TEXAS MEDICAID Provider Enrollment Application



A STATE MEDICAID CONTRACTOR

Rev. XXI



With a few exceptions, Texas privacy laws and the *Public Information Act* entitle you to ask about the information collected on this form, to receive and review this information, and to request corrections of inaccurate information. The Health and Human Services Commission's (HHSC) procedures for requesting corrections are in Title 1 of the *Texas Administrative Code*, sections 351.17 through 351.23.

For questions concerning this notice or to request information or corrections, please contact Texas Medicaid & Healthcare Partnership (TMHP) Contact Center at **1-800-925-9126**.







Introductions and Provider Agreement

Dear Health-care Professional:

Thank you for your interest in becoming a Texas Medicaid provider. Participation by providers in Texas Medicaid is vital to the successful delivery of Medicaid services, and we welcome your application for enrollment.

As a potential new provider to Texas Medicaid, you must follow certain claims filing procedures while completing the enrollment process. *This is particularly important if you render Medicaid services to clients before you are enrolled.*

To access the *Texas Medicaid Provider Procedures Manual* and *Children with Special Health Care Needs (CSHCN) Services Program Provider Manual*, visit **www.tmhp.com** and select "Find Publications/File Library" under the "I would like to..." menu on the right-hand side of the page. Select "Provider Manuals" from the menu to view the provider manuals.

There is no guarantee your application will be approved for processing or you will be assigned a Medicaid Texas Provider Identifier (TPI) number. If you make the decision to provide services to a Medicaid client prior to approval of the application, you do so with the understanding that, if the application is denied, claims will not be payable by Texas Medicaid, and the law also prohibits you from billing the Medicaid client for services rendered.





TMHP must receive all claims for Medicaid services within the filing deadline.

When medical services are rendered to a Medicaid client in Texas, TMHP must receive claims within 95 days of the DOS on the claim.

- Claims submitted by newly enrolled providers must be received within 95 days of the date the new provider identifier is issued, and within 365 days of the DOS.
- TMHP must receive claims on behalf of an individual who has applied for Medicaid coverage but has not been assigned a Medicaid number on the DOS within 95 days from the date the eligibility was added to the TMHP eligibility file (add date) and within 365 days of the date of service or from the discharge date for inpatient claims.
 - If a client becomes retroactively eligible or loses Medicaid eligibility and is later determined to be eligible, the 95-day filing deadline begins on the date that the eligibility start date was added to TMHP files (the add date). However, the 365-day federal filing deadline must still be met.
- When a service is a benefit of Medicare and Medicaid, and the client is covered by both programs, the claim must be filed with Medicare first. TMHP must receive Medicaid claims within 95 days of the date of Medicare disposition.
- When a client is eligible for Medicare Part B only, the inpatient hospital claim for services covered as Medicaid only is sent directly to TMHP and subject to the 95-day filing deadline (from date of discharge).
- TMHP must receive claims from out-of-state providers within 365 days from the DOS. The DOS is the date the service is provided or performed.

The *Texas Medicaid Provider Procedures Manual* contains important information about provider responsibilities, filing deadlines and procedures, and much more. It is also available for you to download at **www.tmhp.com** or you may call **1-800-925-9126** to request a printed copy.

For information about Medicaid TPI requirements, the status of your enrollment, or claims submission, call **TMHP Contact Center toll-free at 1-800-925-9126**. TMHP customer service representatives are available Monday through Friday from 7 a.m. to 7 p.m. central standard time.

Thank you for your applying to become a Texas Medicaid Program provider.





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Texas Medicaid Identification Form

Please check only the appropriate boxes to ensure proper enrollment. For assistance in choosing the appropriate provider type, please refer to Enrollment Requirements by Provider Type.

Legend:

- Approval Letter/Contract required Eligible for Medicare waiver request 0
 - (you must check the Medicare waiver request box below)
- License/certification required *
 - Medicare number required

Traditional Services

□ ★+▲	Ambulance/Air Ambulance		HCSSA	□ ★☺▲▼	Physician (MD, DO)
□ ★+▲	Ambulatory Surgical Center (ASC)		Hearing Aid		OB/GYN and Pediatricians not required to have a Medicare
□ ★☺▲	Audiologist	□ ★▲	Home Health		Number
	Birthing Center	□ + ▲★	Hospital — In-State	□ ★☺▲▼	Physician Assistant
□ ★	Catheterization Lab	- +	Hospital Ambulatory Surgical	★	Physiological Lab
□ ★▲	Certified Nurse Midwife (CNM)		Center (HASC)	_ ★▲	Podiatrist
□ ★▲	Certified Registered Nurse	□ + ▲ *	Hospital — Military	★	Portable X-Ray
	Anesthetist (CRNA)	⊥ + ▲★	Hospital — Out-of-State	_ ★≎▲	Prosthetist
	Chemical Dependency Treatment Facility	•	Hyperalimentation	_ ★≎▲	Prosthetist - Orthotist (choose if
□★▲	Chiropractor	☐ ★ +	Independent Diagnostic Testing	—	licensed as both)
	Community Mental Health Center		Facility (IDTF)	□ ★▲	Psychologist
	Comprehensive Health	<u> </u>	Independent Lab (No Physician Involvement)		Qualified Rehabilitation
	Center (CHC)	□ * +	Independent Lab (Physician		Professional (QRP)
□ ★	Comprehensive Outpatient		Involvement)	□ ★	Radiation Treatment Center
	Rehabilitation Facility (CORF)		Licensed Marriage and Family	□ ★	Radiological Lab
	Consumer Directed		Therapist (LMFT)	★ ★ ▲	Renal Dialysis Facility
	Services Agency (CDSA)		Licensed Professional		Respiratory Care Practitioner
_ ★ ۞ ▲	Doctor of Dentistry as a Limited Physician	— · –	Counselor (LPC)	□ ★ + ▼	Rural Health Clinic – Hospital,
— .	,	□ + ▼	Maternity Service Clinic (MSC)		Freestanding
└ ◆	Durable Medical Equipment (DME)	□★⊙▼	Multi-Specialty Group		Skilled Nursing Facility
	()	□ ★ ۞ ▲	Nurse Practitioner/Clinical Nurse Specialist (NP/CNS)		Social Worker (LCSW)
	Durable Medical Equipment/ Home Health	□ ★▲	Occupational Therapist (OT)	- +	SHARS — School, Co-op, or School District
□ +▼	Family Planning Agency		Optician		SCHOOL DISTICT
□ ★▼	Federally Qualified Health		Optometrist (OD)		
	Center (FQHC)		Orthotist		Service Responsibility Option (SRO)
	Federally Qualified Look-alike		Outpatient Rehabilitation Facility		Specialized/Custom Wheeled
	(FQL)		(ORF)		Mobility - CCP
□ ★▼	Federally Qualified Satellite (FQS)		Personal Assistant Services		Specialized/Custom Wheeled
□ + ▲★	Freestanding Psychiatric Facility	★	Pharmacy Group		Mobility - Home Health
□ ★	Freestanding Rehabilitation Facility	★▲	Pharmacist	□ +●	TB Clinic
□ +▲	Genetics	□ ★▲	Physical Therapist (PT)	•	Vision Medical Supplier (VMS)
			- · · · /		

Medicare Waiver Request

Instructions: Choose one of the boxes below if requesting a Medicare waiver.

L certify my practice is limited to individuals birth through 20 years of age. I understand if Medicare certification is obtained during or after the completion of the Texas State Health-Care Programs enrollment application, I will be required to submit a new enrollment application listing this Medicare certification information. Performing providers cannot request a Medicare Waiver when joining a group that is Medicare enrolled. A signed Explanation / Justification letter on company letterhead must be submitted to TMHP with submission of this application's signature page for consideration of the Medicare Waiver Request.

L certify that the service(s) I render is/are not recognized by Medicare for reimbursement. I further certify the claims for these services will not be billed to Medicare (this includes Medicare crossover claims). I understand if Medicare certification is obtained during or after the completion of the Texas State Health-Care Programs enrollment application, I will be required to submit a new enrollment application listing this Medicare certification information. Performing providers cannot request a Medicare Waiver when joining a group that is Medicare enrolled. A signed Explanation / Justification letter on company letterhead must be submitted to TMHP with submission of this application's signature page for consideration of the Medicare Waiver Request.

- Must designate if public provider ÷
- Palmetto number required
- Women's Health Program (WHP) V (certification required for reimbursement)



Texas Medicaid Identification Form

Leg	end:	 Approval Letter/Contract required Eligible for Medicare waiver reque (you must check the Medicare wa License/certification required Medicare number required 	est Palmetto number required
		Case	Management Services
□ +●	Early Chile	dhood Intervention (ECI)	☐ ▲ ● Case Management for Children and Pregnant Women (CPW)
	MH Case	Management/MR Case Management	Blind Children's Vocational Discovery & Development Program
_ ●	MH Rehal	b	□ ● Women, Infants & Children (WIC) — Immunization Only
	▲ Licensed Vocational Nurse (LVN)		□ ▲ Registered Nurse (RN)
	Dietician		Physical Therapist (PT-CCP)
	Licensed	Vocational Nurse (LVN)	
	Milk Dono		Social Worker (LCSW-ACP)
		onal Therapist (OT-CCP)	Speech Therapist (SLP)
		I (please refer to the definition of Pharmacy ollment Requirements by Provider Type set	
		Texas Health Ste	eps (THSteps) Services (EPSDT)
🗌 l do	not wish	to participate as a provider for THS	teps preventive medical checkups.
		Texas Vaccine	es for Children Program (TVFC)
Texas I	Medicaid	does not reimburse for vaccines ava	ailable from Texas Vaccines for Children (TVFC) program.
🗌 Yes	🗌 No	Do you currently receive free vaco (if No , answer the next question)	cines from TVFC?

☐ Yes ☐ No Does your clinic/practice provide routinely recommended vaccines to children birth through 18 years of age? (If **Yes**, complete the Texas Vaccines for Children Program Enrollment form at the back of this application)

All correspondence related to this application (i.e., enrollment denials, deficiency letters) will also be mailed to the physical address listed on your application unless otherwise requested. Submit a cover letter listing the contact address and phone number to have deficiency letters mailed elsewhere.



To avoid any delay of the enrollment process, use this sheet as a checklist. For assistance with completing these forms, call the TMHP Contact Center at 1-800-925-9126 and select option 2.

All Providers

The following forms must be completed and returned for processing:

- Texas Medicaid Provider Enrollment Application
- **Texas Medicaid Identification Form**
- HHSC Medicaid Provider Agreement (original signatures required)
- Provider Information Form (PIF-1) \square
- Principal Information Form (PIF-2) \square
- Disclosure of Ownership and Control Interest Statement Form (performing providers exempt)
- IRS W-9 Form (performing providers exempt) \square

The following requested attachments must accompany the enrollment when applicable:

- If enrolled with Medicare, you must attach a copy of your Medicare Remittance Advice Notices (MRAN) that is not older than four weeks from the application submitted date
- Copy of Certification of Mammography Systems (for all providers rendering mammography services) \square
- Medicare Approval letter if applicable \square
- CLIA Certificate if applicable (required for Independent Labs)
- Medicaid Audit Information (facilities only) \square
- Cover letter with contact information including phone number and address if deficiency letters should be mailed somewhere other than the physical address on the application
- Medicaid Women's Health Program (WHP) Certification

If Incorporated

The following forms must be completed and returned for processing:

Corporate Board of Directors Resolution Form - MUST BE NOTARIZED.

- *For corporations formed prior to January 1, 2006; Articles or Certificate of Incorporation/Certificate of Authority/Certificate of Fact (required for in-state corporations; certificate can be obtained from the Office of Secretary of State)
- *For corporations formed on or after January 1, 2006: Certificates of Formation or Certificate of Filing \square
- *Certificate of Good Standing \square

*Out-of-state providers not providing services in the state of Texas are exempt

Certificate of Good Standing

This certificate must be obtained from the Texas State Comptroller's Office. Obtain a certificate by contacting the following:

State Comptroller's Office:	Tax Assistance Section
Sales and Use Taxes:	1-800-252-5555
Franchise Tax:	1-800-252-1381
Austin Number:	1-800-252-1386

This request is free and may be made by telephone. The certificate is mailed to the requester. Callers must have the taxpayer's name, federal tax ID number, and the charter number available at the time of the request.

Providers who answer "yes" to the question "Do you have a 501©(3) Internal Revenue Exemption" must submit a copy of their IRS Exemption Letter with submission of this application's signature page. Providers who have a 501(c)(3) Internal Revenue Exemption are not required to submit a copy of the Letter of Good Standing from the State Comptroller's Office.

NOTE: Retain a copy of all documents for your records.



Filing Deadline Information

When a service is a benefit of Medicare and Medicaid, and the client is covered by both programs, the claim must be filed with Medicare first. TMHP only processes one client per Medicare RA. For multiple clients, submit one copy per client. TMHP must receive Medicaid claims within 95 days from the date of Medicare disposition. Providers submit the Medicare Remittance Advice Notice (MRAN) with the client's Medicaid number to TMHP. When a client is eligible for Medicare Part B only, the inpatient hospital claim for services covered as Medicaid only is sent directly to TMHP and subject to the 95-day filing deadline (from date of discharge).

All claims for services rendered to Medicaid clients who do not have Medicare benefits are subject to a filing deadline from date of service of:

- 95 days of the date of service on the claim, or within 95 days from the date a new provider identifier is issued for instate providers and providers located within 50 miles of the Texas state border
- 365 days for OUT-OF-STATE providers or from the discharge date for inpatient claims

The Texas Administrative Code (TAC), Code of Federal Regulations, and Texas Health and Human Services Commission (HHSC) established these deadlines.

Therefore, providers must submit all claims for services that have been provided to Medicaid clients to the following address within the 95-day filing deadline.

Texas Medicaid & Healthcare Partnership PO Box 200555 Austin, TX 78720-0555

Providers with a pending application should submit any claims that are nearing the 365-day deadline from the date of service. Claims will be rejected by TMHP until a provider identifier is issued Providers can use the TMHP rejection report as proof of meeting the 365-day deadline and submit an appeal. Procedures for appealing denied or rejected claims are included on the *Remittance and Status (R&S)* report that is available for download at **www.tmhp.com** and in the claims filing section of the *Texas Medicaid Provider Procedures Manual*.

Limited ("Lock–In") Information

Clients are placed in the Limited Program if, on review by HHSC and the Office of Inspector General (OIG), their use of Medicaid services shows duplicative, excessive, contraindicated, or conflicting health care and/or drugs; or if the review indicates abuse, misuse, or fraudulent actions related to Medicaid benefits and services. Clients qualifying for limited primary care provider status are required to choose a primary care provider. The provider can be a doctor, clinic, or nurse practitioner in the Medicaid program. If a limited candidate does not choose an appropriate care provider, one is chosen for the client by HHSC/OIG after obtaining an agreement from the provider. The provider is responsible for determining appropriate medical services and the frequency of such services. A referral by the primary care provider is required if the client is treated by other providers.

Change of Ownership (CHOW)

Under procedures set forth by the Centers for Medicare and Medicaid Services (CMS) and HHSC, a change of ownership of a facility does not terminate Medicare eligibility. Therefore, Medicaid participation may be continued provided that the new owners comply with the following requirements:

- 1. Obtain recertification as a Title XVIII (Medicare) facility under the new ownership.
- 2. Complete new Medicaid provider enrollment packet.
- 3. Provide TMHP with copy of the Contract of Sale (specifically, a signed agreement that includes the identification of previous and current owners).

Telephone Communication

CCP Provider Customer Service 1-800-846-7470

TMHP Contact Center 1-800-925-9126

TMHP EDI Help Desk 1-888-863-3638

4. Give a listing of ALL provider identifiers affected by the change of ownership.

Written Communication

Texas Medicaid & Healthcare Partnership Attn: Provider Enrollment PO Box 200795 Austin, TX 78720-0795 Claims: Texas Medicaid & Healthcare Partnership PO Box 200555



Austin, TX 78720-0555



Q. How long does it take to process an enrollment application?

- **A.** After receipt of all information necessary to process the application, the entire application process can take up to 45 days. This may be extended in special circumstances.
 - **NOTE:** Because family planning agencies may require a site visit, the application process for this provider type could take several weeks to complete.

Q. Are original signatures required?

A. Yes. Applications must contain original, not copied signatures. Computerized or stamped signatures are not permitted. Forms that are submitted without a hand-written signature will be rejected.

Q. Are temporary licenses accepted?

A. Temporary licenses are only accepted for physicians. Providers are also required to submit to TMHP, within 10 days of occurrence, notice that the provider's license or certification has been partially or completely suspended, revoked, or retired. Not abiding by this license and certification update requirement may impact a provider's qualification to continued participation in Texas Medicaid.

Q. Should I send my application via express or certified mail?

A. Because of the tremendous amount of incoming mail, sending applications through FedEx or UPS helps to ensure receipt of the information, to locate information through tracking numbers, and guarantee quicker delivery. Do not send certified mail to the post office box as TMHP is unable to track these packages. Send any certified mail to the physical address: TMHP-Provider Enrollment, 12357B Riata Trace Parkway, Austin, TX 78727

Q. How will I be notified of my new Texas Provider Identifier (TPI)?

A. Notification letters are printed the business day after an application is processed. Notifications are mailed to the physical address listed on the application. The new provider will also receive a welcome letter informing them where to access provider manuals and other necessary documents.

Q. Does TMHP supply claim forms?

A. TMHP does not supply CMS-1500, Dental ADA, and UB-04 claim forms. These forms can be purchased at any medical office supply store or you can file electronically using TexMedConnect at no charge to you.

Q. Should I hold claims until I receive a TPI?

A. No, refer to Read Filing Deadline Information in the Useful Information section for claims filing information.

Q. As a Medicaid provider, how long am I required to retain records pertaining to services rendered?

A. Records must be retained for a minimum of five years from the date of service or until all audit questions, appeal hearings, investigations, or court cases are resolved. This requirement is extended to six years for freestanding rural health clinics (RHCs), and to 10 years for hospital-based RHCs. The records retention requirements do not affect any time limit to pursue administrative, civil, or criminal claims.

Q. How do my address, phone number, and other information get updated when changes occur?

- **A.** Texas State Health-Care Program providers can access the TMHP Online Provider Lookup on **www.tmhp.com** to view their own information to keep their practice and contact information up to date, in accordance with the provider enrollment agreement. Providers can make changes to the following fields:
 - Address, telephone numbers, and office hours
 - Additional sites where services are provided
 - Additional services offered
 - Counties served

- Languages spoken
- Accepting new patients
- Client age or gender limitations
- Medicaid waiver programs

Providers must notify TMHP of any changes by submitting the Provider Information Change (PIC) Form located in the forms section of the *Texas Medicaid Provider Procedures Manual*.



•	All information must be completed and contain a valid signature to be processed. If a question or answer does
	not apply, enter "N/A".

- Original signatures only; copies or stamped signatures not accepted.
- Use blue or black ink.

REQUESTING ENROLLMENT AS: (Refer to Enrollment Requirements by Provider Type)

Individual Facility Group Performing Provider (List group information in Section A)

Section A — Provider of Service Information

Existing Texas Provider Identifiers (TPIs): (List all TPIs associated with the individual/group enrolling)

List NPI and Primary Taxonomy Code:

(NPI not required for Consumer Directed Services Agency [CDSA], Milk Donor Bank, Personal Assistance Services, and Service Responsibility Option [SRO])

Group/Company or Last Name First Initial Title (list performing provider information in Section C)	e/Degree:	Do you want to be a limited provider? (see Useful Information)
		🗌 Yes 🗌 No
Provider business e-mail: (if applicable)	Provider website add	ress: (if applicable)
Telephone number:	Social Security Numb	er: (for individual enrollment only)
Professional License Number: Copy of license/temporary license required. (see Identification Form for those requiring licenses)	Initial issue date: MM/DD/YYYY	Expiration date: MM/DD/YYYY
Pharmacist Immunization Certification or CCNA Certification:	Issue date: MM/DD/YYYY	Expiration date: MM/DD/YYYY
Medicare Intermediary: (see Identification Form for requirements)	Medicare number: (if applicable)	Medicare certification date: MM/DD/YYYY (if applicable)
Legal name according to the IRS: (must match the legal name field on the W-9 & Disclosure of Ownership)	Date of birth: MM/DD/YYYY	Federal Tax ID number:
Primary specialty:	Sub-specialty:	
Physical address: (where health care is rendered) Number Street Street	Suite Ci	ity State ZIP



Accounting/billing address: (if applicable) Number Street Su			ite City	State ZIP
Physical address FAX number:			Accounting/billing address F/	X number: (optional)
Accepting new clients: Gender served:			Client age restrictions:	
☐ Yes ☐ No ☐ Male ☐ Female ☐ All		le 🗌 Female 🗌 All		
Counties served:				
Indicate your reason for applyir	ng to joi	n the Texas State Health-	Care Programs: (Select one)	
 Access to an online app Adding a new location 	olication		Learned about Texas State provider workshop	e Health-Care Programs at a
Adding performing prov	vider to a	n existing group	Recruited by Texas State I	Health-Care Programs staff
Electronic claims proce		001	Recruited by TMHP Provid	ler Relations representative
Improved administrative	e proces	ses		der an existing provider identifier
Incentive programs			Reimbursement increases	
Learned about Texas S at a conference	tate Hea	Ith-Care Programs	Timely reimbursement	
		Is this a freestanding facility?		🗌 Yes 🗌 No
Facilities only:		Is this a hospital-based facility?		🗌 Yes 🗌 No
		Is this an ESRD facility? If Yes, what is your composite rate?		Yes No
		Are you a physician?		🗌 Yes 🗌 No
		Are you a fitter/dispenser?		🗌 Yes 🗌 No
Hearing aid providers only:		Are you an audiologist?		🗌 Yes 🗌 No
		Will you be conducting evaluations?		🗌 Yes 🗌 No
		Will you be dispensing hearing aids?		🗌 Yes 🗌 No
		Do you provide hearin	g services for children?	Yes No
School Health and Related Serv	vices	Are you enrolling as a school district?		🗌 Yes 🗌 No
(SHARS) Providers Only: If enrolling as a special education co-o attach a list of all school districts in the		If Yes, give school six-digit T.E.A. number:		
op that will be providing SHARS servic Provide the following information for ea school district: • Complete address • School District Number • T.E.A. number		Are you enrolling as a If Yes, attach school afi	non-school SHARS provider?	🗌 Yes 🗌 No
Womens' Health Program:		Will you perform Wom If Yes, attach the Medic (WHP) Certification.	🗌 Yes 🗌 No	



	Are you a hospital facility?	🗌 Yes 🗌 No				
	If Yes, indicate the type of hospital facility.					
	Children's Teaching Fa	acility 🗌 Long Term				
Hospital providers only:	Short Term Private Full	Care Private Outpatient				
	Psychiatric Rehabilitation	on				
	State-owned Non-profit					
	Date of Construction?					
	If you are a hospital facility, what is your average	Private Semi-Private				
	daily room rate for private and semi-private?					
	Definition — Public entities are those that are owned or operated by a city, state, county, or other government agency or instrumentality, according to the Code of Federal Regulations, including any agency that can do intergovernmental transfers to the State. Public agencies include those that can certify and provide state matching funds.					
	Are you a private or public entity?	Private Public				
Public/Private entities: (required of all providers)	If you are a public entity, are you required to certify expended funds?	🗌 Yes 🗌 No				
	Name and address of a person certifying expended funds:					

Section B — Owners, Partners, Officers, Directors, and Principals

Identify sole proprietor or owners, partners, officers, directors, and principals [as defined in Principal Information Form (PIF-2)] of the applicant by providing, social security number, date of birth, driver's license # and state, and list the percentage of ownership, if applicable. Total ownership should equal 100%. As it relates to owners, include all individuals with 5% or more ownership in the company, whether this ownership is direct or indirect.

1	Name:		Title:		Percentage Owned:
	Social Security Number:	Date of birt	h: MM/DD/YYYY	Drivers license r	number/State issuer:
2	Name:		Title:		Percentage Owned:
	Social Security Number:	Date of birt	h: MM/DD/YYYY	Drivers license r	number/State issuer:
	Name:				
3	Name:		Title:		Percentage Owned:
3	Name:		litle:		Percentage Owned:
3	Social Security Number:	Date of birt	h: MM/DD/YYYY	Drivers license r	Percentage Owned:
3		Date of birt		Drivers license r	
3		Date of birt		Drivers license r	
	Social Security Number:	Date of birt	h: MM/DD/YYYY	Drivers license r	number/State issuer:
	Social Security Number:		h: MM/DD/YYYY		number/State issuer:



Section C — Group Practice Required if enrolling as a GROUP PRACTICE

Group 9-digit Te	exas Medicaid TPI :	OR	Group Medicare number: (if applicable)
Indicate the typ	e of group enrollment you are requestin	ng by che	cking one of the following:
	additional performing provider(s) to an e Group TPI above)	existing g	Iroup
🗌 Enrolling	a new group with performing provider	(s)	

1.	1. Name:		Date of birth: MM/DD/YYYY	Social Security Number:	Title/Degree:
	TPI number(s): (only applicable for existing performing providers)	Professional license number:	Professional license initial issue date: MM/DD/YYYY	Pharmacist certification issue date: MM/DD/YYYY	Medicare number:
2.	Name:		Date of birth: MM/DD/YYYY	Social Security Number:	Title/Degree:
	TPI number(s): (only applicable for existing performing providers)	Professional license number:	Professional license initial issue date: MM/DD/YYYY	Pharmacist certification issue date: MM/DD/YYYY	Medicare number:
3.	Name:		Date of birth: MM/DD/YYYY	Social Security Number:	Title/Degree:
	TPI number(s): (only applicable for existing performing providers)	Professional license number:	Professional license initial issue date: MM/DD/YYYY	Pharmacist certification issue date: MM/DD/YYYY	Medicare number:
4.	Name:		Date of birth: MM/DD/YYYY	Social Security Number:	Title/Degree:
	TPI number(s): (only applicable for existing performing providers)	Professional license number:	Professional license initial issue date: MM/DD/YYYY	Pharmacist certification issue date: MM/DD/YYYY	Medicare number:
5.	Name:	<u>.</u>	Date of birth: MM/DD/YYYY	Social Security Number:	Title/Degree:
	TPI number(s): (only applicable for existing performing providers)	Professional license number:	Professional license initial issue date: MM/DD/YYYY	Pharmacist certification issue date: MM/DD/YYYY	Medicare number:



All Licensed Providers	If enrolled with Medicare, you must attach a copy of a current Medicare Remittance Advice Notice (MRAN).
Ambulance Services Providers	You must attach a copy of your permit/license.
Birthing Center Providers	You must attach a copy of your certification permit.
Certified Registered Nurse Anesthetist Providers	You must attach a copy of your CRNA certification or re–certification card.
Chemical Dependency Treatment Facility You must attach a copy of your license. Providers	
CLIA Providers	You must attach a copy of your CLIA license with approved specialty services as appropriate.
ECI Providers	You must attach a copy of your approval letter from the Interagency Council on Early Childhood Intervention.
FQHC/FQS/FQHL	You must attach a copy of your grant award.
Mammography Services You must attach a copy of your mammography systems certification from the Bureau control (BRC) and enter your certification number below. Certification Number:	
MH/MR Providers	You must attach a copy of your approval letter from the State of Texas.
Case Management for Children and Pregnant Women Providers	You must attach a copy of your approval letter from the Department of State Health Services (DSHS) if you are enrolling as a new group or individual.
Non-School SHARS Providers	You must attach a copy of your affiliation letter from the school district. Requirements of a valid affiliation letter are found in the <i>Texas Medicaid Provider Procedures Manual</i> , School Health and Related Services (SHARS) section.
Out of State Providers	 You must submit proof of meeting one of the following criteria prior to being able to enroll with Texas Medicaid: Services are more readily available in the state where the client is temporarily located The customary or general practice for clients in a particular locality is to use medical resources in the other state (this is limited to providers located in a state bordering Texas). The following are subject to a 90 day enrollment: A medical emergency documented by the attending physician or other provider The client's health is in danger if he or she is required to travel to Texas All services provided to adopted children receiving adoption subsidies (these children are covered for all services, not just emergency). Other out-of-state medical care may be considered when prior authorized. Medicare primary, Medicaid secondary for coinsurance and/or deductible payments only Refer to the <i>Texas Medicaid Provider Procedures Manual</i> at www.tmhp.com for further information.

Section D — Required Information for Specific Provider Types





Name of provi	Name of provider enrolling:						
Medicaid TPI:	(if applicable)	Medicare provider	ID number: (if applicable)				
Physical addre Number		Suite	City	State	ZIP		
Accounting/bi	lling address: (<i>if applicable</i>) Street	Suite	City	State	ZIP		

As a condition for participation as a provider under the Texas Medical Assistance Program (Medicaid), the provider (Provider) agrees to comply with all terms and conditions of this Agreement.

I. ALL PROVIDERS

1.1 Agreement and documents constituting Agreement.

A CD of the current Texas Medicaid Provider Procedures Manual (Provider Manual) has been or will be furnished to the Provider. The Provider Manual, all revisions made to the Provider Manual through the bimonthly update entitled Texas Medicaid Bulletin, and written notices are incorporated into this Agreement by reference. The Provider Manual, bulletins and notices may be accessed via the internet at www.tmhp.com. Providers may obtain a copy of the manual by calling 1-800-925-9126. Provider has a duty to become educated and knowledgeable with the contents and procedures contained in the Provider Manual. Provider agrees to comply with all of the requirements of the Provider Manual, as well as all state and federal laws governing or regulating Medicaid, and provider further acknowledges and agrees that the provider is responsible for ensuring that all employees and agents of the provider also comply. Provider is specifically responsible for ensuring that the provider and all employees and agents of the Provider comply with the requirements of Title 1, Part 15, Chapter 371 of the Texas Administrative Code, related to waste, abuse and fraud, and provider acknowledges and agrees that the provider and its principals will be held responsible for violations of this agreement through any acts or omissions of the provider, its employees, and its agents. For purposes of this agreement, a principal of the provider includes all owners with a direct or indirect ownership or control interest of 5 percent or more, all corporate officers and directors, all limited and non-limited partners, and all shareholders of a legal entity, including a professional corporation, professional association, or limited liability company. Principals of the provider further include managing employee(s) or agents who exercise operational or managerial control or who directly or indirectly manage the conduct of day-to-day operations.

1.2 State and Federal regulatory requirements.

- 1.2.1 By signing this agreement, Provider certifies that the provider and it's principals have not been excluded, suspended, debarred, revoked or any other synonymous action from participation in any program under Title XVIII (Medicare), Title XIX (Medicaid), or under the provisions of Executive Order 12549, relating to federal contracting. Provider further certifies that the provider and its principals have also not been excluded, suspended, debarred, revoked or any other synonymous action from participation in any other state or federal health-care program. Provider must notify the Health and Human Services Commission (HHSC) or its agent within 10 business days of the time it receives notice that any action is being taken against Provider or any person defined under the provisions of Section 1128(A) or (B) of the Social Security Act (42 USC §1320a-7), which could result in exclusion from the Medicaid program. Provider agrees to fully comply at all times with the requirements of 45 CFR Part 76, relating to eligibility for federal contracts and grants.
- 1.2.2 Provider agrees to disclose information on ownership and control, information related to business transactions, and information on persons convicted of crimes in accordance with 42 CFR Part 455, Subpart B, and provide such information on request to the Texas Health and Human Services Commission (HHSC), Department of State Health Services (DSHS), Texas Attorney General's Medicaid Fraud Control Unit, and the United States Department of Health and Human Services. Provider agrees to keep its application for participation in the Medicaid program current at all times by informing HHSC or its agent in writing of any changes to the information contained in its application, including, but not limited to, changes in ownership or control, federal tax identification number, phone number, or provider business addresses, at least 10 business days before making such changes. Provider also agrees to notify HHSC or its agent within 10 business days of any restriction placed on or suspension of the Provider's license or certificate to provide medical services, and Provider must provide to HHSC complete information related to any such suspension or restriction.

Provider agrees to disclose all convictions of Provider or Provider's principals within 10 business days of the date of conviction. For purposes of this disclosure, Provider must use the definition of "Convicted" contained in 42 CFR 1001.2, which includes all convictions, deferred adjudications, and all types of pretrial diversion programs. Send the information to Office of Inspector General, P.O. Box 85211 – Mail Code 1361, Austin, Texas 78708. Fully explain the details, including the offense, the date, the state and county where the conviction occurred, and the cause number(s).





- 1.2.3 This Agreement is subject to all state and federal laws and regulations relating to fraud, abuse and waste in health care and the Medicaid program. As required by 42 CFR § 431.107, Provider agrees to create and maintain all records necessary to fully disclose the extent and medical necessity of services provided by the Provider to individuals in the Medicaid program and any information relating to payments claimed by the Provider for furnishing Medicaid services. On request, Provider also agrees to provide these records immediately and unconditionally to HHSC, HHSC's agent, the Texas Attorney General's Medicaid Fraud Control Unit, DARS, DADS, DFPS, DSHS and the United States Department of Health and Human Services. The records must be retained in the form in which they are regularly kept by the Provider for a minimum of five years from the date of service (six years for freestanding rural health clinics and ten years for hospital based rural health clinics); or, until all audit or audit exceptions are resolved; whichever period is longest. Provider must cooperate and assist HHSC and any state or federal agency charged with the duty of identifying, investigating, sanctioning, or prosecuting suspected fraud and abuse. Provider must also allow these agencies and their agents unconditional and unrestricted access to its records and premises as required by Title 1 TAC. \$371.1643. Provider understands and agrees that payment for goods and services under this agreement is conditioned on the existence of all records required to be maintained under the Medicaid program, including all records necessary to fully disclose the extent and medical necessity of services provided, and the correctness of the claim amount paid. If provider fails to create, maintain, or produce such records in full accordance with this Agreement, provider acknowledges, agrees, and understands that the public monies paid the provider for the services are subject to 100% recoupment, and that the provider is ineligible for payment for the services either under this agreement or under any legal theory of equity.
- 1.2.4 The Texas Attorney General's Medicaid Fraud Control Unit, Texas Health and Human Services Commission's Office of Inspector General (OIG), and internal and external auditors for the state and federal government may conduct interviews of Provider employees, agents, subcontractors and their employees, and clients without the Provider's representative or Provider's legal counsel present. Provider's employees, agents, subcontractors and their employees, and clients without the Provider, and Provider agrees that no retaliation will occur to a person who denies the Provider's offer of representation. Nothing in this agreement limits a person's right to counsel of his or her choice. Requests for interviews are to be complied with in the form and the manner requested. Provider will ensure by contract or other means that its agents, employees and subcontractors cooperate fully in any investigation conducted by the Texas Attorney General's Medicaid Fraud Control Unit or the Texas Health and Human Services Commission's Office of Inspector General or its designee. Subcontractors include those persons and entities that provide medical or dental goods or services for which the Provider bills the Medicaid program, and those who provide billing, administrative, or management services in connection with Medicaid-covered services.
- 1.2.5 <u>Nondiscrimination</u>. Provider must not exclude or deny aid, care, service, or other benefits available under Medicaid or in any other way discriminate against a person because of that person's race, color, national origin, gender, age, disability, political or religious affiliation or belief. Provider must provide services to Medicaid clients in the same manner, by the same methods, and at the same level and quality as provided to the general public. Provider agrees to grant Medicaid recipients all discounts and promotional offers provided to the general public. Provider agrees and understands that free services to the general public must not be billed to the Medicaid recipient as a full price, but rather the Provider agrees to bill only the discounted amount that would be billed to the general public.
- 1.2.6 <u>AIDS and HIV</u>. Provider must comply with the provisions of Texas Health and Safety Code Chapter 85, and HHSC's rules relating to workplace and confidentiality guidelines regarding HIV and AIDS.
- 1.2.7 <u>Child Support</u>. (1) The Texas Family Code §231.006 requires HHSC to withhold contract payments from any entity or individual who is at least 30 days delinquent in court-ordered child support obligations. It is the Provider's responsibility to determine and verify that no owner, partner, or shareholder who has at least 25 percent ownership interest is delinquent in any child support obligation. (2) Under Section 231.006 of the Family Code, the vendor or applicant certifies that the individual or business entity named in the applicable contract, bid, or application is not ineligible to receive the specified grant, loan, or payment and acknowledges that this Agreement may be terminated and payment may be withheld if this certification is inaccurate. A child support obligor who is more than 30 days delinquent in paying child support or a business entity in which the obligor is a sole proprietor, partner, shareholder, or owner with an ownership interest of at least 25 percent is not eligible to receive the specified grant, loan, or payment. (3) If HHSC is informed and verifies that a child support obligor who is more than 30 days delinquent is a partner, shareholder, or owner with at least a 25 percent ownership interest, it will withhold any payments due under this Agreement until it has received satisfactory evidence that the obligation has been satisfied.
- 1.2.8 <u>Cost Report, Audit and Inspection</u>. Provider agrees to comply with all state and federal laws relating to the preparation and filing of cost reports, audit requirements, and inspection and monitoring of facilities, quality, utilization, and records.

1.3 Claims and encounter data.

- 1.3.1 Provider agrees to submit claims for payment in accordance with billing guidelines and procedures promulgated by HHSC, or other appropriate payer, including electronic claims. Provider certifies that information submitted regarding claims or encounter data will be true, accurate, and complete, and that the Provider's records and documents are both accessible and validate the services and the need for services billed and represented as provided. Further, Provider understands that any falsification or concealment of a material fact may be prosecuted under state and federal laws.
- 1.3.2 Provider must submit encounter data required by HHSC or any managed care organization to document services provided, even if the Provider is paid under a capitated fee arrangement by a Health Maintenance Organization or Insurance Payment Assistance.





- 1.3.3 All claims or encounters submitted by Provider must be for services actually rendered by Provider. Physician providers must submit claims for services rendered by another in accordance with HHSC rules regarding providers practicing under physician supervision. Claims must be submitted in the manner and in the form set forth in the Provider Manual, and within the time limits established by HHSC for submission of claims. Claims for payment or encounter data submitted by the provider to an HMO or IPA are governed by the Provider's contract with the HMO or IPA. Provider understands and agrees that HHSC is not liable or responsible for payment for any Medicaid-covered services provided under the HMO or IPA Provider contract, or any agreement other than this Medicaid Provider Agreement.
- 1.3.4 Federal and state law prohibits Provider from charging a client or any financially responsible relative or representative of the client for Medicaid-covered services, except where a co-payment is authorized under the Medicaid State Plan (42 CFR §447.20).
- 1.3.5 As a condition of eligibility for Medicaid benefits, a client assigns to HHSC all rights to recover from any third party or any other source of payment (42 CFR §433.145 and Human Resources Code §32.033). Except as provided by HHSC's third-party recovery rules (*Texas Administrative Code* Title 1 Part 15 Chapter 354 Subchapter J), Provider agrees to accept the amounts paid under Medicaid as payment in full for all covered services (42 CFR §447.15).
- 1.3.6 Provider has an affirmative duty to verify that claims and encounters submitted for payment are true and correct and are received by HHSC or its agent, and to implement an effective method to track submitted claims against payments made by HHSC or its agents.
- 1.3.7 Provider has an affirmative duty to verify that payments received are for actual services rendered and medically necessary. Provider must refund any overpayments, duplicate payments and erroneous payments that are paid to Provider by Medicaid or a third party as soon as any such payment is discovered or reasonably should have been known.
- 1.3.8 <u>TMHP EDI and Electronic Claims Submission</u>. Provider may subscribe to the TMHP Electronic Data Interchange (EDI) system, which allows the Provider the ability to electronically submit claims and claims appeals, verify client eligibility, and receive electronic claim status inquiries, remittance and status (R&S) reports, and transfer of funds into a provider account. Provider understands and acknowledges that independent registration is required to receive the electronic funds or electronic R&S report. Provider agrees to comply with the provisions of the Provider Manual and the TMHP EDI licensing agreement regarding the transmission and receipt of electronic claims and eligibility verification data. Provider must verify that all claims submitted to HHSC or its agent are received and accepted. Provider is responsible for tracking claims transmissions against claims payments and detecting and correcting all claims errors. If Provider contracts with third parties to provide claims and/or eligibility verification data from HHSC, the Provider remains responsible for verifying and validating all transactions and claims, and ensuring that the third party adheres to all client data confidentiality requirements.
- 1.3.9 <u>Reporting Waste, Abuse and Fraud</u>. Provider agrees to inform and train all of Provider's employees, agents, and independent contractors regarding their obligation to report waste, abuse, and fraud. Individuals with knowledge about suspected waste, abuse, or fraud in any State of Texas health and human services program must report the information to the HHSC Office of Inspector General (OIG). To report waste, abuse or fraud, go to www.hhs.state.tx.us and select "Reporting Waste, Abuse, or Fraud". Individuals may also call the OIG hotline (1-800-436-6184) to report waste, abuse or fraud if they do not have access to the Internet.

II. ADVANCE DIRECTIVES – HOSPITAL AND HOME HEALTH PROVIDERS

- 2.1 The client must be informed of their right to refuse, withhold, or have medical treatment withdrawn under the following state and federal laws:
 - 2.1.1 the individual's right to self-determination in making health-care decisions;
 - 2.1.2 the individual's rights under the Natural Death Act (Health and Safety Code, Chapter 672) to execute an advance written Directive to Physicians, or to make a non-written directive regarding their right to withhold or withdraw life-sustaining procedures in the event of a terminal condition;
 - 2.1.3 the individual's rights under Health and Safety Code, Chapter 674, relating to written Out-of-Hospital Do-Not-Resuscitate Orders; and,
 - 2.1.4 the individual's rights to execute a Durable Power of Attorney for Health Care under the Civil Practice and Remedies Code, Chapter 135, regarding their right to appoint an agent to make medical treatment decisions on their behalf in the event of incapacity.
- 2.2 The Provider must have a policy regarding the implementation of the individual's rights and compliance with state and federal laws.
- 2.3 The Provider must document whether or not the individual has executed an advance directive and ensure that the document is in the individual's medical record.
- 2.4 The Provider cannot condition giving services or otherwise discriminate against an individual based on whether or not the client has or has not executed an advance directive.
- 2.5 The Provider must provide written information to all adult clients on the provider's policies concerning the client's rights.
- 2.6 The Provider must provide education for staff and the community regarding advance directives.





III. STATE FUND CERTIFICATION REQUIREMENT FOR PUBLIC ENTITY PROVIDERS

- 3.1 Public providers are those that are owned or operated by a state, county, city, or other local government agency or instrumentality. Public entity providers of the following services are required to certify to HHSC the amount of state matching funds expended for eligible services according to established HHSC procedures:
 - School health and related services (SHARS)
 - Case management for blind and visually impaired children (BVIC)
 - Case management for early childhood intervention (ECI)
 - Service coordination for mental retardation (MR)
 - Service coordination for mental health (MH)
 - Mental health rehabilitation (MHR)
 - Tuberculosis clinics
 - State hospitals
- 3.2 A school district that is the sponsoring entity for a non-school SHARS provider is required to reimburse HHSC, according to established HHSC procedures, the non-federal portion of payments to the nonschool SHARS provider, since nonschool SHARS providers are paid the lesser of the provider's billed charges and 100% of the published fee for the service (i.e., both federal and state shares). To enroll in Texas Medicaid, a nonschool SHARS provider must submit in its enrollment packet an affiliation letter that meets the requirements in *Texas Medicaid Provider Procedures Manual*, School Health and Related Services.

IV. CLIENT RIGHTS

- 4.1 Provider must maintain the client's state and federal right of privacy and confidentiality to the medical and personal information contained in Provider's records.
- 4.2 The client must have the right to choose providers unless that right has been restricted by HHSC or by waiver of this requirement from the Centers for Medicare and Medicaid Services (CMS). The client's acceptance of any service must be voluntary.
- 4.3 The client must have the right to choose any qualified provider of family planning services.

V. THIRD PARTY BILLING VENDOR PROVISIONS

6.1 Provider agrees to submit notice of the initiation and termination of a contract with any person or entity for the purpose of billing Provider's claims, unless the person is submitting claims as an employee of the Provider and the Provider is completing an IRS Form W-2 on that person. This notice must be submitted within 5 working days of the initiation and termination of the contract and submitted in accordance with Medicaid requirements pertaining to Third Party Billing Vendors. Provider understands that any delay in the required submittal time or failure to submit may result in delayed payments to the Provider and recoupment from the Provider for any overpayments resulting from the Providers failure to provide timely notice.

Provider must have a written contract with any person or entity for the purpose of billing provider's claims, unless the person is submitting claims as an employee of the Provider and the Provider is completing an IRS Form W-2 on that person. The contract must be signed and dated by a Principal of the Provider and the Biller. It must also be retained in the Provider's and Biller's files according with the Medicaid records retention policy. The contract between the Provider and Biller may contain any provisions they deem necessary, but, at a minimum, must contain the following provisions:

- Biller agrees they will not alter or add procedures, services, codes, or diagnoses to the billing information received from the Provider, when billing the Medicaid program.
- Biller understands that they may be criminally convicted and subject to recoupment of overpayments and imposed penalties for submittal of false, fraudulent, or abusive billings.
- Provider agrees to submit to Biller true and correct claim information that contains only those services, supplies, or equipment Provider has actually provided to recipients.
- Provider understands that they may be criminally convicted and subject to recoupment of overpayments and imposed penalties for submittal of false, fraudulent, or abusive billings, directly or indirectly, to the Biller or to Medicaid or it's contractor.
- Provider and Biller agree to establish a reimbursement methodology to Biller that does not contain any type of incentive, directly or indirectly, for inappropriately inflating, in any way, claims billed to the Medicaid program.
- Biller agrees to enroll and be approved by the Medicaid program as a Third Party Billing Vendor prior to submitting claims to the Medicaid program on behalf of the Provider.
- Biller and Provider agree to notify the Medicaid program within 5 business days of the initiation and termination, by either party, of the contract between the Biller and the Provider.



VI. TERM AND TERMINATION

This Agreement will be effective from the date finally executed until the termination date, if any, indicated in the enrollment correspondence issued by HHSC or its agent. If the correspondence/notice of enrollment from HHSC or its agent states a termination date, this agreement terminates on that date with or without other advance notice of the termination date. If the correspondence/notice of enrollment from HHSC or its agent does not state a termination date, this agreement is open-ended and remains effective until either a notice of termination is later issued or termination occurs as otherwise provided in this paragraph. Either party may terminate this Agreement voluntarily and without cause, for any reason or for no reason, by providing the other party with 30 days advance written notice of termination. HHSC may immediately terminate this agreement for cause, with or without advance notice, for the reason(s) indicated in a written notice of termination issued by HHSC or its agent. Cause to terminate this agreement may include the following actions or circumstances involving the provider or involving any person or entity with an affiliate relationship to the provider: exclusion from participation in Medicare, Medicaid, or any other publicly funded health-care program; loss or suspension of professional license or certification; any circumstances resulting in ineligibility to participate in Texas Medicaid; any failure to comply with the provisions of this Agreement or any applicable law, rule or policy of the Medicaid program; and any circumstances indicating that the health or safety of clients is or may be at risk. HHSC also may terminate this agreement due to inactivity, with or without notice, if the Provider has not submitted a claim to the Medicaid program for 12 or more months.

VII. ACKNOWLEDGEMENTS AND CERTIFICATIONS

By signing below, Provider acknowledges and certifies to all of the following:

- Provider must notify TMHP if the Provider files or is the subject of a bankruptcy petition. The Provider must provide TMHP and HHSC with notice of the bankruptcy and must copy TMHP and HHSC with all the Provider's pleading in the case. A failure to notify TMHP and HHSC of a bankruptcy petition is a material breach of the Provider Agreement.
- Provider has screened all employees and contractors to determine whether any of them have been excluded before and after enrollment.
- · Provider has carefully read and understands the requirements of this agreement, and will comply.
- Provider has carefully reviewed all of the information submitted in connection with its application to participate in the Medicaid
 program, including the provider information forms (PIF-1) and principal information form (PIF-2), and provider certifies that
 this information is current, complete, and correct.
- Provider agrees to inform HHSC or its designee, in writing and within 10 business days, of any changes to the information submitted in connection with its application to participate in the Medicaid program, whether such change to the information occurs before or after enrollment.
- Provider understands that falsifying entries, concealment of a material fact, or pertinent omissions may constitute fraud and may be prosecuted under applicable federal and state law. Fraud is a felony, which can result in fines or imprisonment.
- Provider understands and agrees that any falsification, omission, or misrepresentation in connection with the application for enrollment or with claims filed may result in all paid services declared as an overpayment and subject to recoupment, and may also result in other administrative sanctions that include payment hold, exclusion, debarment, contract cancellation, and monetary penalties.

Name of Applicant	
Applicant's Signature	Date
For applicants that are entities, facilities, groups, or organizations, and an authorized repr with authority to sign on the applicant's behalf, the authorized representative must sign at	1 9 11

Representative's Name

indicated below.

Representative's Position/Title



Each Provider must complete this Provider Information Form (PIF-1), before enrollment. A provider is any person or legal entity that meets the definition below.

Each Provider must also complete a Principal Information Form (PIF-2), for each person who is a Principal of the Provider (see the PIF-2 form for a complete definition of every person who is considered to be a Principal of the Provider).

All questions on this form must be answered by or on behalf of the Provider, by ALL provider types (all spaces must be completed either with the correct answer or a "NA" on the questions that do not apply to the Provider).

The Provider or provider's duly authorized representative must personally review this completed form and certify to the validity and completeness of the information provided by signing the HHSC Medicaid Provider Agreement or other State Health-Care Program Agreement.

"Provider" - Any person or legal entity, including a managed care organization and their subcontractors, furnishing Medicaid services under a State Health-Care Program provider agreement or contract in force with a State Health-Care Program, and who has a provider number issued by the Commission or their designee to:

- 1. provide medical assistance under contract or provider agreement with HHSC, DSHS or its designee; or
- 2. provide third party billing services under a contract or provider agreement with HHSC, DSHS or its designee

A "Third-Party Biller" is a type of "Provider" under the above definition and is a person, business, or entity that submits claims on behalf of an enrolled health care provider, but is not the health care provider or an employee of the health care provider. For these purposes, an employee is a person for which the health care provider completes an IRS Form W-2 showing annual income paid to the employee.

Last, First, Middle Initial OR Group/Company name:	Maiden name:					
List any other alias, name, or form of your name ever used:	National Provider I	dentifier (NPI): (10-digit)			
Primary Taxonomy Code: (10-digit)						
Secondary Taxonomy Code: (10-digit – the provider may indicate up to	15 taxonomy codes; attach	additional pages if	needed)			
Non-Texas-enrolled Taxonomy Code: (these codes are informational a currently bill Texas Medicaid)	Non-Texas-enrolled Taxonomy Code: (these codes are informational and describe services the provider performs but for which the provider does not currently bill Texas Medicaid)					
For additional names or addresses, attach pages as necessary.						
Physical address:NumberStreetStreetStreet	uite	City	State	ZIP		
Accounting/billing address (if applicable): Number Street St	uite	City	State	ZIP		
If your accounting address is different than your physical address	ess, indicate your rela	tionship to the a	ccounting addres	s:		
Third Party Biller Management Company	Employer [Self	Other <i>(explain b</i>	elow)		
If you chose Other, please explain:						
	· · · · · · · · · · · · · · · · · · ·			Rev. 10/20/11		



Professional Licensing or Certification Professional License Number and Sta		Initial issue date: Expiration date: MM/DD/YYYY MM/DD/YYYY			
Supervising Physician License Numb by your licensing or certification boa		Initial issue da MM/DD/YYYY	ate:	Expiration date: MM/DD/YYYY	
Pharmacist Immunization Certificatio or CCNA Certification:	n	Issue date: MM/DD/YYYY		Expiration date: MM/DD/YYYY	
Social Security Number:		Federal Tax ID) number:		
Specialty of practice: (i.e., pediatrics, ge	neral practice, etc.)	Medicare inter	rmediary: (if applic	able)	
Medicare provider number: (if applicable	le)	Medicare effec	ctive date: MM/DI	D/YYYY (if applicable)	
Driver's license number:	State:	Driver's licens	se expiration date	e: MM/DD/YYYY	
Date of birth: MM/DD/YYYY		Gender:	M	ale 🗌 Fema	ale
CLIA Number: (attach a copy of the CLIA of Hospitals providing laboratory services, and in questions. The CLIA rules and regulations are	ndependent laboratories (includir		hysician's offices), m	ust answer all CLIA certi	fication
CLIA address: (list the address listed on the Number Street		uite	City	State	ZIP
Previous Physical address: Number Street	Si	uite	City	State	ZIP
Previous Accounting address: Number Street	Si	uite	City	State	ZIP
			·		
Do you plan to use a Third Party Bille	· · · · · · · · · · · · · · · · · · ·		ocont		
Yes No If Yes, pro Billing agent name:	vide the following information	Address:	ayeni.		
		Aug 0001			

Federal Tax ID number:	
Contact person name:	Telephone number:





List all Providers and medical entities that you have a contractual relationship with and, if known, the NPI/API and TPI of each provider or entity. (attach additional sheets if necessary)

1.	Name:		Social Security Number:		Date of birt	t h: MM/D	D/YYYY
	Physical address:		<u> </u>				
	Number Street		Suite	City	S	State	ZIP
	Federal Tax ID:	TPI:		NPI/API:			
2.	Name:	<u></u>	Social Security Number:		Date of birt	t h: MM/D	D/YYYY
	Physical address:		<u> </u>				
	Number Street		Suite	City	5	State	ZIP
				1			
	Federal Tax ID:	TPI:		NPI/API:			
3.	Name:		Social Security Number:		Date of birt	th: MM/D	D/YYYY
	Physical address: Number Street		Suite	City	c	State	ZIP
	Number Street		Sulle	City		blale	
		TPI:		NPI/API:			
	Federal Tax ID:	IPI:		NPI/API:			
4.	Name:		Social Security Number:		Date of birt	t h: MM/D	D/YYYY
	Physical address: Number Street		Suite	City	S	State	ZIP
	Federal Tax ID:	TPI:		NPI/API:			
5.	Name:		Social Security Number:		Date of birt		
0.					Bate of bill		5/1111
	Physical address						
	Physical address: Number Street		Suite	City	S	State	ZIP
	Federal Tax ID:	TPI:		NPI/API:			

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"Sanction" is defined as recoupment, payment hold, imposition of penalties or damages, contract cancellations, exclusion, debarment, suspension, revocation, or any other synonymous action.		
Have you ever been sanctioned (as defined above) in any state or federal program?	☐ Yes	🗌 No
If Yes , fully explain the details, including date, the state where the incident occurred, the agency taking the action affected. (attach additional sheets if necessary)		
Is your professional license or certification currently revoked, suspended or otherwise restricted?	☐ Yes	□ No
Have you ever had your professional license or certification revoked, suspended, or otherwise restricted?	☐ Yes	
Are you currently, or have you ever been, subject to a licensing or certification board order?	🗌 Yes	🗌 No
Have you voluntarily surrendered your professional license or certification in lieu of disciplinary action?	🗌 Yes	🗌 No
(You may be subject to a license or certification verification/status check with your licensing or certification board.)		_
If Yes was answered to any of these questions, fully explain the details, including date, the state where the inci- name of the board or agency, and any adverse action against your license. (attach additional sheets if necessa		
 "Convicted" means that: (a) A judgment of conviction has been entered against an individual or entity by a Federal, State or local court, regardless of whether: (1) There is a post-trial motion or an appeal pending, or (2) The judgment of conviction or other record relating to the criminal conduct has been expunged or otherwise removed; (b) A Federal, State or local court has made a finding of guilt against an individual or entity; (c) A Federal, State or local court has accepted a plea of guilty or nolo contendere by an individual or entity, or (d) An individual or entity has entered into participation in a first offender, deferred adjudication or other program or arrangement where judgment of conviction has been withheld. Are you currently charged with or have you ever been convicted of a crime (excluding Class C misdemeanor traffic citations)? To answer this question, use the federal Medicaid/Medicare definition of "Convicted" in 42 CFR. § 1001.2 as described above, and which includes deferred adjudications and all other types of pretrial diversion programs. You may be subject to a criminal history check. If Yes, fully explain the details, including date, the state and county where the conviction occurred, the cause nu and specifically what you were convicted of. (attach additional sheets if necessary) 	☐ Yes umber(s),	□ No
Are you currently behind 30 days or more on court ordered child support payments?	☐ Yes	□ No
If Yes, provide details of how these past-due payment obligations will be met. (attach additional sheets if neces		
Are you a citizen of the United States?	Yes	🗌 No
If No , of what country are you a citizen?		
If you answered No above, attach a copy of your green card, visa, or other documentation demonstrating your right to reside a	nd work in the U	Inited States.
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Required for any person or entity that meets the definition of a "Principal" or "Subcontractor" as defined below.

A separate copy of this Principal Information Form (PIF-2) must be completed in full for each Principal or Subcontractor of the Provider, before enrollment.

A Principal of the Provider is defined as follows:

- All owners with a direct or indirect ownership or control interest of 5 percent or more.
- All corporate officers and directors, all limited and non-limited partners, and all shareholders of a provider entity (including a professional corporation, professional association, or limited liability company).
- All managing employees or agents who exercise operational or managerial control, or who directly or indirectly manage the conduct of day-to-day operations

A **Subcontractor** of the Provider is defined as follows:

- 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
- 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

All spaces must be completed either with the correct answer or a "NA" on the questions that do not apply to the Principal or Subcontractor.

The Provider or provider's duly authorized representative must personally review each copy of this completed form and certify to the validity and completeness of the information provided by signing the HHSC Medicaid Provider Agreement.

Check principal or subcontrac	ctor:	Subcor	ntractor		
Name – Last, First, Middle Init	ial:	Maiden na	ime:		
List any other alias, name, or	form of your name ever us	ed:			
For additional names or addresse	s, attach pages as necessary.				
Physical address: Number Street		Suite	City	State	ZIP
Accounting/billing address: Number Street		Suite	City	State	ZIP
If your accounting address is	different than your physica	al address, indicate	your relationshi	p to the accounting addre	ss:
Billing agent	lanagement company	Employer	Self	Other (explain below)
lf you chose Other, please expl	ain:				



Professional Licensing or Certification Board Professional License Number and State: (if ap)		Initial issue da MM/DD/YYYY	ate:	Expiration date: MM/DD/YYYY
Pharmacist Immunization Certification or CCNA Certification:		Issue date: MM/DD/YYYY		Expiration date: MM/DD/YYYY
Social Security Number:	cial Security Number: Fe) number:	
Organizity of prostings (1)	(f =	Biladiaana inta		
Specialty of practice: (i.e., pediatrics, general practice	<i>נוכפ, פנכ.)</i>	Medicare inte	rmediary: (if applic	adie)
Medicare provider number: (if applicable)		Medicare effe	ctive date: MM/DI	DIYYYY (if applicable)
Driver's license number:	State:	Driver's licens	se expiration date	: MM/DD/YYYY
Date of birth: MM/DD/YYYY		Gender:	Ma	ale 🗌 Female
Previous Physical address: Number Street	S	Suite City State Z		
Previous Accounting address: Number Street				State ZIP
Your title in the provider organization for which	ch enrollment is b	eing sought:		
Your duties to the provider organization: (attac	ch additional sheets il	f necessary)		
Your relationship to the provider organization	Relationship tu	pes include Accou	Intant Aunt/Unel	e/Cousin Acquaintance
Your relationship to the provider organization. Relationship types include Accountant, Aunt/Uncle/Cousin, Acquaintance, Agency, Attorney, Banker, Bookkeeper, Business, Care Giver, Consultant, Contractual, Corporate Officer, Director, Doctor, Elected Official, Employee, Employer, Ex-Spouse/Ex-Domestic Partner, Friend, Grandparent, Government Official , In-Law/Ex-In- Law, Individual (Contracted), Individual (Fiscal Agent), Limited Partner, Managing Employee, Non-Limited Partner, Nurse, Official, Owner (Direct), Owner (Indirect) Parent, Recruiter, Representative, Shareholder, Sibling, Son/Daughter, Spouse/Domestic Partner, Subcontractor, or Unknown: (attach additional sheets if necessary)				
List all TPIs, provider names, and physical locations under which you have billed or in which your were a principal. Include current and previous TPIs : (attach additional sheets if necessary)				
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List all Providers and medical entities that you have a contractual relationship with and, if known, the NPI/API and TPI of each provider or entity. (attach additional sheets if necessary)

1.	Name:		Social Security Number:		Date of birth:	MM/DD/YYYY
	Physical address:					
	Number Street		Suite	City	Sta	te ZIP
	Federal Tax ID:	TPI:		NPI/API:		
2.	Name:		Social Security Number:		Date of birth:	MM/DD/YYYY
	Physical address:		0.11			
	Number Street		Suite	City	Sta	te ZIP
				· · · · · · · · · · · · · · · · · · ·		
	Federal Tax ID:	TPI:		NPI/API:		
3.	Name:		Social Security Number:		Date of birth:	MM/DD/YYYY
	Physical address: Number Street		Suite	City	Sta	te ZIP
-				Only	014	
-	Federal Tax ID:	TPI:		NPI/API:		
		111.				
4.	News		Os sist Os surits Namela au		Dete of bloth	
4.	Name:		Social Security Number:		Date of birth:	
	Physical address: Number Street		Suite	City	Sta	te ZIP
	Federal Tax ID:	TPI:		NPI/API:		
5.	Name:		Social Security Number:		Date of birth:	MM/DD/YYYY
	Physical address:					
	Number Street		Suite	City	Sta	te ZIP
	Federal Tax ID:	TPI:		NPI/API:		
		l		L		



"Sanction" is defined as recoupment, payment hold, imposition of penalties or damages, contract cancellations, exclusion, debarment, suspension, revocation, or any other synonymous action.		
Have you ever been sanctioned (as defined above) in any state or federal program?	🗌 Yes	🗌 No
If Yes, fully explain the details, including date, the state where the incident occurred, the agency taking the acti affected. (attach additional sheets if necessary)	on, and the pro	ogram
Is your professional license or certification currently revoked, suspended or otherwise restricted?	🗌 Yes	🗌 No
Have you ever had your professional license or certification revoked, suspended, or otherwise restricted?	🗌 Yes	🗌 No
Are you currently, or have you ever been, subject to a licensing or certification board order?	🗌 Yes	🗌 No
Have you voluntarily surrendered your professional license or certification in lieu of disciplinary action?	🗌 Yes	🗌 No
(You may be subject to a license or certification verification/status check with your licensing or certification board.)		
If Yes was answered to any of these questions, fully explain the details, including date, the state where the inci name of the board or agency, and any adverse action against your license. (attach additional sheets if necessa		
 "Convicted" means that: (a) A judgment of conviction has been entered against an individual or entity by a Federal, State or local court, regardless of whether: (1) There is a post-trial motion or an appeal pending, or (2) The judgment of conviction or other record relating to the criminal conduct has been expunged or otherwise removed; (b) A Federal, State or local court has made a finding of guilt against an individual or entity; (c) A Federal, State or local court has accepted a plea of guilty or nolo contendere by an individual or entity, or (d) An individual or entity has entered into participation in a first offender, deferred adjudication or other program or arrangement where judgment of convicted of a crime (excluding Class C misdemeanor traffic citations)? To answer this question, use the federal Medicaid/Medicare definition of "Convicted" in 42 CFR. § 1001.2 as described above, and which includes deferred adjudications and all other types of pretrial diversion programs. You may be subject to a criminal history check. If Yes, fully explain the details, including date, the state and county where the conviction occurred, the cause n and specifically what you were convicted of. (attach additional sheets if necessary) 	☐ Yes umber(s),	□ No
Are you currently behind 30 days or more on court ordered child support payments?	Yes	🗌 No
If Yes , provide details of how these past-due payment obligations will be met. (attach additional sheets if neces	isary)	
Are you a citizen of the United States?	Yes	🗌 No
If No , of what country are you a citizen?		
If you answered No above, attach a copy of your green card, visa, or other documentation demonstrating your right to reside a	nd work in the U	nited States.
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Instructions

Completion and submission of this form is a condition of participation, certification or recertification under any of the programs established by Titles V, XVIII, XIX and XX or as a condition of approval or renewal of a contractor agreement between the disclosing entity and the secretary of appropriate state agency under any of the above-titled programs, a full and accurate disclosure of ownership and financial interest is required. Failure to submit requested information may result in a refusal by the appropriate State agency to enter into an agreement or contract with any such institution in termination of existing agreements.

GENERAL INSTRUCTIONS

Please answer all questions as of the current date. If the yes block for any item is checked, list requested additional information under the Remarks Section referencing the item number to be continued. If additional space is needed, use an attached sheet.

DETAILED INSTRUCTIONS

These instructions are designed to clarify certain questions on the form. Instructions are listed in order of question for easy reference. NO instructions have been given for questions considered self-explanatory.

IT IS ESSENTIAL THAT ALL APPLICABLE QUESTIONS BE ANSWERED ACCURATELY AND THAT ALL INFORMATION BE CURRENT.

ITEM I – Identifying Information

(a) Under identifying information specify in what capacity the entity is doing business as (DBA), example, and name of trade or corporation.

ITEM II - Self-explanatory.

ITEM III – Entity

List the names of all individuals and organizations having direct or indirect ownership interests, or controlling interest separately or in combination amounting to an ownership interest of 5 percent or more in the disclosing entity.

Direct ownership interest is defined as the possession of stock, equity in capital or any interest in the profits of the disclosing entity. A disclosing entity is defined as a Medicare provider or supplier or other entity that furnishes services or arranges for furnishing services under Medicaid or the Maternal and Child Health program or health related services under the social services program.

Indirect ownership interest is defined as ownership interest in an entity that has direct or 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 25 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 and must be reported.

Controlling interest is defined as the operational direction or management of a disclosing entity which may be maintained by any or all of the following devices; the ability or authority, expressed or reserved to amend or change the corporate identity (i.e., joint venture agreement, unincorporated business status) of the disclosing entity; the ability or authority to nominate or name members of the Board of Directors or Trustees of the disclosing entity; the ability or authority, expressed or reserved to amend or change the by-laws, constitution or other operating or management direction of the disclosing entity; the right to control any or all of the assets or other property of the disclosing entity upon the sale or dissolution of that entity; the ability or authority, expressed or reserved to control the sale of any or all of the assets to encumber such assets by way of mortgage or other indebtedness, to dissolve the entity or to arrange for the sale or transfer of the disclosing entity to new ownership or control.

*All individuals listed on section IIIa must submit a PIF-2

ITEMS IV through VII – Changes in Provider Status

Change in provider status is defined as any change in management control. Examples of such changes would include a change in Medical or Nursing Director, a new Administrator, contracting the operation of the facility to a management corporation, a change in the composition of the owning partnership which under applicable State law is not considered a change in ownership, or the hiring or dismissing of any employees with 5 percent or more financial interest in the facility or in an owning corporation, or any change of ownership.

For items IV through VII, if the **Yes** box is checked, list additional information requested under Remarks. Clearly identify which item is being continued.

ITEM IV – Ownership

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

ITEM V – Management

If the answer is **Yes**, list name or the management firm and employer identification number (EIN) or the leasing organization. A management company is defined as any organization that operates and names a business on behalf of the owner of that business with the owner retaining ultimate legal responsibility for operation of the facility.

ITEM VI – Staffing

If the answer is **Yes**, identify which has changed (Administrator, Medical Director or Director of Nursing) and the date the change was made. Be sure to include name of the new administrator, Director of Nursing or Medical Director, as appropriate.

ITEM VII – Affiliation

A chain affiliate is any freestanding health-care facility that is owned, controlled, or operated under lease or contract by an organization consisting of two or more freestanding health-care facilities organized within or across State lines which is under the ownership or through any other device, control and direction of a common party. Chain affiliates include such facilities whether public, private, charitable or proprietary. They also include subsidiary organizations and holding corporations. Providerbased facilities such as hospital–based home health agencies are not considered to be chain affiliates.

ITEM VIII – Capacity

If the answer is **Yes**, list the actual number of beds in the facility now and the previous number.

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Disclosure of Ownership and Control Interest Statement

This form is required for all individuals, groups, and facilities (exclude performing providers).

١.	Identifying information					
(a)	Legal Name: (according to the IRS)	DBA:	Telephone nu	umber:		
	Physical Address:					
	Number Street	Suite	City		State	ZIP
II.	Answer the following questions by cl If any of the questions are answered Yes, list and Control Interest Statement form. Identify	names and addresses of individuals or corport	ations under Rema	rks on the D	isclosure d	of Ownership
(a)	interest of five percent or more in the in	ns having a direct or indirect ownership stitution, organizations, or agency that i to the involvement of such persons, or o "itles XVIII, XIX, or XX?	have been		Yes	🗌 No
(b)	Does this provider have any current employees in the position of manager, accountant, auditor, or in a similar capacity and who were previously employed by this provider's fiscal intermediary or carrier within the last 12 months? (Medicare providers only)					🗌 No
III.	Entity					
(a)	In addition to the owners identified in Section B of the Texas Medicaid Enrollment Application, list the name of every other person or entity with ownership of a controlling interest in the applicant entity (whether such ownership of the controlling interest is direct or indirect). In the case of persons, provide the person's full name and address. In the case of entities, provide the entity's name and federal tax identification number. See Instructions for Completing the Disclosure of Ownership and Control Interest Statement. List any additional names and addresses under Remarks on the Disclosure of Ownership and Control Interest Statement. If more than one individual is reported and any of these persons are related to each other, this must be reported under Remarks.					ip of the In the case losure of and Control
	Name:	Address:			Federal 1	Tax ID Number:
(b)	Type of Entity: (select only one - must ma	atch entity on W-9)				
	Sole proprietorship	Partnership Cor	poration	🗌 Uni	ncorpor	ated
	Association	Other (specify)				
(c)	If the disclosing entity is a corporation (attach additional pages if needed)	on, list names, addresses of the direct	ors and EINs fo	r corporat	ions in r	emarks.
	Remarks:					
IV.	Ownership					
(a)	Has there been a change in ownershi	p or control within the last year?			Yes	□ No
	If Yes, give date:	, 				
(b)	Do you anticipate any change of own	ership or control within the year?			Yes	□ No
	If Yes, give date:	· · ·				

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No No

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information) If **Yes**, give date:

(c)

Do you anticipate filing for bankruptcy within the year? (see provider agreement for additional



Yes

Disclosure of Ownership and Control Interest Statement

This form is required for all individuals, groups, and facilities (exclude performing providers).

V.	Management	
	Does the provider identified in Section I. above comprise or include a facility that is operated by a management company, or a facility that is leased in whole or in part by another organization?	🗌 Yes 🗌 No
	If Yes , give date of change in operations:	
VI.	Staffing	
(a)	Has there been a change in Administrator, Director of Nursing, or Medical Director within the last year?	🗌 Yes 🗌 No
VII.	Affiliation	
VII.	Amilation	
(a)	Is the provider identified in Section I. above chain affiliated?	🗌 Yes 🗌 No
	If Yes , provide the name, address, and Federal Tax ID number of the chain's corporate/home office: Name Address	Federal Tax ID
VIII.	Capacity	
(a)	Have you increased your bed capacity by 10 percent or more or by 10 beds, whichever is greater, within the last two years? (For Hospitals only)	🗌 Yes 🗌 No
	If Yes, give: Year of change: Current Beds: Prior Beds	5:

Please Note:

•

When claiming "Corporation" providers must complete and return the following forms:

- Corporate Board of Directors Resolution Form must be completed with signature and notary stamp or seal
- · Certificate of Formation or Certificate of Filing or Certificate of Authority
- Letter of Good Standing from the Texas State Comptroller's Office. It is a requirement of H.B. 175. A certificate can be obtained by contacting:

State Comptroller's OfficeTax Assistance SectionSales and Use Taxes:1-800-252-5555

Franchise Tax:	1-800-252-1381
Austin Number:	1-800-252-1386

There is no charge for this request. The request may be made by telephone, and the certificate will be mailed to the requestor. Callers must have the taxpayer's name, federal tax ID number, and charter number available at the time of the request.

Do you have a 501(c)(3) Internal Revenue Exemption?
Yes No

Providers who answer "yes" to the question "Do you have a 501 (3) Internal Revenue Exemption" must submit a copy of their IRS Exemption Letter with submission of this application's signature page. Providers who have a 501(c)(3) Internal Revenue Exemption are not required to submit a copy of the Letter of Good Standing from the State Comptroller's Office.



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IRS W–9 Form

Departr	W-9 December 2011) ment of the Treasury Revenue Service	Request for Taxpayer Identification Number and Certific	cation	Give Form to the requester. Do not send to the IRS.
Print or type See Specific Instructions on page 2.	``	your income tax return) egarded entity name, if different from above		
	Check appropriate box for federal tax classification: Individual/sole proprietor C Corporation S Corporation Partnership Trust/estate Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) Other (see instructions)			Exempt payee
	Address (number, s City, state, and ZIP	treet, and apt. or suite no.)	Requester's name and address	(optional)
Der	List account numbe			
Part I Taxpayer Identification Number (TIN) Enter your TIN in the appropriate box. The TIN provided must match the name given on the "Name" line to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see How to get a <i>TIN</i> on page 3. Social security number Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter. Employer identification number				-

Part II 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
- 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. citizen or other U.S. person (defined below).

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 4.

Sign	Signature of
Here	U.S. person ►

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

A person who is required to file an information return with the IRS must obtain 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 provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),

2. Certify that you are not subject to backup withholding, or

3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income. Date 🕨

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.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

• An individual who is a U.S. citizen or U.S. resident alien,

• A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,

- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.



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Form W-9 (Rev. 12-2011)

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

• The U.S. owner of a disregarded entity and not the entity,

 \bullet The U.S. grantor or other owner of a grantor trust and not the trust, and

• The U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person, do not use Form W-9. Instead, use the appropriate Form W-8 (see Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items:

1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.

2. The treaty article addressing the income.

3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.

4. The type and amount of income that qualifies for the exemption from tax.

5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity not subject to backup withholding, give the requester the appropriate completed Form W-8.

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS a percentage of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt 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.

You will not be subject to backup withholding on payments you receive 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 be subject to backup withholding if:

1. You do not furnish your TIN to the requester,

2. You do not certify your TIN when required (see the Part II instructions on page 3 for details),

3. The IRS tells the requester that you furnished an incorrect TIN,

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

5. You do not certify to the requester that you are not subject to backup 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 instructions below and the separate Instructions for the Requester of Form W-9.

Also see Special rules for partnerships on page 1.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account, for example, if the grantor of a grantor trust dies.

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. Willfully 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.

Specific Instructions

Name

If you are an individual, you must generally enter the name shown on your income tax return. 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 entered in Part I of the form.

Sole proprietor. Enter your individual name as shown on your income tax return on the "Name" line. You may enter your business, trade, or "doing business as (DBA)" name on the "Business name/disregarded entity name" line.

Partnership, C Corporation, or S Corporation. Enter the entity's name on the "Name" line and any business, trade, or "doing business as (DBA) name" on the "Business name/disregarded entity name" line.

Disregarded entity. Enter the owner's name on the "Name" line. The name of the entity entered on the "Name" line should never be a disregarded entity. The name on the "Name" line must be the name shown on the income tax return on which the income will be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a domestic owner, the domestic owner's name is required to be provided on the "Name" line. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on the "Business name/disregarded entity name" line. If the owner of the disregarded entity is a foreign person, you must complete an appropriate Form W-8.

Note. Check the appropriate box for the federal tax classification of the person whose name is entered on the "Name" line (Individual/sole proprietor, Partnership, C Corporation, S Corporation, Trust/estate).

Limited Liability Company (LLC). If the person identified on the "Name" line is an LLC, check the "Limited liability company" box only and enter the appropriate code for the tax classification in the space provided. If you are an LLC that is treated as a partnership for federal tax purposes, enter "P" for partnership. If you are an LLC that has filed a Form 8832 or a Form 2553 to be taxed as a corporation, enter "C" for C corporation or "S" for S corporation. If you are an LLC that is disregarded as an entity separate from its owner under Regulation section 301.7701-3 (except for employment and excise tax), do not check the LLC box unless the owner of the LLC (required to be identified on the "Name" line) is another LLC that is not disregarded for federal tax purposes. If the LLC is disregarded as an entity separate from its owner, enter the appropriate tax classification of the owner identified on the "Name" line.



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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/ disregarded entity name" line.

Exempt Payee

If you are exempt from backup withholding, enter your name as described above and check the appropriate box for your status, then check the "Exempt payee" box in the line following the "Business name/ disregarded entity name," sign and date the form.

Generally, individuals (including sole proprietors) are not exempt from backup withholding. Corporations are exempt from backup withholding for certain payments, such as interest and dividends.

Note. If you are exempt from backup withholding, you should still complete this form to avoid possible erroneous backup withholding.

The following payees are exempt from backup withholding:

1. An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2),

2. The United States or any of its agencies or instrumentalities,

3. A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities,

4. A foreign government or any of its political subdivisions, agencies, or instrumentalities, or

5. An international organization or any of its agencies or instrumentalities.

Other payees that may be exempt from backup withholding include:

6. A corporation,

7. A foreign central bank of issue,

8. A dealer in securities or commodities required to register in the United States, the District of Columbia, or a possession of the United States,

9. A futures commission merchant registered with the Commodity Futures Trading Commission,

10. A real estate investment trust,

11. An entity registered at all times during the tax year under the Investment Company Act of 1940,

12. A common trust fund operated by a bank under section 584(a),

13. A financial institution,

14. A middleman known in the investment community as a nominee or custodian, or

15. A trust exempt from tax under section 664 or described in section 4947.

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 15.

IF the payment is for	THEN the payment is exempt for
Interest and dividend payments	All exempt payees except for 9
Broker transactions	Exempt payees 1 through 5 and 7 through 13. Also, C corporations.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 5
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 7 ²

¹See Form 1099-MISC, Miscellaneous Income, and its instructions.

²However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney, and payments for services paid by a federal executive agency.

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 a single-member LLC that is disregarded as an entity separate from its owner (see *Limited Liability Company (LLC)* on page 2), enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note. See the chart on page 4 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 Card, from your local Social Security Administration office or get this form online at *www.ssa.gov*. You may also get this form by calling 1-800-772-1213. Use 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 apply for an EIN online by accessing the IRS website at *www.irs.gov/businesses* and clicking on Employer Identification Number (EIN) under Starting a Business. You can get Forms W-7 and SS-4 from the IRS by visiting IRS.gov or by calling 1-800-TAX-FORM (1-800-829-3676).

If you are asked to complete Form W-9 but 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 types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

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

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

Part II. 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 item 1, below, and items 4 and 5 on page 4 indicate otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on the "Name" line must sign. Exempt payees, see *Exempt Payee* on page 3.

Signature requirements. Complete the certification as indicated in items 1 through 3, below, and items 4 and 5 on page 4.

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 tuition program payments (under section 529), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

	•
For this type of account:	Give name and SSN of:
 Individual Two or more individuals (joint account) 	The individual The actual owner of the account or, if combined funds, the first individual on the account '
3. Custodian account of a minor (Uniform Gift to Minors Act)	The minor ²
 a. The usual revocable savings trust (grantor is also trustee) b. So-called trust account that is not a legal or valid trust under state law 	The grantor-trustee '
 Sole proprietorship or disregarded entity owned by an individual 	The owner ³
6. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulation section 1.671-4(b)(2)(i)(A))	The grantor*
For this type of account:	Give name and EIN of:
7. Disregarded entity not owned by an individual	The owner
8. A valid trust, estate, or pension trust	Legal entity 4
9. Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
 Association, club, religious, charitable, educational, or other tax-exempt organization 	The organization
11. Partnership or multi-member LLC	The partnership
12. A broker or registered nominee	The broker or nominee
13. 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
 Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulation section 1.671-4(b)(2)(i)(B)) 	The trust

¹List 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 and you may also enter your business or "DBA" name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.

⁴ List first and circle the name of the 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.) Also see *Special rules for partnerships* on page 1.

*Note. Grantor also must provide a Form W-9 to trustee of trust.

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.

Secure Your Tax Records from Identity Theft

Identity theft occurs when someone uses your personal information such as your name, social security number (SSN), or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- Protect your SSN,
- · Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Publication 4535, Identity Theft Prevention and Victim Assistance.

Victims of identity theft who are experiencing economic harm or a system problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to *phishing@irs.gov*. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at: *spam@uce.gov* or contact them at *www.ftc.gov/idtheft* or 1-877-IDTHEFT (1-877-438-4338).

Visit IRS.gov to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.

TMHP A STATE MEDICAID CONTRACTOR



Corporate Board of Directors Resolution

THE FOLLOWING FORM IS FOR CORPORATIONS ONLY, AS INDICATED ON THE DISCLOSURE OF OWNERSHIP, QUESTION III (B).

State Of				
County Of				
meeting of	The Board Of Directors Of _		, 20, 20, , A Corporation, he county.	
With A Quo	rum Of The Directors Present,	The Following Business Was Co	onducted:	
	,		following resolution be adopted: ove corporation do hereby authorize	
	advisable, a contract or co and to execute said contr	ontracts with the Texas Healt act or contracts on behalf of wer and authority to do all thing	and conditions that he/she may deem h and Human Services Commission, f the corporation, and further we do gs necessary to implement, maintain,	
	The above resolution was p the by-laws and Articles or		present and voting in accordance with	
	I certify that the above of a meeting	constitutes a true and corre of the boa	ect copy of a part of the minutes ird of directors of	
	held on the	day of	, 20 <u>.</u> .	
			Signature of Secretary	_
		_, on the day of	, a Notary Public for , 20	r the
Notary	/ Stamp/Seal	State of	ty of	
		MESSAGE TO NOT COMPLETE ALL O NOTARY STATEME	F THE BLANKS IN THIS	



HOSPITALS, HOSPITAL-AFFILIATED AMBULATORY SURGICAL CENTERS, HOME HEALTH, FREESTANDING PSYCHIATRIC FACILITY, CHRONIC RENAL DISEASE, TEXAS DEPARTMENT OF MENTAL HEALTH AND MENTAL RETARDATION (MH/MR), FEDERALLY QUALIFIED HEALTH CENTER, AND COMPREHENSIVE OUTPATIENT REHABILITATION FACILITY

REQUIRED FORM

Audit Information Form is to be filled out by facilities such as hospitals, home health, rural health, FQHC, and renal dialysis.

Cost reports, for applicable providers, are to be filed according to Medicare regulations. Provide us with the following information:

Medicaid TPI: (to be completed by TMHP)

Facility provider name:

Current fiscal year end:

Medicare intermediary: (name and address of where you send your Medicare cost report)

Phone:

Contact for cost report information: (at facility)

Phone:



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5/01/2012

This continue to the fellowing billion on performing provident

Ini	s certifica	tion pertains to the following billing of performing provider:
	Pro	vider Name:
	Та	ID Number:
	NP	I Number:
Pro	vider's p	imary billing address:
	-	eet Address:
		eet Address:
		//State/Zip:
		one Number:
Pro	vider's p	imary physical address:
	-	eet Address:
		eet Address:
		//State/Zip:
		one Number:
1	00111100	e is I am the provider or, if the provider is an organization, I provider's (title or position) I am of sound mind, capable of making this tion, and I am personally acquainted with the facts stated here. If I am representing an organizational r, I am authorized to make this certification on the provider's behalf.
2	Adminis	tand that, under Texas Human Resources Code, Section 32.024(c-1), and Title 1 of the Texas trative Code, Sections 354.1361 through 354.1364, I or my organization is not qualified to participate in heligible to bill for services provided through the Women's Health Program if I or anyone in my ation:
	a)	Performs or promotes elective abortions; or
	b)	Is an affiliate of another entity that performs or promotes elective abortions.
3	354.136 stateme	eviewed Section 32.024(c-1) of the Texas Human Resources Code and Sections 354.1361 through 4 of Title 1, Texas Administrative Code. As required under those rules, I certify that the following nts are true and correct with respect to my or my organization's participation in the Medicaid Women's Program:
	a)	Neither I nor my organization promotes or performs elective abortion procedures.
	b)	Neither I nor my organization affiliates with any entity that performs or promotes elective abortions.
	c)	None of the funds I or my organization has received under the Medicaid Women's Health Program has been used to pay for or to provide direct support for elective abortion procedures.
	d)	None of the funds I or my organization receives under the Medicaid Women's Health Program will be used to pay for or provide direct support for elective abortion procedures.
	e)	I or my organization currently bills the Medicaid Women's Health Program for authorized services only.
4	In addit	on, I understand and acknowledge that:
	a)	If I fail to complete and submit this certification, I will be disqualified from the Medicaid Women's Health Program and HHSC will deny any claims I or my organization submit(s) for Medicaid Women's Health Program services.



- b) If, after I submit this signed certification, I perform, agree to perform, or promote elective abortions, or I affiliate or agree to affiliate with an entity that performs or promotes elective abortions, I will notify HHSC at least 30 calendar days before I perform or promote an elective abortion or affiliate with an entity that does so. If I fail to notify HHSC as required, I will be disqualified from the Medicaid Women's Health Program and HHSC will deny any claims I or my organization submit(s) for Medicaid Women's Health Program services.
- c) If, while participating in the Medicaid Women's Health Program, I or my organization performs or promotes an elective abortion, I and my organization will be disqualified from the Medicaid Women's Health Program, and HHSC will deny any claims I or my organization submit(s) for Medicaid Women's Health Program services.
- d) If I submit this certification and agree to its terms, but HHSC determines that I am in fact ineligible to participate in the Medicaid Women's Health Program, HHSC may place a payment hold on claims submitted by me or my organization for Medicaid Women's Health Program services until HHSC can make a final determination regarding the Provider's eligibility;
- e) If HHSC determines that I or my organization is ineligible to receive funds under the Medicaid Women's Health Program:
 - (1) HHSC may recoup Medicaid Women's Health Program funds paid on claims incurred by me or my organization since the date the provider became ineligible;
 - (2) HHSC will deny all Medicaid Women's Health Program claims that I or my organization have submitted since the date of ineligibility; and
 - (3) I and my organization will remain ineligible to participate in the Medicaid Women's Health Program until I or my organization comply with Texas Human Resources Code section 32.024(c-1) and title 1, sections 354.1361 through 354.1364 of the Texas Administrative Code; and
- f) If I knowingly make a false statement or misrepresentation on this certification, I may be considered to have committed fraud or tampered with a government record under the laws of Texas and the United States, and I and my organization may be excluded from participation in the Medicaid program.
- 5 I also understand that, to enable HHSC to verify my or my organization's eligibility to participate in the Women's Health Program, I must complete and return this certification to HHSC at the following address:

Texas Medicaid & Healthcare Partnership ATTN: Provider Enrollment PO Box 200795 Austin, TX 78720-0795

Please check the following statement:

I affirm that the statements listed in this certification are true and correct.

Effective Date of Certification	through 12/31/	
(The effective date of the Certific	cation spans from the date of form completion through the end of	f the Certification year. Each
provider must complete a new ce	ertification and mail it to TMHP by the end of each calendar year	.)

I affirm that the statements listed in this are not true and correct.

Terminate WHP Certification

Effective Date:

Signature:

Printed Name: _____

Title: _____

Date: _____



5/01/2012

Electronic Funds Transfer (EFT) Notification

Electronic Funds Transfer (EFT) is a payment method used to deposit funds directly into a provider's bank account. These funds can be credited to either checking or savings accounts, if the provider's bank accepts Automated Clearinghouse (ACH) transactions. EFT also avoids the risks associated with mailing and handling paper checks by ensuring funds are directly deposited into a specified account.

The following items are specific to EFT:

- Pre-notification to your bank occurs on the weekly cycle following the completion of enrollment in EFT.
- Future deposits are received electronically after pre-notification.
- The Remittance and Status (R&S) report furnishes the details of individual credits made to the provider's account during the weekly cycle.
- Specific deposits and associated R&S reports are cross-referenced by both the provider identifiers (i.e., NPI, TPI, API) and R&S number.
- EFT funds are released by TMHP to depository financial institutions each Thursday.
- The availability of R&S reports is unaffected by EFT and they continue to arrive in the same manner and time frame as currently received.

TMHP must provide the following notification according to ACH guidelines:

Most receiving depository financial institutions receive credit entries on the day before the effective date, and these funds are routinely made available to their depositors as of the opening of business on the effective date. Contact your financial institution regarding posting time if funds are not available on the release date.

However, due to geographic factors, some receiving depository financial institutions do not receive their credit entries until the morning of the effective day and the internal records of these financial institutions will not be updated. As a result, tellers, bookkeepers, or automated teller machines (ATMs) may not be aware of the deposit and the customer's withdrawal request may be refused. When this occurs, the customer or company should discuss the situation with the ACH coordinator of their institution, who in turn should work out the best way to serve their customer's needs.

In all cases, credits received should be posted to the customer's account on the effective date and thus be made available to cover checks or debits that are presented for payment on the effective date.

To enroll in the EFT program, complete the attached Electronic Funds Transfer Authorization Agreement. <u>You</u> <u>must return a voided check or signed letter from your bank on bank letterhead with the agreement to the</u> <u>TMHP address indicated on the form.</u>

Call the TMHP Contact Center at 1-800-925-9126 if you need assistance.

TMHP A STATE MEDICAID CONTRACTOR



Rev. 10/22/09

Electronic Funds Transfer (EFT) Notification

 Type of authorization:
 New
 Change

 Provider name:
 Billing TPI: (9-digit)

NOTE: Complete all sections below and attach a voided check or a signed letter from your bank on bank let	tterhead.
---	-----------

National Provider Identifier (NPI)	Atypical Provider Identifier (API):	Primary taxonomy code:	
List any additional TPIs that use	the same provider information:		
TPI:	TPI:	TPI:	TPI:
TPI:	TPI:	TPI:	TPI:
Provider accounting address: Number Street	Sı	iite City	State ZIP
Provider phone number:			
Bank name:		Bank phone number:	
ABA/Transit number:		Account number:	
Bank address:		Account type: (check one)	
		Checking	Savings

I (we) hereby authorize Texas Medicaid & Healthcare Partnership (TMHP) to present credit entries into the bank account referenced above and the depository named above to credit the same to such account. I (we) understand that I (we) am responsible for the validity of the information on this form. If the company erroneously deposits funds into my (our) account, I (we) authorize the company to initiate the necessary debit entries, not to exceed the total of the original amount credited for the current pay period.

I (we) agree to comply with all certification requirements of the applicable program regulations, rules, handbooks, bulletins, standards, and guidelines published by the Texas Health and Human Services Commission (HHSC) or its contractor. I (we) understand that payment of claims will be from federal and state funds, and that any falsification or concealment of a material fact may be prosecuted under federal and state laws.

I (we) will continue to maintain the confidentiality of records and other information relating to clients in accordance with applicable state and federal laws, rules, and regulations.

Authorized signature:	Date:	
Title:	E-mail address: (if applicable)	
Contact name:	Contact phone number:	

Return this form to: Texas Medicaid & Healthcare Partnership ATTN: Provider Enrollment PO Box 200795 Austin, TX 78720-0795



5/01/2012



Texas Vaccines for Children Program (TVFC): Provider Enrollment

 Initial Enrollment* Re-Enrollment 		Provider PIN Number			
Name of Facility, Practice, or Clini	c:				
Provider Name (M.D., D.O., N.P., F	P.A., or C.N.M.*):				
	(Last Name)		(MI)	(Title)	
Contact:					
(Last Name)	(First Name)	(MI)	(Title)		
Mailing Address:					
	Box or Street Address)	(City)		(Zip)	
Address for Vaccine Delivery:					
	(Street Address and Suite Num)	ber) (City)	(County)	(Zip)	
Telephone Number: ()		Fax Number: ()		
E-mail Address:					

In order to participate in the Texas Vaccines for Children Program and/or to receive federally and state-supplied vaccines provided to me at no cost, I, on behalf of myself and <u>any and all practitioners associated with this medical office</u>, group practice, health department, community/ migrant/rural health clinic, or other organization, agree to the following:

- 1. Before administering vaccines obtained through the Texas Vaccines for Children Program (TVFC), this office/facility will determine VFC eligibility. The Patient Eligibility Screening Form will be provided to the parent or guardian to declare each child's eligibility.
- 2. This office/facility will maintain records of the parent/guardian/authorized representative's responses on the Patient Eligibility Screening Form for at least three years. If requested, this office/facility will make such records available to the Texas Department of State Health Services (DSHS), the local health department/authority, or the U.S. Department of Health and Human Services.
- 3. This office/facility will comply with the appropriate vaccination schedule, dosage, and contra indications, as established by the Advisory Committee on Immunization Practices, unless (a) in making a medical judgment in accordance with accepted medical practice, this office/facility deems such compliance to be medically inappropriate, or (b) the particular requirement is not in compliance with Texas Law, including laws relating to religious and medical exemptions.
- 4. This office/facility will provide Vaccine Information Statements (VIS) to the responsible adult, parent, or guardian and maintain records in accordance with the National Childhood Vaccine Injury Act. Signatures are required for informed consent. (The Texas Addendum portion of the VIS may be used to document informed consent.)
- 5. This office/facility will not charge for vaccines supplied by DSHS and administered to a child who is eligible for the TVFC.
- 6. This office/facility may charge a vaccine administration fee. This office/facility will not impose a charge for the administration of the vaccine in any amount higher than the maximum fee established by DSHS. Medicaid patients cannot be charged for the vaccine, administration of vaccine, or an office visit associated with Medicaid services.
- This office/facility will not deny administration of a TVFC vaccine to a child because of the inability of the child's parent or guardian/ individual of record to pay an administrative fee.
- 8. This office/facility will comply with the State's requirement for ordering vaccine and other requirements as described by DSHS.
- 9. This office/facility or the State may terminate this agreement at any time for personal reasons or failure to comply with these requirements.
- 10. This office/facility will allow DSHS (or its contractors) to conduct on-site visits as required by VFC regulations.

Signature*:	Date:

*A licensed Medical Doctor, Doctor of Osteopathy, Nurse Practitioner, Physician Assistant, or a Certified Nurse Midwife must sign the TVFC Enrollment form.





www.FormsWorkFlow.co

Texas Vaccines for Children Program (TVFC)

Is your Facility a Federally Qualified Health Center	er, Migrant Health Clinic, or Rural Health Clinic?
🗌 Yes 🗌 No	
Type of Clinic: (check one)	
Public Health Department/District	Private Hospital
Public Hospital	Private Practice (Individual or Group)
Other Public Clinic	Other Private Clinic

Patient Profile

Please enter the number of children for each of the following categories and by age group who will be vaccinated at your clinic in the next 12-month period.

Number of Children in each Category:	< 1 year old	1–6 years	7–18 years	Total
Enrolled in Medicaid				
Uninsured Note: Children enrolled in Health Maintenance Organizations are considered insured				
American Indians				
Alaskan Natives				
Underinsured (Has health insurance that Does NOT pay for vaccines, has a co-pay or deductible the family cannot meet, or has insurance that provides limited wellness or prevention coverage)				
Children who do not meet any of the above criteria, but still receive vaccinations at public health clinics (For Public Health Clinic Use ONLY)				
Children who receive benefits from the Children's Health Insurance Program (CHIP)				
Children who are vaccinated in your practice, but are NOT TVFC-eligible				
Total Patients (Add columns)				

Texas Vaccines for Children Program Provider List Please list all individuals within the practice who will be administering TVFC supplied vaccine.								
Last Name (List provider who is lis Provider Enrollment Fo			Title , D.O., N.P., P.A., R.N., L.V.N., M.A.	National Provider Identification	Medical License Number	Specialty (Family Medicine, Pediatrics, etc.)		



Provider List – Addendum for PIN _____

Texas Vaccines for Children Program Provider List (continued) Please list all individuals within the practice who will be administering TVFC supplied vaccine.							
Last Name First Name	Middle Initial Title	e National Provider	Medical License Number	Specialty (Family Medicine,			
Provider Enrollment Form first)	R.N., L.V.N.	, M.A.		Pediatrics, etc.)			



Requesting Enrollment As

Individual

This type of enrollment applies to an individual health-care professional who is licensed or certified in Texas, and who is seeking enrollment under the name, and social security or tax identification number of the individual. An individual may also enroll as an employee, using the tax identification number of the employer. Certain provider types must enroll as individuals, including dieticians, occupational therapists, and speech therapists.

Group

This type of enrollment applies to health-care items or services provided under the auspices of a legal entity, such as a partnership, corporation, limited liability company, or professional association, and the individuals providing health-care items or services are required to be certified or licensed in Texas. The enrollment is under the name and tax identification number of the legal entity. For any group enrollment application, there must also be at least one enrolling performing provider.

Texas Medicaid Identification Form

Ambulance/Air Ambulance

To enroll in Texas Medicaid, ambulance providers must: 1) operate according to the laws, regulations, and guidelines governing ambulance services under Medicare Part B; 2) equip and operate under the appropriate rules, licensing, and regulations of the state in which they operate; 3) acquire a license from Texas Department of State Health Services (DSHS) approving equipment and training levels of the crew; and 4) enroll in Medicare. A hospitaloperated ambulance provider must be enrolled as an ambulance provider and submit claims using the ambulance Texas Provider Identifier (TPI), not the hospital TPI.

Ambulatory Surgical Center

To enroll in Texas Medicaid, Ambulatory Surgical Centers (ASCs) must: meet and comply with applicable state and federal laws and provisions of the state plan under Title XIX of the Social Security Act for Medical Assistance, and be enrolled in Medicare. Out-of-state ASCs that are Medicare-certified as an ASC in the state where they are located and provide services to a Texas Medicaid client may be entitled to participate in Texas Medicaid.

Audiologist

To enroll in Texas Medicaid, audiologists must be licensed by the licensing board of their profession to practice in the state where the services were performed and be enrolled as a Medicare provider. Audiologists must also be currently certified by the American Speech, Language, and Hearing Association or meet the Association's equivalency requirements. Audiologists can enroll as groups or into multi-specialty groups. Medicare enrollment is a prerequisite for enrollment as a Medicaid group. Refer to Hearing for enrollment requirements for Hearing Aid providers (a separate application must be submitted).

Birthing Center

To enroll in Texas Medicaid, a birthing center must be licensed by DSHS. Texas Medicaid only reimburses birthing center services that provide a level of service equal to the professional skills of a physician or certified nurse-midwife (CNM) who acts as the birth attendant. A birthing center is defined as a facility or institution where a woman is scheduled to give birth following an uncomplicated (low-risk) pregnancy. This term does not include a

Performing Provider

This type of enrollment applies to an individual health-care professional who is licensed or certified in Texas, and who is seeking enrollment under a group. The enrollment is under the tax identification number of the group, and payment is made to the group. If a health-care professional is required to enroll as an individual, as explained above, but the person is an employee and payment is to be made to the employer, the health-care professional does not enroll as a performing provider. Instead, the health-care professional enrolls as an individual provider under the tax identification number of their employer.

Facility

This type of enrollment applies to situations in which licensure or certification applies to the entity. Although individuals working for or with the entity may be licensed or certified in their individual capacity, the enrollment is based on the licensure or certification of the entity. For this reason, facility enrollment does not require enrollment of performing providers.

hospital, ambulatory surgical center, nursing facility, or residence of the woman giving birth.

Case Management for Children and Pregnant Women

Enrollment for Case Management for Children and Pregnant Women (CPW) is a two-step process. Potential providers must submit a Texas Department of State Health Services (DSHS) Case Management for Children and Pregnant Woman application to the DSHS Health Screening and Case Management Unit. Upon approval by DSHS potential providers must enroll as a Medicaid provider for CPW. After the enrollment process is completed, the applicant is notified, in writing, of the provider status and Texas Provider Identification (TPI). The facility must enroll as a group and enroll registered nurses and social workers as performing providers of the group. The Provider Agreement, Provider Information Form (PIF-1) and Principal Information Form (PIF-2) must be completed for each principal of the group and each performing provider enrolling into the group.

Catheterization Lab

To enroll in Texas Medicaid, a catheterization lab must be Medicare-certified.

Certified Nurse Midwife

To enroll in Texas Medicaid, a certified nurse-midwife (CNM) must be a licensed registered nurse who is recognized by the Board of Nurse Examiners for the State of Texas as an advanced practice nurse in nurse-midwifery and certified by the American College of Nurse-Midwives. Medicare enrollment is a prerequisite for enrollment as a Medicaid provider.

Certified Registered Nurse Anesthetist

To enroll in Texas Medicaid, a certified registered nurse anesthetist (CRNA) must be a registered nurse approved as an advanced practice nurse by the state in which they practice and be currently certified by either the Council on Certification of Nurse Anesthetists or the Council on Recertification of Nurse Anesthetists. Medicare enrollment is a prerequisite for enrollment as a Medicaid provider. CRNAs can enroll as groups or into multi-specialty groups. If enrolling into a Medicare enrolled multi-specialty group, Medicare enrollment is required.





Chemical Dependency Treatment Facility

Chemical dependency treatment facilities licensed by HHSC are eligible to enroll in Texas Medicaid. Chemical dependency treatment facility services are those facility services determined by a qualified credentialed professional, as defined by the Texas Commission on Alcohol and Drug Abuse Chemical Dependency Treatment Facility Licensure Standards, to be reasonable and necessary for the care of a person younger than age 21 who is chemically dependent.

Chiropractor

To enroll in Texas Medicaid, a doctor of chiropractic (DC) medicine must be licensed by the Texas Board of Chiropractic Examiners and enrolled as a Medicare provider. Chiropractors can enroll as groups or into multi-specialty groups. If enrolling into a Medicare enrolled multi-specialty group, Medicare enrollment is required.

Comprehensive Health Center

To enroll in Texas Medicaid to provide medical services, physicians (MD and DO) and doctors (DMD, DDS, OD, DPM, and DC) must be licensed by the licensing authority of their profession to practice in the state where the service is performed at the time services are provided. All physicians except pediatricians and physicians doing only THSteps medical screens must be enrolled in Medicare before Medicaid enrollment. TMHP may waive the Medicare enrollment prerequisite for pediatricians or physicians whose type of practice and service may never be billed to Medicare.

Comprehensive Outpatient Rehab Facility

To enroll in Texas Medicaid, a Comprehensive Outpatient Rehab Facility (CORF) must be Medicare-certified. CORFs are public or private institutions primarily engaged in providing, under medical direction, diagnostic, therapeutic, and restorative services to outpatients, and are required to meet specified conditions of participation.

Consumer Directed Services Agency

To enroll in the Texas Title XIX Medicaid Program, Consumer Directed Services Agency providers must complete the Texas Medicaid enrollment application. Providers of consumer directed services must submit their contract with the Department of Aging and Disability Services as a Consumer Directed Services Agency provider.

Dental

To enroll as a provider of THSteps dental services, a dentist must be currently licensed by the Texas State Board of Dental Examiners (TSBDE) and complete a Dental Provider Enrollment Application with TMHP. THSteps is the Texas version of the Medicaid program known as Early and Periodic Screening, Diagnosis, and Treatment (EPSDT). THSteps dental services are mandated by Medicaid to provide for the early detection and treatment of dental health problems for Medicaid-eligible clients younger than 21 years of age. THSteps dental service standards were designed to meet federal regulations and incorporate the recommendations of representatives of dental professional organizations in the state. A dentist must complete an enrollment application for each separate practice location and will receive a unique nine-digit Medicaid provider identification number for each practice location Dental providers may enroll as a dental group or as an individual dentist.

To enroll as a Doctor of Dentistry Practicing as a Limited Physician, a dentist must be currently licensed by the TSBDE or currently be licensed in the state where the service was performed at that time, have a Medicare provider identification number before applying for and receiving a Medicaid provider identifier and enroll as a Medicaid provider with a limited physician provider identifier using the Traditional Medicaid Provider Enrollment Application. A dentist must complete an enrollment application for each separate practice location and will receive a unique nine-digit Medicaid provider identification number for each practice location. Dentists can enroll as groups or into multi-specialty groups. Owner of the group must be a licensed dentist.

Dietitian

Independently practicing licensed dietitians may enroll in Texas Medicaid to provide services to THSteps-Comprehensive Care Program (THSteps-CCP) clients. Providers of nutritional services and counseling must be licensed by the Texas State Board of Examiners of Dietitians in accordance with the Licensed Dietitians Act, Article 4512h.

Durable Medical Equipment

Providers of durable medical equipment (DME) must be enrolled in Medicare (Palmetto). Enrolled providers of DME or expendable medical supplies are issued a DMEH TPI that is specific to home health services. Providers of customized and non-basic medical equipment are also enrolled as a DME provider. Prescriptions and diabetic syringes are covered through the Medicaid Vendor Drug Program. Refer to the Pharmacy section for more information on pharmacies enrolled as CCP providers.

Early Childhood Intervention

To participate in Texas Medicaid, an ECI provider must comply with all applicable federal, state, local laws, and regulations about the services provided. Contractors must be certified by the Texas ECI Program and must submit a copy of the current contract award from the Texas ECI Program.

Family Planning Agency

Family planning services are preventive health, medical, counseling, and educational services that assist individuals in managing their fertility and achieving optimal reproductive and general health. To enroll in Texas Medicaid, family planning agencies must ensure that all services are furnished by, prescribed by, or provided under the direction of a licensed physician and have a medical director who is a physician currently licensed to practice medicine in Texas. Agencies must have an established record of performance in the provision of both medical and educational/ counseling family planning services as verified through client records, established clinic hours, and clinic site locations; provide family planning services in accordance with the Department of State Health Services (DSHS) standards of client care for family planning agencies; and be approved for family planning services by the DSHS Family Planning Program. Physicians who wish to provide Medicaid Obstetric and Gynecologic (OB-GYN) services are allowed to bypass Medicare enrollment and obtain a Medicaidonly TPI for OB-GYN services regardless of provider specialty. Similarly, federally qualified health centers do not need to apply for a separate physician or agency number. Family planning services are payable under the existing FQHC TPI using family planning procedure codes.

Federally Qualified Health Center/Federally Qualified Satellite/Federally Qualified Look-Alike

To enroll in Texas Medicaid, a Federally Qualified Health Center (FQHC) must be receiving a grant under Section 329, 330, or 340 of the Public Health Service Act or designated by the U.S. Department of Health and Human Services to have met the requirements to receive this grant. FQHCs and their satellites are required to enroll in Medicare to be eligible for Medicaid enrollment. FQHC "look-alikes" are not required to enroll in Medicare but may elect to do so to receive reimbursement for crossovers. A copy of the Public Health Service issued notice of grant award reflecting the project period and the current budget period must be submitted with the enrollment application. A current notice of grant award must be submitted to the TMHP Provider Enrollment Department annually. Centers are required to notify TMHP of all satellite centers that are affiliated with the parent FQHC and





their actual physical addresses. All FQHC satellite centers billing Medicaid for FQHC services must also be approved by the Public Health Service. For accounting purposes, centers may elect to enroll the Public Health Service–approved satellites using an FQS TPI that ties back to the parent FQHC TPI and Federal Tax ID. This procedure allows for the parent FQHC to have one provider agreement as well as one cost report combining all costs from all approved satellites and the parent FQHC. If an approved satellite chooses to bill Texas Medicaid directly, the center must have a separate TPI from the parent FQHC and will be required to file a separate cost report.

Freestanding Psychiatric Facility

To be eligible to participate in the THSteps-CCP, a psychiatric hospital/facility must be accredited by the Joint Commission, have a valid provider agreement with HHSC, and have completed the TMHP enrollment process. Facilities certified by Medicare must also meet the Joint Commission accreditation requirements. Freestanding psychiatric hospitals enrolled in Medicare may also receive payment for Medicare deductible and coinsurance amounts with the exception of clients ages 21-64.

Freestanding Rehabilitation Facility

To be eligible to participate in the THSteps-Comprehensive Care Program (CCP), a freestandingrehabilitation hospital must be certified by Medicare, have a valid Provider Agreement with HHSC, and have completed the TMHP enrollment process. Texas Medicaid enrolls and reimburses freestanding rehabilitation hospitals for CCP services and Medicare deductible/coinsurance. The information in this section is applicable to CCP services only.

Genetics

Only full-service genetic providers may enroll in Texas Medicaid. Before enrolling, the provider must contract with DSHS for the provision of genetic services. Basic contract requirements are as follows. 1) The provider's medical director must be a clinical geneticist (MD or DO) who is board eligible/certified by the American Board of Medical Geneticists (ABMG). The physician must oversee the delivery and content of all medical services. 2) The provider must use a team of professionals to provide genetic evaluative, diagnostic, and counseling services. The team rendering the services must consist of at least the following professional staff. 3) The clinical geneticist (MD or DO) and at least one of the following: nurse, genetic associate, social worker, medical geneticist, or genetic counselor. Administrative personnel and support staff may also be involved. Additionally, each genetic professional providing clinical services must obtain a performing TPI from TMHP. For more contracting information, contact: DSHS Genetic Screening and Case Management Division, 1100 West 49th Street, Austin TX 78756-3199, 512-458-7111 X2193.

HCSSA

Home and Community Support Services Agency (HCSSA). An entity licensed by DADS that provides home care, hospice, or personal assistance services for pay or other consideration in a client's residence, an independent living environment, or another appropriate location. For information about enrolling as an HCSSA, see the Home Health section.

Hearing

To enrol in Texas Medicaid, hearing professionals (physicians, audiologists, and fitters and dispensers) who provide hearing evaluations or fitting and dispensing services must be licensed by the licensing board of their profession to practice in the state where the service was performed. Additionally, audiologists must also be currently certified by the American Speech, Language, and Hearing Association or meet the Association's equivalency requirements. Audiologists do not have to provide separate licensure to enroll as a fitter and dispenser because the audiology

licensure encompasses and constitutes registration to fit and dispense hearing instruments.

Home Health

Home Health Services, e.g., intermittent skilled nursing, physical therapy, occupational therapy and home health aide, are provided under the Texas Title XIX Medicaid program. To enroll, a provider must be a licensed Home and Community Support Services Agency (HCSSA) that is also Medicare certified. These facilities will have the Licensed and Certified Home Health (LCHH) category listed on the DADS issued license. Home health providers may render both traditional Title XIX Medicaid home health services and any of the Texas Medicaid TH-Steps Comprehensive Care services.

Hospital - In State/Out of State

To be eligible to participate in Texas Medicaid, a hospital must be certified by Medicare, have a valid provider agreement with HHSC, and have completed the TMHP enrollment process.

Hospital Ambulatory Surgical Center

Hospitals certified and enrolled in Texas Medicaid are assigned a nine-character TPI (HASC) exclusively for billing day surgeries.

Hospital - Military

To enroll in Texas Medicaid, a military hospital must be certified by Medicare, have a valid provider agreement with HHSC, and have completed the TMHP enrollment process. Veteran's Administration (VA) hospitals are eligible to receive Texas Medicaid payment only on claims that have crossed over from Medicare.

Hyperalimentation

To enroll in Texas Medicaid, providers of in-home total parental hyperalimentation must be enrolled in Medicare (Palmetto) as inhome total parental hyperalimentation supplier providers.

Independent Laboratory

To enroll in Texas Medicaid, the independent (freestanding) laboratory must: 1) be independent from a physician's office or hospital; 2) meet staff, equipment, and testing capability standards for certification by HHSC; and 3) have Medicare certification.

Licensed Marriage Family Therapist (LMFT)

To enroll in Texas Medicaid, whether as an individual or as part of a group, a licensed marriage and family therapist (LMFT) must be licensed by the Texas State Board of Examiners of Marriage and Family Therapists. LMFTs are covered as Medicaid-only providers. Therefore, enrollment in Medicare is not a requirement. LMFTs can enroll as part of a multi-specialty group whether or not they are enrolled in Medicare. Providers that hold a temporary license are not eligible to enroll in Texas Medicaid.

Licensed Professional Counselor

To enroll in Texas Medicaid, independently or as a group of practicing licensed professional counselors (LPCs), you must be licensed by the Texas Board of Examiners of Professional Counselors. LPCs are covered as Medicaid-only providers; therefore, enrollment in Medicare is not a requirement for enrollment in Medicaid. Practitioners holding a temporary license are not eligible to enroll in Medicaid. LPCs can enroll as groups or into multi-specialty and Behavioral Health groups. The Provider Agreement, Provider Information Form (PIF-1) and, Principal Information Form (PIF-2) must be complete for the group and each performing provider enrolling into the group.

Licensed Vocational Nurse

Independently enrolled licensed vocational nurses may also enroll to provide private duty nursing (PDN) under the Texas Medicaid THSteps-Comprehensive Care program. In order to enroll, the LVN must submit a plan of RN supervision, including the name and license number of the RN providing the supervision. The





supervision of services is subject to audit by the Office of Inspector General (OIG).

Licensed Home Health-Comprehensive Care Program

Licensed Home and Community Support Services Agencies (HCSSA) that are not Medicare certified, but have the licensed home health category on their DADS issued license may provide only Private Duty Nursing, CCP therapy to children (0-20), or Personal Care Services (PCS) under Texas Medicaid THSteps-Comprehensive Care. HCSSAs that also wish to provide services through Title XIX, Medicaid Home Health must also be Medicare certified.

Maternity Service Clinic

To enroll in Texas Medicaid, maternity service clinics (MSC) must ensure that the physician prescribing the services is employed by or has a contractual agreement/formal arrangement with the clinic to assume professional responsibility for the services provided to clinic patients. To meet this requirement a physician must see the patient at least once, prescribe the type of care provided, and if the services are not limited by the prescription, periodically review the need for continued care. Medicare certification is not a prerequisite for MSC enrollment. An MSC must: 1) be a facility that is not an administrative, organizational, or financial part of a hospital; 2) be organized and operated to provide maternity services to outpatients; 3) comply with all applicable federal, state, and local laws and regulations; 4) an MSC wanting to bill and receive reimbursement for case management services to high-risk pregnant adolescents, women, and infants must meet the criteria specified in the Case Management for Children and Pregnant Women section.

MH Case Management/MH Rehabilitative Services

To enroll in Texas Medicaid, MH Case Management and MR Rehabilitative Services providers must contact Texas Department of State Health Services (DSHS) at 512-206-5818 to be approved. Local mental health (MH) providers, with the approval of DSHS, are eligible to apply for MH case management and MH rehabilitative services.

MR Case Management

To enroll in Texas Medicaid, MR Case Management providers must contact DADS at 512-438-3011 to be approved. Local mental retardation (MR) providers, with the approval of DADS, are eligible to apply for MR services coordination.

Nurse Practitioner/Clinical Nurse Specialist (NP/CNS)

To enroll in Texas Medicaid, a nurse practitioner or a clinical nurse specialist (NP/CNS) must be licensed as a registered nurse and be approved as an NP/CNS by the Texas Board of Nursing. All NP/CNS providers are enrolled within the categories of practice as determined by the Texas Board of Nursing. NP/CNS providers can enroll as groups or into multispecialty groups. If enrolling into a Medicare-enrolled multispecialty group, Medicare enrollment is required.

Occupational Therapist

HHSC allows Medicaid enrollment of independently practicing licensed occupational therapists in the THSteps-Comprehensive Care Program (CCP). Licensed Home and Community Support Services Agencies (HCSSAs) are also able to provide occupational therapy in the THSteps-Comprehensive Care Program (CCP). Some occupational therapy services are also available under Title XIX Home Health.

Optician

To enroll in Texas Medicaid, opticians must be enrolled as Medicare Providers. Opticians can enroll as groups or into multispecialty groups.

Orthotist

Orthotists must be enrolled in Medicare and licensed by the Texas Board of Orthotics and Prosthetics as a licensed orthotist (LO) or licensed prosthetist/orthotist (LPO) to measure, design, fabricate, assemble, fit, adjust, or service an orthosis for the correction or alleviation of a neuromuscular or musculoskeletal dysfunction, disease, injury, or deformity.

Optometrist

To enroll in Texas Medicaid, doctors of optometry must be licensed by the licensing board of their profession to practice in the state where the service was performed, at the time the service was performed, and be enrolled as Medicare Providers. Optometrists can enroll as groups or into multi-specialty groups. If enrolling into a Medicare enrolled multi-specialty group, Medicare enrollment is required.

Outpatient Rehabilitation Facility

To enroll in Texas Medicaid, an Outpatient Rehabilitation Facility (ORF) must be Medicare-certified. ORFs are public or private institutions primarily engaged in providing, under medical direction, diagnostic, therapeutic, and restorative services to outpatients, and are required to meet specified conditions of participation.

Personal Care Services

Licensed Home and Community Support Services Agencies (HCSSA) that are not Medicare certified, but have ONLY the Personal Assistance Services (PAS) category may provide ONLY Personal Care Services (PCS) under Texas Medicaid THSteps-Comprehensive Care.

Pharmacist

A pharmacist is an individual licensed by the appropriate state regulatory agency to engage in the practice of pharmacy. The practice of pharmacy includes, but is not limited to: assessment, interpretation, evaluation and implementation, initiation monitoring or modification of medication and or medical orders; the compounding or dispensing of medication and or medical orders; participation in drug and device procurement, storage, and selection; drug administration; drug regimen reviews; drug or drug-related research; provision of patient education and the provision of those acts or services necessary to provide medication therapy management services in all areas of patient care. Pharmacists must complete an application as an "individual" or "performing provider" under a pharmacy "group" if interested in providing Medicaid clients only vaccines. Pharmacists must be certified by Medicare and certified to perform immunizations

Pharmacy

A pharmacy is a facility used by pharmacists for the compounding and dispensing of medicinal preparations and other associated professional and administrative services. A pharmacy is a facility whose primary function is to store, prepare and legally dispense prescription drugs under the professional supervision of a licensed pharmacist. It meets any licensing or certification standards set forth by the jurisdiction where it is located.

Pharmacies must complete an application as a "group" if interested in providing Medicaid clients only vaccines. As a "group" applicant, at least one performing provider application must be submitted as a pharmacist. Pharmacies must be certified by Medicare. Pharmacies must complete the application as a "facility" if interested in providing DME and supplies to all Medicaid clients. Each pharmacy must be certified by Medicare.

Pharmacy providers are eligible to enroll in THSteps Medicaid Children's Services Comprehensive Care Program (CCP). To be enrolled in Medicaid Children's Services, the pharmacy must first be enrolled in the Medicaid Vendor Drug Program (VDP).





Pharmacies enrolling as CCP only providers do not require Medicare certification to enroll. Only taxonomy code 336000000X is available for selection during the enrollment process.

Physical Therapist

To enroll in Texas Medicaid, independently practicing licensed physical therapists must be enrolled in Medicare. The Medicare enrollment requirement is waived for therapists providing services only to THSteps-eligible clients who are under 21 and not receiving Medicare benefits. If you are currently enrolled with Texas Medicaid or plan to provide regular acute care services to clients with Medicaid coverage, enrollment in the THSteps-Comprehensive Care Program (CCP) is not necessary. All non-CCP physical therapy services must be billed with your current Medicaid TPI.

Physical Therapy may also be provided by a licensed HCSSA. CCP physical therapy may be provided by either a licensed and certified Home Health or licensed HCSSA and physical therapy through Title XIX Medicaid Home Health may be provided by a licensed and certified HCSSA.

Physician

To enroll in Texas Medicaid to provide medical services, physicians (MD and DO) and doctors (DMD, DDS, OD, DPM, and DC) must be licensed by the licensing authority of their profession to practice in the state where the service is performed at the time services are provided. All physicians except pediatricians, OB-GYNs, and physicians doing only THSteps medical screens must be enrolled in Medicare before Medicaid enrollment. TMHP may waive the Medicare enrollment prerequisite for pediatricians or physicians whose type of practice and service may never be billed to Medicare. Physicians can enroll as groups or into multi-specialty group, Medicare enrollment is required.

Physician Assistant

To enroll in Texas Medicaid, a Physician Assistant (PA) must be licensed as a physician assistant and be recognized as a PA by the Texas Physician Assistant Board. All PAs are enrolled within the categories of practice as determined by the Board of Medical Examiners. PAs can enroll as groups or into multi-specialty groups. If enrolling into a Medicare enrolled multi-specialty group, Medicare enrollment is required.

Physiological Labs

To enroll in Texas Medicaid, radiological and physiological laboratories and portable X-ray suppliers must be enrolled in Medicare. Both radiological and physiological laboratories must be directed by a physician.

Podiatrist

Podiatrists (DPM) must be Medicare-certified and enrolled as Medicaid providers are authorized to perform procedures on the ankle or foot as approved by the Texas Legislature under their licensure as a DPM when such procedures would also be reimbursable to a physician (MD or DO) under Texas Medicaid. Podiatrist can enroll as groups or into multi-specialty groups. If enrolling into a Medicare enrolled multi-specialty group, Medicare enrollment is required.

Portable X-Ray

To enroll in Texas Medicaid, radiological and physiological laboratories and portable X-ray suppliers must be enrolled in Medicare. A physician must direct both radiological and physiological laboratories.

Prosthetist

Prosthetists must be enrolled in Medicare and licensed by the Texas Board of Orthotics and Prosthetics as a prosthetist (LP) or prosthetist/orthotist (LPO) to measure, design, fabricate, assemble, fit, adjust, or service a prosthesis.

Psychologist

To enroll in Texas Medicaid, an independently practicing psychologist must be licensed by the Texas State Board of Examiners of Psychologists and be enrolled as a Medicare provider. Psychologists can enroll as groups or into multi-specialty groups. If enrolling into a Medicare enrolled multi-specialty group, Medicare enrollment is required.

Qualified Rehabilitation Professional

A person who meets one or more of the following criteria: a) Holds a certification as an assistive technology professional or a rehabilitation engineering technologist issued by, and in good standing with, the Rehabilitation Engineering and Assistive Technology Society of North America (RESNA); b) Holds a certification as a seating and mobility specialist issued by, and in good standing with, RESNA; and/or c) Holds a certification as a certified rehabilitation technology supplier issued by, and in good standing with, the National Registry of Rehabilitation Technology Suppliers (NRRTS).

Radiological Lab

To enroll in Texas Medicaid, radiological and physiological laboratories and portable X-ray suppliers must be enrolled in Medicare. A physician must direct both radiological and physiological laboratories.

Radiation Treatment Center

To enroll in Texas Medicaid, Radiation Treatment Centers must be Medicare-certified and certified by HHSC Bureau of Radiation Control.

Registered Nurse

Independently enrolled registered nurses may also enroll to provide private duty nursing under the Texas Medicaid THSteps-Comprehensive Care.

Renal Dialysis Facility

To enroll in Texas Medicaid, a renal dialysis facility must be Medicare-certified in the state that it is located to provide services. Facilities must also adhere to the appropriate rules, licensing, and regulations of the state where they operate.

Respiratory Care Practitioner

To enroll in Texas Medicaid, a respiratory care practitioner (CRCP) must be certified by HHSC to practice under Texas Civil Statutes, Article 4512L. As of January 1,1988, the National Board for Respiratory Care Exam must be passed to be certified by HHSC. Medicare certification is not a prerequisite for Medicaid enrollment.

Rural Health Clinic

Medicare is required for enrollment as a Title XIX Rural Health Clinic (RHC).

SHARS – School/Non-school

To enroll in Texas Medicaid, school districts, including charter schools, must employ, or contract with, individuals or entities that meet certification and licensing requirements in accordance with the Texas Medicaid State Plan for SHARS in order to bill and be reimbursed for program services. (See *Texas Medicaid Provider Procedures Manual*, School Health and Related Services.)

To enroll in Texas Medicaid, a nonschool SHARS provider must submit in its enrollment packet an affiliation letter that meets the requirements in the *Texas Medicaid Provider Procedures Manual*,





School Health and Related Services, Nonschool SHARS Provider Enrollment.

Service Responsibility Option

To enroll in the Texas Title XIX Medicaid Program, Service Responsibility Option providers must complete the Texas Medicaid enrollment application. Providers of personal assistance services must submit their contract with the Department of Aging and Disability Services as a Service Responsibility Option provider.

Social Worker

To enroll in Texas Medicaid independently or as a group, a licensed clinical social worker (LCSW) must be licensed through the Texas State Board of Social Work Examiners as a LCSW and be enrolled in Medicare or obtain a pediatric practice exemption through TMHP Provider Enrollment. Practitioners holding a temporary license are not eligible to enroll in Medicaid. Social Workers can enroll as groups or into multi-specialty or Behavioral Health groups. If enrolling into a Medicare enrolled multi-specialty group, Medicare enrollment is required.

Specialized/Custom Wheeled Mobility - CCP (under 21)

A provider supplying items of durable medical equipment that are powered or manual mobility systems, including seated positioning components, powered or manual seating options, electronic drive control, specialty driving controls, multiple adjustment frame, nonstandard optimizations, and other complex or specialized components for clients under 21 years of age.

Specialized/Custom Wheeled Mobility - Home Health (all ages)

A provider supplying items of durable medical equipment that are powered or manual mobility systems, including seated positioning components, powered or manual seating options, electronic drive control, specialty driving controls, multiple adjustment frame, nonstandard optimizations, and other complex or specialized components. NOTE: If you are enrolling as a Specialized/Custom Wheeled Mobility provider and you also supply other types of Durable Medical Equipment, then you will need to include your Palmetto Number and Taxonomy Code in the application.

Speech Therapist

HHSC allows enrollment of independently practicing licensed speech-language pathologists under the THSteps-CCP. Texas Medicaid enrolls and reimburses speech-language pathologists for CCP services only.

Targeted Case Management (PWI)

See "Case Management for Children and Pregnant Women".

TB Clinic

To enroll in Texas Medicaid, the tuberculosis (TB) clinic must be: 1) A public entity operating under Department of State Health Services (DSHS) Infectious Disease Control Unit Tuberculosis Program (IDCU/TB) tax identification number (TB regional clinic) or 1) A public entity operating under a non-Department of State Health Services (DSHS) Infectious Disease Control Unit Tuberculosis Program (IDCU/TB) tax identification number (city/county/local clinic) or 1) A non-hospital based entity for private providers and 2) A provider of TB-related clinic services must apply to the Department of State Health Services (DSHS) Infectious Disease Control Unit Tuberculosis Program (IDCU/TB) Tuberculosis Elimination Division. For more information about provider gualifications, contact the Tuberculosis Elimination Division. Financial Services and Medicaid Unit at 512-458-7447. To receive a provider application form or provider supplement. send a request to the following address: Tuberculosis Elimination Division, ATTN: Financial Services and Medicaid Unit, 1100 West 49th Street, Austin TX 78756-3199.

Texas Commission for the Blind

The Texas Commission for the Blind (TCB) is eligible to enroll as a Medicaid provider of case management for blind and visually impaired clients (BVIC) younger than age 16.

THSteps Medical Case Management Services

See "Case Management for Children and Pregnant Women".

Texas Health Steps (THSteps) Medical

To enroll in the Texas Medicaid and THSteps Program, providers must be licensed physicians (MD, DO); health-care providers of facilities (public or private) capable of performing the required medical checkup procedures under the direction of a physician; (such as regional and local health departments; family planning clinics; migrant health clinics; community-based hospitals and clinics; maternity clinics; rural health clinics; home health agencies; and school districts). Family and pediatric nurse practitioners may enroll independently as THSteps providers. Certified nursemidwives may be enrolled as providers of THSteps medical checkups for newborns, up to two months of age, and adolescent females. Women's health-care nurse practitioners may be enrolled as providers of THSteps medical checkups for adolescent females and adult nurse practitioners may enroll as providers of THSteps checkups for people older than age 14.

Vision Medical Supplier

To enroll in Texas Medicaid, doctors of optometry must be licensed by the licensing board of their profession to practice in the state where the service was performed, at the time the service was performed, and be enrolled as Medicare (Palmetto) Providers.

Women's Health Program (WHP)

WHP provides low-income women with family planning exams, related health screenings, and birth control. Providers of services to WHP clients must notify the TMHP Provider Enrollment department in writing, via the Medicaid Women's Health Program Certification, whether they perform elective abortions. This certification must be completed annually.

Women, Infant, & Children (WIC) (Immunization Only)

To be eligible as a qualified provider for presumptive eligibility determinations the following federal requirements must be met. The provider must be 1) an eligible Medicaid provide; 2) provide outpatient hospital services, rural health clinic services, or clinic services furnished by or under the direction of a physician without regard to whether the clinic itself is administered by a physician (includes family planning clinics); and 3) receive funds from or participate in the WIC program.





Final Checklist

1.	Com	Complete the following required forms — All items marked are required.						
	X	Introductions and Provider Agreement Form						
	X	Texas Medicaid Identification Form						
	X	Texas Medicaid Provider Enrollment Application						
	X	HHSC Medicaid Provider Agreement (One for each group, performing provider within the group, individu facility included in this enrollment package)	ial, and					
	X	Provider Information Form (One for each group, performing provider within the group, individual, and fac this enrollment package)	cility in					
	X	Principal Information Form (A separate copy of this Principal Information Form (PIF-2) must be complete full for <u>each</u> Principal or Subcontractor of the Provider, before enrollment)	ed in					
	X	Disclosure of Ownership and Control Interest Statement Form						
	X	IRS W-9 Form						
		Corporate Board of Directors Resolution Form — Must Be NOTARIZED						
		Medicaid Audit Form						
2.	lf ap	plicable, complete the following optional forms.						
		Electronic Funds Transfer (EFT) Authorization Agreement						
		Copy of Voided Check						
		Texas Vaccines for Children (TVFC) Provider Enrollment						
		Children with Special Health Care Needs (CSHCN) Services Program Application						
		Medicaid Women's Health Program Certification						
3.		ain signatures — These must be original signatures. Sworn Statements must be perly notarized by a Notary Public. All items checked require signatures.						
		HHSC Medicaid Provider Agreement						
	X	IRS W-9 Form						
	X	Corporate Board of Directors Resolution Form — Must Be NOTARIZED						
		Electronic Funds Transfer (EFT) Authorization Agreement						
		Texas Vaccines for Children (TVFC) Provider Enrollment						
4.	Atta	ch all required documents — All items checked must be sent with your application.						
		Ambulance Services Providers — Attach a copy of your permit/license						
		Birthing Center Providers — Attach a copy of your certification permit						
		Certified Registered Nurse Anesthetist Providers — Attach a copy of your CRNA certification or re- certification card						
		Chemical Dependency Treatment Facility Providers — Attach a copy of your license						
		CLIA Providers — Attach a copy of your CLIA license with approved specialty services as appropriate						
		ECI Providers — Attach a copy of your approval letter from the Interagency Council on Early Childhood Intervention						
		CO	ntinued					



4.	<i>continued</i> 4. Attach all required documents — <i>All items checked must be sent with your application.</i>		
		FQHC Providers — Attach a copy of your contracted providers, names and addresses of your satellite centers that have been approved by the Public Health Service, and a copy of your grant award	
		Mammography Services Providers — Attach a copy of the certification of your mammography systems from the Bureau of Radiation Control (BRC).	
		MH/MR Providers — Attach a copy of your approval letter from the State of Texas	
		Case Management for Children and Pregnant Women Providers — If applying as a group or individual, attach a copy of your approval letter from the State of Texas	
		Non–School SHARS Providers — Attach a copy of your affiliation letter	
		Freestanding RHC Providers — Attach a copy of your encounter rate letter from Medicaid	
		CLIA Certificate	
		Certificate of Formation and Certificate of Filing or Certificate of Authority	
		Certificate of Good Standing	
		Out of State Providers – Attach proof of meeting one of the following criteria:	
		 A medical emergency documented by the attending physician or other provider. The client's health is in danger if he or she is required to travel to Texas. Services are more readily available in the state where the client is located. The customary or general practice for clients in a particular locality is to use medical resources in the other state. All services provided to adopted children receiving adoption subsidies (these children are covered for all services, not just emergency). Other out-of-state medical care may be considered when prior authorized. Medicare primary, Medicaid secondary for coinsurance and/or deductible payments only. Other: Explanation required. Special Education Co-op — Attach a list of all school districts in the co-op that will be providing SHARS	
		services. (Include complete address, school district number, TEA number) IRS 501(c)(3) Exemption Letter	
6.	Make a copy for your records.		
	Be s	ure to make a copy of all documents for your own records.	
7.	Mail your application.		
	Mail your application to the following address:		
		Texas Medicaid & Healthcare Partnership ATTN: Provider Enrollment P.O. Box 200795 Austin, TX 78720-0795	



