical Assistance and Health Services
P.O. Box 712
Trenton, NJ 08625-0712

SARAH ADELMAN Commissioner

GREGORY WOODS Assistant Commissioner

*Agreement of Understanding

To the Person Submitting this Enrollment Packet:

I understand that upon receipt of this enrollment packet to Gainwell Technologies, it becomes property of the State of New Jersey. The enrollment packet and any documents that are generated as result of the submission of this application, such as but not limited to, an enrollment letter or a denial letter are subjected to the Open Public Records Act (OPRA see NJSA Section 47:1A).

Before any documents are sent to someone requesting this information, all personal information such as tax Id and social security numbers would be redacted.

It is the responsibility of the person signing this Agreement of Understanding to convey this information to all of individuals who are named in this application to become a New Jersey Medicaid provider. Although the request for enrollment information is uncommon, it does fall under the Open Public Records Act.

I have read this Agreement of Understanding and acknowledge that once I submit these documents for processing that they will become property of the State of New Jersey.

	Sign	
	Print	
Date		

07/01/2024

^{*}A signed Agreement of Understanding is required before an application can be processed.

REQUEST FOR PAPER UPDATES

DIRECTIONS: Enter the requested information below, sign your name, and send the completed form to the address at the bottom of this form.

Provider Name:	Provider Number:
Contact Name:	Telephone Number:
	FAX Number:
Mail To Address:	
I would like to receive	printed (paper) copies of updates and distributions.
Provider/Authorized R	epresentative Signature
Date	

MAIL THIS COMPLETED FORM TO:

Provider Enrollment Gainwell Technologies P.O. Box 4804 Trenton, NJ 08650

OR FAX THIS COMPLETED FORM TO GAINWELL TECHNOLOGIES PROVIDER RELATIONS AT:

Fax Number: (609) 584-1192

Federal Regulations and NJSA Code Quoted in Provider Agreement 42 CFR 455.100

§ 455.100 Purpose.

This subpart implements sections 1124, 1126, 1902(a)(38), 1903(i)(2), and 1903(n) of the Social Security Act. It sets forth State plan requirements regarding--

- (a) Disclosure by providers and fiscal agents of ownership and control information; and
- (b) Disclosure of information on a provider's owners and other persons convicted of criminal offenses against Medicare, Medicaid, or the title XX services program.

The subpart also specifies conditions under which the Administrator will deny Federal financial participation for services furnished by providers or fiscal agents who fail to comply with the disclosure requirements.

42 CFR 455.101

§ 455.101 Definitions.

Affiliation means, for purposes of applying § 455.107, any of the following:

- (1) A 5 percent or greater direct or indirect ownership interest that an individual or entity has in another organization.
- (2) A general or limited partnership interest (regardless of the percentage) that an individual or entity has in another organization.
- (3) An interest in which an individual or entity exercises operational or managerial control over, or directly or indirectly conducts, the day-to-day operations of another organization (including, for purposes of this paragraph (3), sole proprietorships), either under contract or through some other arrangement, regardless of whether or not the managing individual or entity is a W-2 employee of the organization.
- (4) An interest in which an individual is acting as an officer or director of a corporation.
- (5) Any payment assignment relationship under § 447.10(g) of this chapter.

Agent means any person who has been delegated the authority to obligate or act on behalf of a provider.

Disclosable event means, for purposes of § 455.107, any of the following:

- (1) Currently has an uncollected debt to Medicare, Medicaid, or CHIP, regardless of -
- (i) The amount of the debt;
- (ii) Whether the debt is currently being repaid (for example, as part of a repayment plan); or

- (iii) Whether the debt is currently being appealed;
- (2) Has been or is subject to a payment suspension under a federal health care program (as that latter term is defined in section 1128B(f) of the Act), regardless of when the payment suspension occurred or was imposed;
- (3) Has been or is excluded by the OIG from participation in Medicare, Medicaid, or CHIP, regardless of whether the exclusion is currently being appealed or when the exclusion occurred or was imposed; or
- (4) Has had its Medicare, Medicaid, or CHIP enrollment denied, revoked or terminated, regardless of -
- (i) The reason for the denial, revocation, or termination;
- (ii) Whether the denial, revocation, or termination is currently being appealed; or
- (iii) When the denial, revocation, or termination occurred or was imposed.

Disclosing entity means a Medicaid provider (other than an individual practitioner or group of practitioners), or a fiscal agent.

Other disclosing entity means any other Medicaid disclosing entity and any entity that does not participate in Medicaid, but is required to disclose certain ownership and control information because of participation in any of the programs established under title V, XVIII, or XX of the Act. This includes:

- (a) Any hospital, skilled nursing facility, home health agency, independent clinical laboratory, renal disease facility, rural health clinic, or health maintenance organization that participates in Medicare (title XVIII);
- (b) Any Medicare intermediary or carrier; and
- (c) Any entity (other than an individual practitioner or group of practitioners) that furnishes, or arranges for the furnishing of, health-related services for which it claims payment under any plan or program established under title V or title XX of the Act.

Fiscal agent means a contractor that processes or pays vendor claims on behalf of the Medicaid agency.

Group of practitioners means two or more health care practitioners who practice their profession at a common location (whether or not they share common facilities, common supporting staff, or common equipment).

Health insuring organization (HIO) has the meaning specified in § 438.2.

Indirect ownership interest means an ownership interest in an entity that has an ownership interest in the disclosing entity. This term includes an ownership interest in any entity that has an indirect ownership interest in the disclosing entity.

Managed care entity (MCE) means managed care organizations (MCOs), PIHPs, PAHPs, PCCMs, and HIOs.

Managing employee means a general manager, business manager, administrator, director, or other individual who exercises operational or managerial control over, or who directly or indirectly conducts the day-to-day operation of an institution, organization, or agency.

Ownership interest means the possession of equity in the capital, the stock, or the profits of the disclosing entity.

Person with an ownership or control interest means a person or corporation that -

- (a) Has an ownership interest totaling 5 percent or more in a disclosing entity;
- (b) Has an indirect ownership interest equal to 5 percent or more in a disclosing entity;
- (c) Has a combination of direct and indirect ownership interests equal to 5 percent or more in a disclosing entity;
- (d) Owns an interest of 5 percent or more in any mortgage, deed of trust, note, or other obligation secured by the disclosing entity if that interest equals at least 5 percent of the value of the property or assets of the disclosing entity;
- (e) Is an officer or director of a disclosing entity that is organized as a corporation; or
- (f) Is a partner in a disclosing entity that is organized as a partnership.

Prepaid ambulatory health plan (PAHP) has the meaning specified in § 438.2.

Prepaid inpatient health plan (PIHP) has the meaning specified in § 438.2.

Primary care case manager (PCCM) has the meaning specified in § 438.2. Significant business transaction means any business transaction or series of transactions that, during any one fiscal year, exceed the lesser of \$25,000 and 5 percent of a provider's total operating expenses.

Subcontractor means -

- (a) An individual, agency, or organization to which a disclosing entity has contracted or delegated some of its management functions or responsibilities of providing medical care to its patients; or
- (b) An individual, agency, or organization with which a fiscal agent has entered into a contract, agreement, purchase order, or lease (or leases of real property) to obtain space, supplies, equipment, or services provided under the Medicaid agreement.

Supplier means an individual, agency, or organization from which a provider purchases goods and services used in carrying out its responsibilities under Medicaid (e.g., a commercial laundry, a manufacturer of hospital beds, or a pharmaceutical firm).

Termination means -

- (1) For a -
- (i) Medicaid or CHIP provider, a State Medicaid program or CHIP has taken an action to revoke the provider's billing privileges, and the provider has exhausted all applicable appeal rights or the timeline for appeal has expired; and

(ii) Medicare provider, supplier or eligible professional, the Medicare program has revoked the provider or supplier's billing privileges, and the provider has exhausted all applicable appeal rights or the timeline for appeal has expired.

(2)

- (i) In all three programs, there is no expectation on the part of the provider or supplier or the State or Medicare program that the revocation is temporary.
- (ii) The provider, supplier, or eligible professional will be required to reenroll with the applicable program if they wish billing privileges to be reinstated.
- (3) The requirement for termination applies in cases where providers, suppliers, or eligible professionals were terminated or had their billing privileges revoked for cause which may include, but is not limited to -
- (i) Fraud;
- (ii) Integrity; or
- (iii) Quality.

Wholly owned supplier means a supplier whose total ownership interest is held by a provider or by a person, persons, or other entity with an ownership or control interest in a provider.

42 CFR 455.102

- § 455,102 Determination of ownership or control percentages.
- (a) Indirect ownership interest. The amount of indirect ownership interest is determined by multiplying the percentages of ownership in each entity. For example, if A owns 10 percent of the stock in a corporation which owns 80 percent of the stock of the disclosing entity, A's interest equates to an 8 percent indirect ownership interest in the disclosing entity and must be reported. Conversely, if B owns 80 percent of the stock of a corporation which owns 5 percent of the stock of the disclosing entity, B's interest equates to a 4 percent indirect ownership interest in the disclosing entity and need not be reported.
- (b) Person with an ownership or control interest. In order to determine percentage of ownership, mortgage, deed of trust, note, or other obligation, the percentage of interest owned in the obligation is multiplied by the percentage of the disclosing entity's assets used to secure the obligation. For example, if A owns 10 percent of a note secured by 60 percent of the provider's assets, A's interest in the provider's assets equates to 6 percent and must be reported. Conversely, if B owns 40 percent of a note secured by 10 percent of the provider's assets, B's interest in the provider's assets equates to 4 percent and need not be reported.

42 CFR 455.103

§ 455.103 State plan requirement.

A State plan must provide that the requirements of §§ 455.104 through 455.107 are met.

42 CFR 455.104

§ 455.104 Disclosure by providers and fiscal agents: Information on ownership and control.

- (a) Information that must be disclosed. The Medicaid agency must require each disclosing entity to disclose the following information in accordance with paragraph (b) of this section:
- (1) The name and address of each person with an ownership or control interest in the disclosing entity or in any subcontractor in which the disclosing entity has direct or indirect ownership of 5 percent or more;
- (2) Whether any of the persons named, in compliance with paragraph (a)(1) of this section, is related to another as spouse, parent, child, or sibling.
- (3) The name of any other disclosing entity in which a person with an ownership or control interest in the disclosing entity also has an ownership or control interest. This requirement applies to the extent that the disclosing entity can obtain this information by requesting it in writing from the person. The disclosing entity must--
- (i) Keep copies of all these requests and the responses to them;
- (ii) Make them available to the Secretary or the Medicaid agency upon request; and
- (iii) Advise the Medicaid agency when there is no response to a request.
- (b) Time and manner of disclosure. (1) Any disclosing entity that is subject to periodic survey and certification of its compliance with Medicaid standards must supply the information specified in paragraph (a) of this section to the State survey agency at the time it is surveyed. The survey agency must promptly furnish the information to the Secretary and the Medicaid agency.
- (2) Any disclosing entity that is not subject to periodic survey and certification and has not supplied the information specified in paragraph (a) of this section to the Secretary within the prior 12-month period, must submit the information to the Medicaid agency before entering into a contract or agreement to participate in the program. The Medicaid agency must promptly furnish the information to the Secretary.
- (3) Updated information must be furnished to the Secretary or the State survey or Medicaid agency at intervals between recertification or contract renewals, within 35 days of a written request.

- (c) Provider agreements and fiscal agent contracts. A Medicaid agency shall not approve a provider agreement or a contract with a fiscal agent, and must terminate an existing agreement or contract, if the provider or fiscal agent fails to disclose ownership or control information as required by this section.
- (d) Denial of Federal financial participation (FFP). FFP is not available in payments made to a provider or fiscal agent that fails to disclose ownership or control information as required by this section.

42 CFR 455.105

- § 455.105 Disclosure by providers: Information related to business transactions.
- (a) Provider agreements. A Medicaid agency must enter into an agreement with each provider under which the provider agrees to furnish to it or to the Secretary on request, information related to business transactions in accordance with paragraph (b) of this section.
- (b) Information that must be submitted. A provider must submit, within 35 days of the date on a request by the Secretary or the Medicaid agency, full and complete information about--
- (1) The ownership of any subcontractor with whom the provider has had business transactions totaling more than \$ 25,000 during the 12-month period ending on the date of the request; and
- (2) Any significant business transactions between the provider and any wholly owned supplier, or between the provider and any subcontractor, during the 5-year period ending on the date of the request.
- (c) Denial of Federal financial participation (FFP). (1) FFP is not available in expenditures for services furnished by providers who fail to comply with a request made by the Secretary or the Medicaid agency under paragraph (b) of this section or under § 420.205 of this chapter (Medicare requirements for disclosure).
- (2) FFP will be denied in expenditures for services furnished during the period beginning on the day following the date the information was due to the Secretary or the Medicaid agency and ending on the day before the date on which the information was supplied.

42 CFR 455.106

- § 455.106 Disclosure by providers: Information on persons convicted of crimes.
- (a) Information that must be disclosed. Before the Medicaid agency enters into or renews a provider agreement, or at any time upon written request by the Medicaid agency, the provider must disclose to the Medicaid agency the identity of any person who:
- (1) Has ownership or control interest in the provider, or is an agent or managing employee of the provider; and

- (2) Has been convicted of a criminal offense related to that person's involvement in any program under Medicare, Medicaid, or the title XX services program since the inception of those programs.
- (b) Notification to Inspector General. (1) The Medicaid agency must notify the Inspector General of the Department of any disclosures made under paragraph (a) of this section within 20 working days from the date it receives the information.
- (2) The agency must also promptly notify the Inspector General of the Department of any action it takes on the provider's application for participation in the program.
- (c) Denial or termination of provider participation. (1) The Medicaid agency may refuse to enter into or renew an agreement with a provider if any person who has an ownership or control interest in the provider, or who is an agent or managing employee of the provider, has been convicted of a criminal offense related to that person's involvement in any program established under Medicare, Medicaid or the title XX Services Program.
- (2) The Medicaid agency may refuse to enter into or may terminate a provider agreement if it determines that the provider did not fully and accurately make any disclosure required under paragraph (a) of this section.

42 CFR 455.107

- § 455.107 Disclosure of affiliations.
- (a) *Definitions.* For purposes of this section only, the following terms apply to the definition of disclosable event in \S 455.101:
- (1) "Uncollected debt" only applies to the following:
- (i) Medicare, Medicaid, or CHIP overpayments for which CMS or the State has sent notice of the debt to the affiliated provider or supplier.
- (ii) Civil money penalties imposed under this title.
- (iii) Assessments imposed under this title.
- (2) "Revoked," "Revocation," "Terminated," and "Termination" include situations where the affiliated provider or supplier voluntarily terminated its Medicare, Medicaid, or CHIP enrollment to avoid a potential revocation or termination.
- (b) General. (1)(i) Selection of option. A State, in consultation with CMS, must select one of the two options identified in paragraph (b)(2) of this section for requiring the disclosure of affiliation information.
- (ii) Change of selection. A State may not change its selection under paragraph (b) of this section after it has been made.

(2)

(i) First option. In a State that has selected the option in this paragraph (b)(2)(i), a provider that is not enrolled in Medicare but is initially enrolling in Medicaid or CHIP (or is revalidating its Medicaid or CHIP enrollment information) must disclose any and all

affiliations that it or any of its owning or managing employees or organizations (consistent with the terms "person with an ownership or control interest" and "managing employee" as defined in § 455.101) has or, within the previous 5 years, had with a currently or formerly enrolled Medicare, Medicaid, or CHIP provider or supplier that has a disclosable event (as defined in § 455.101).

- (ii) Second option. In a State that has selected the option in this paragraph (b)(2)(ii), and upon request by the State, a provider that is not enrolled in Medicare but is initially enrolling in Medicaid or CHIP (or is revalidating its Medicaid or CHIP enrollment information) must disclose any and all affiliations that it or any of its owning or managing employees or organizations (consistent with the terms "person with an ownership or control interest" and "managing employee" as defined in § 455.101) has or, within the previous 5 years, had with a currently or formerly enrolled Medicare, Medicaid, or CHIP provider or supplier that has a disclosable event (as defined in § 455.101). The State will request such disclosures when it, in consultation with CMS, has determined that the initially enrolling or revalidating provider may have at least one such affiliation.
- (c) *Information.* The initially enrolling or revalidating provider must disclose the following information about each affiliation:
- (1) General identifying information about the affiliated provider or supplier, which includes the following:
- (i) Legal name as reported to the Internal Revenue Service or the Social Security Administration (if the affiliated provider or supplier is an individual).
- (ii) "Doing business as" name (if applicable).
- (iii) Tax identification number.
- (iv) National Provider Identifier (NPI).
- (2) Reason for disclosing the affiliated provider or supplier.
- (3) Specific data regarding the affiliation relationship, including the following:
- (i) Length of the relationship.
- (ii) Type of relationship.
- (iii) Degree of affiliation.
- (4) If the affiliation has ended, the reason for the termination.
- (d) *Mechanism*. The information described in paragraphs (b) and (c) of this section must be furnished to the State in a manner prescribed by the State in consultation with the Secretary.
- (e) *Denial or termination.* The failure of the provider to fully and completely report the information required in this section when the provider knew or should reasonably have known of this information may result in, as applicable, the denial of the provider's initial enrollment application or the termination of the provider's enrollment in Medicaid or CHIP.
- (f) *Undue risk.* Upon receipt of the information described in paragraphs (b) and (c) of this section, the State, in consultation with CMS, determines whether any of the disclosed

affiliations poses an undue risk of fraud, waste, or abuse by considering the following factors:

- (1) The duration of the affiliation.
- (2) Whether the affiliation still exists and, if not, how long ago the affiliation ended.
- (3) The degree and extent of the affiliation.
- (4) If applicable, the reason for the termination of the affiliation.
- (5) Regarding the affiliated provider's or supplier's disclosable event under paragraph (b) of this section, all of the following:
- (i) The type of disclosable event.
- (ii) When the disclosable event occurred or was imposed.
- (iii) Whether the affiliation existed when the disclosable event occurred or was imposed.
- (iv) If the disclosable event is an uncollected debt -
- (A) The amount of the debt;
- (B) Whether the affiliated provider or supplier is repaying the debt; and
- (C) To whom the debt is owed.
- (v) If a denial, revocation, termination, exclusion, or payment suspension is involved, the reason for the disclosable event.
- (6) Any other evidence that the State, in consultation with CMS, deems relevant to its determination.
- (g) Determination of undue risk. A determination by the State, in consultation with CMS, that a particular affiliation poses an undue risk of fraud, waste, or abuse will result in, as applicable, the denial of the provider's initial enrollment in Medicaid or CHIP or the termination of the provider's enrollment in Medicaid or CHIP.
- (h) *Undisclosed affiliations.* The State, in consultation with CMS, may apply paragraph (g) of this section to situations where a reportable affiliation (as described in paragraphs (b) and (c) of this section) poses an undue risk of fraud, waste, or abuse, but the provider has not yet disclosed or is not required at that time to disclose the affiliation to the State.

N.J. Stat. § 30:4D-6.c.

c. Payments for the foregoing services, goods and supplies furnished pursuant to this act shall be made to the extent authorized by this act, the rules and regulations promulgated pursuant thereto and, where applicable, subject to the agreement of insurance provided for under this act. Said payments shall constitute payment in full to the provider on behalf of the recipient. Every provider making a claim for payment pursuant to this act shall certify in writing on the claim submitted that no additional amount will be charged to the recipient, his family, his representative or others on his behalf for the services, goods and supplies furnished pursuant to this act.

No provider whose claim for payment pursuant to this act has been denied because the services, goods or supplies were determined to be medically unnecessary shall seek reimbursement from the recipient, his family, his representative or others on his behalf for such services, goods and supplies provided pursuant to this act; provided, however, a provider may seek reimbursement from a recipient for services, goods or supplies not authorized by this act, if the recipient elected to receive the services, goods or supplies with the knowledge that they were not authorized.