

**Before You Begin!**

You are encouraged to use the [Provider Healthcare Portal](#) for submitting enrollment transactions to the Indiana Health Coverage Programs (IHCP). You will find the online process quick and easy, with online help features to guide you. When you complete your transaction, the Portal will provide a paper confirmation of your enrollment transaction that you will be able to print for your records.

For additional help using the Portal, online web-based training for the Provider Healthcare Portal is available on the [Provider Healthcare Portal Training](#) page on this site.

If you are not able to use the Portal, you may use paper forms.

Who Uses This Packet

You should use this packet if you are a facility and are provider type 29 – Radiology. You may enroll as either a billing provider or a group provider. If your practice has one or more associated practitioners, or rendering providers, that share a common taxpayer identification number (TIN), you must enroll as a group. Group providers must have at least one rendering provider.

General Instructions

This enrollment and maintenance packet can be used for the following tasks:

- **Enrolling in the Indiana Health Coverage Programs (IHCP) for the first time** – Complete all fields in each section unless a section is optional and does not apply to you.
- **Submitting a change of ownership (CHOW)** – Complete all fields in each section, unless a section is optional and does not apply to you.
- **Adding a new service location to your business** – Complete all fields in each section unless a section is optional and does not apply to you.
- **Revalidating your current enrollment in the IHCP** – Complete all fields in each section except the rendering provider packet or sections that are optional and do not apply to you.
 - You do not need to submit full rendering provider packets during revalidation.
 - To revalidate the rendering providers that are linked to your group or clinic, submit a list on a separate sheet of paper of all rendering providers who are actively linked to your group or clinic. Include the following data for each rendering provider:
 - Full name
 - National Provider Identifier (NPI)
 - IHCP Provider ID (formerly Legacy Provider Identifier/LPI)
 - Date of birth
 - Social Security number
 - Provider type and specialty
 - **A rendering provider agreement, signed by an authorized representative of the group and the rendering provider, must be submitted for each rendering provider linked to the group enrollment.**
 - If any rendering provider is currently linked to your group or clinic who should not be, use the [IHCP Provider Disenrollment Form](#) to disenroll the providers from your service locations.
- **Making updates to information about your business**, also known as your Provider Profile – Do not complete the entire packet; complete and submit only the pages of the packet and the supporting documentation that apply to the update. Only the following sections are required when using the packet to update your profile:
 - Schedule A – Type of Request
 - Schedule A – Provider Information

- Schedule A – Contact Information
- *IHCP Provider Signature Authorization Addendum*
- Any section where the information has changed; if the information in a section has not changed, leave the section blank. For example, if the mailing address has changed but the pay-to address has not, complete the mailing address section and leave the pay-to address blank.

Provider Profile Updates and Revalidations

Providers that use the [Provider Healthcare Portal](#) to revalidate their enrollment or update their provider profile will find the process much quicker and easier than sending paper forms. Delegates with the proper authorization can also access the Portal at indianamedicaid.com to make profile changes.

Tips for Completing this Packet

- Read the instructions in each section of the packet carefully.
- If your radiology business is a group, for new enrollments and when adding a new service location, one or more rendering provider packets must be submitted with this packet to be linked to the group.
- Required addenda are included with this packet and must be submitted with the packet.
- Where sections of the packet request supporting documentation (such as a copy of a certification), the required documentation must be included as an attachment to the packet.
- All packet documents are interactive PDF files, allowing you to enter information into the fields directly from the computer screen. This information can be saved to a file and printed for mailing. Using these interactive features facilitates the packet’s completion and review processes.

Next Steps

1. After completing this packet, including all applicable addenda, and collecting the necessary supporting documentation, perform a quality check using the following checklist. The quality check helps ensure that your packet can be processed and does not have to be returned for corrections.

Provider Use Only	Quality Checklist
	<p>If you are updating your Provider Profile, do not complete the entire packet; double-check that only the following sections have been completed:</p> <ul style="list-style-type: none"> Schedule A – Type of Request Schedule A – Provider Information Schedule A – Contact Information <i>IHCP Provider Signature Authorization Addendum</i> <p>Any section where the information has changed; if the information in a section has not changed, leave the section blank.</p> <p>Submit only the pages of the packet and the supporting documentation that apply to the update.</p>
	<p>If you are enrolling for the first time, submitting a change of ownership, adding a service location, or revalidating your enrollment, double-check that all sections of this packet have been completed and signed. If a question or section is not applicable, you should indicate N/A to attest that it does not apply.</p>
	<p>If your radiology business is a group, and you are enrolling for the first time or adding a new service location, double-check that one or more <i>Rendering Provider Enrollment and Profile Maintenance Packets</i> are included as attachments to this packet.</p>
	<p>Make sure you have attached the CURRENT <i>W-9</i> (or most current year if there is no update for the year in which the application is being submitted) from the Internal Revenue Service (IRS) website. Failure to attach the current year’s <i>W-9</i> may result in the application being returned to the provider.</p>
	<p>Double-check that the Service Location name, or DBA name, in the Service Location Name and Address section of Schedule A matches exactly the business name on the Federal W-9 form.</p>
	<p>Double-check that the name and address in the Legal Name and Home Office Address section of Schedule A matches exactly the information on the Federal W-9 form.</p>
	<p>Double-check that the Provider Agreement has been signed by an authorized official who is listed on Schedule C. (The Provider Agreement must not be signed by a delegated administrator.)</p>

Provider Use Only	Quality Checklist
	<p>Double-check that the required addenda, as applicable, are completed and included with the packet.</p> <p><i>IHCP Provider Application Fee Addendum</i> (all)</p> <p><i>IHCP Provider Screening Addendum</i> (as applicable)</p> <p><i>Change of Ownership Addendum</i> (as applicable)</p> <p><i>Delegated Administrator Addendum/Maintenance Form</i> (as applicable)</p> <p><i>Electronic Funds Transfer Addendum/Maintenance Form</i> (as applicable)</p> <p>Current version of the Federal W-9 Form (all)</p> <p><i>Signature Authorization Addendum</i> (all)</p> <p>Provider Agreement (all)</p>
	<p>If you are required to remit an application fee to the IHCP, include the electronic payment confirmation number on the <i>IHCP Provider Application Fee Addendum</i>.</p>
	<p>Double-check that all required supporting documentation, including copies of applicable professional and operating licenses, is included as an attachment to the packet. Required documentation is listed on the IHCP Provider Enrollment Type and Specialty Matrix at indianamedicaid.com.</p>
	<p>If you are registered with the Secretary of State or the county recorder's office, please include documentation as an attachment to the packet.</p>
	<p>If your radiology business is a group with one or more practitioners or rendering providers, a <i>Rendering Provider Enrollment and Maintenance Form</i> must be completed for each linked practitioner and included as an attachment to this packet.</p>
	<p>If you are submitting the <i>IHCP Electronic Funds Transfer Addendum/Maintenance Form</i>, include a voided check OR a signed letter from your bank that lists the account holder's name, taxpayer identification number (TIN), and the appropriate account and routing numbers as an attachment to the packet. A deposit slip will not be accepted. In lieu of completing this form, you may submit your EFT information electronically using the Provider Healthcare Portal after your enrollment is complete. This process eliminates the need for a voided check or letter from your bank.</p>
	<p>If you are completing this packet to report a change of ownership, complete the <i>Change of Ownership Addendum</i>, and include a copy of the purchase or sales agreement as an attachment to the packet.</p>

2. Print the completed packet. It is important to return all pages in the packet, in the correct page number order, with all required documents.
3. Make a copy of the packet for your records.
4. Mail the packet, including all required addenda and supporting documentation, to the IHCP at the following address:

Provider Enrollment Unit
P.O. Box 7263
Indianapolis, IN 46207-7263

5. If the packet needs correcting or is missing required documentation, the IHCP Provider Enrollment Unit will contact you by telephone, email, fax, or mail. This contact is intended to communicate what needs to be corrected, completed, and submitted before the IHCP can process your enrollment transaction. If an application is rejected for missing or incomplete information, a letter will be sent indicating what needs to be corrected or attached. When submitting the correction or missing information, providers MUST return the entire packet, along with a copy of the letter explaining the errors or omissions as a cover sheet.
6. You will be notified via regular mail after your application has been approved. Please allow 15 business days plus mailing time before inquiring about the status of your application.
7. After you are enrolled as an IHCP provider, if you are interested in enrolling as a provider with the IHCP's managed care programs, you must apply directly with one or more of the managed care entities (MCEs). Please see the [Managed Care](#) page at indianamedicaid.com for information about the programs and the MCEs with which the State contracts for each.



Type of Request		
<p>1. Type of request</p> <p>This packet is used for multiple purposes; select the purpose that applies:</p> <p>New enrollment – You are enrolling in the IHCP for the first time.</p> <p>Change of ownership – The ownership of your business has changed.</p> <p>New service location – You are already enrolled in the IHCP and want to enroll an additional service location.</p> <p>Revalidate enrollment – You received a letter indicating you must revalidate your IHCP enrollment.</p> <p>Profile update – You are already enrolled in the IHCP and you need to change your Provider Profile information.</p>		
Provider Information		
<p>A taxonomy code identifies a healthcare provider type and specialty; it is not a universal physician identification number (UPIN), Medicare provider number, or an IHCP provider number. The full provider taxonomy code set can be found at wpc-edi.com under References. The taxonomy requested in field 4 is the taxonomy associated with the NPI in field 2.</p>		
2. National Provider Identifier (NPI)	3. ZIP + 4 (Nine digits required)	4. Taxonomy code
5a. Are you currently enrolled as an IHCP provider?		5b. If yes, what is your IHCP Provider ID?
<p>Yes No</p>		
6a. Were you previously enrolled as an IHCP provider?		6b. If yes, what was your previous IHCP Provider ID?
<p>Yes No</p>		
7. Are you submitting this packet as the result of a change of ownership? (If yes, complete the <i>Change of Ownership Addendum</i> and provide a copy of the purchase or sales agreement as an attachment to the packet.)		8. Requested enrollment effective date
<p>Yes No</p>		
Contact Information		
<ul style="list-style-type: none"> The contact name and email relate to the person who can answer questions about the information provided in this packet. Providers will be enrolled to receive email notifications when new information is published to indianamedicaid.com. Provide the email address where these notifications should be sent. Email addresses will be used for IHCP business only and will not be sold or shared for other purposes. 		
9. Contact name		10. Telephone
11. Contact email address		
12. Email address for provider publications		

Service Location Name and Address

- **The service location address must be a physical location. A post office box is not a valid service location address.**
- The service location is the site where members obtain services and is either owned or rented by the provider; it is usually where supporting documentation related to claims is maintained.
- If your business name differs from your legal name, submit copies of registration documentation from the Secretary of State or your county recorder's office showing the business name or DBA (*405 IAC 1-19.1b*) has been registered. This document must be attached to the packet.
- If you are using this packet to change your business name, you must include a revised *W-9* form as an attachment to the packet. You must also submit registration documentation from the Secretary of State or your county recorder's office as an attachment, except when the business name is your nonregistered personal name.
- For a personal name change, submit documentation showing proof of the name change. A provider's updated license or appropriate certification may be presented as proof of a name change. If a provider license does not show the new name, an official document showing the legal name change is required.
- If your legal name and business name changes are the same, one set of attached documents will support both changes.
- Providers that provide services at a "place of service site," such as at a hospital or nursing facility, should enter their home/business office as their service location address.

13. Service location (DBA) name

14. Indiana county (Indiana providers)	15. Telephone
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16. Service location street address

17. City	18. State	19. ZIP + 4 (Nine digits required)
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20. Is claim documentation kept at this location? Yes No	21. Are services provided in Indiana? Yes No
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Legal Name and Home Office Address

- The legal name is considered to be the entity maintaining ownership of the named business. The legal name must be the current name on tax, corporation, and other legal documents.
- The legal name and home office address must match **exactly** the information currently registered with the Secretary of State, if registered. This does not apply to informal associations such as sole proprietorships and general partnerships that are not registered.
- If your business name differs from your legal name, submit copies of registration documentation from the Secretary of State or your county recorder's office showing your filed business name and DBAs (*405 IAC 1-19.1b*) as an attachment to the packet.
- **The legal name, as well as the home office address and TIN, must match exactly the information reported on the *W-9*.**
- If you are using this packet to change your legal name or home office address, you must include a revised *W-9* form as an attachment to the packet. You must also submit registration documentation from the Secretary of State or your county recorder's office as an attachment, except when the legal name is a nonregistered personal name.
- For a personal name change, submit documentation showing proof of the name change. A provider's updated license or appropriate certification may be presented as proof of a name change. If a provider license does not show the new name, an official document showing the legal name change is required. If the legal name changes on the *W-9*, a new *W-9* must be submitted.
- If your legal name and business name changes are the same, one set of attached documents will support both changes.

22. Legal name

23. Business name (DBA)

24. Home office street address

25. City	26. State	27. ZIP + 4 (Nine digits required)
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28. Telephone	29. Current TIN	30. Former TIN (required only for reporting a TIN change)
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Mailing Name and Address

The mailing address is the location where the IHCP sends general correspondence. A post office box is acceptable for a mailing address.

31. Addressee	32. Telephone	
33. Mailing street address		
34. City	35. State	36. ZIP + 4 (Nine digits required)

Pay-To Name and Address

- The pay-to address is the location where the IHCP sends checks and general claims payment information. If this is a billing agent's address, please provide the name, address, and telephone number of the billing agent. A post office box is acceptable for this address.
- The pay-to name is the name that will appear as the payee on all checks.
- If the provider is using a billing agent, proof of authorization for the billing agent must be included as an attachment to the packet.**

37. Pay-to name		
38. Billing agent name (if applicable)	39. Pay-to telephone	
40. Pay-to street address		
41. City	42. State	43. ZIP + 4 (Nine digits required)

Provider Specialty Information

- See the [IHCP Provider Enrollment Type and Specialty Matrix](http://indianamedicaid.com) at indianamedicaid.com to determine the appropriate specialty codes and supporting documentation requirements for enrollment.
- The radiology provider type is 29.
- Only one **primary** specialty is permitted per packet.
- A **taxonomy code** identifies a healthcare provider type and specialty; it is not a UPIN, Medicare provider number, or IHCP provider number. The full provider taxonomy code set can be found at wpc-edi.com under References. You may enter up to 15 taxonomies; enter only those that apply to this service location.

44. Provider type (two-digit code) <b style="font-size: 1.5em;">29	45. Primary specialty (three-digit code)	46. Additional specialties, if applicable (three-digit codes)
47. Taxonomy codes associated with this specialty and used for billing		

Check the following line items that apply to your business.

48. The business provides X-rays. If your business uses equipment that emits radiation, submit a <i>Registration Certificate, Notice of Compliance</i> from the ISDH, and operator certificates for all employee operators.		Yes		No
49. The business provides positron emission tomography (PET) scans and magnetic resonance imaging (MRI). If your business performs PET scans and MRI services, submit operator certificates for all employee operators.		Yes		No
50. The business provides PET computed tomography (CT) scans. PET CT scanner providers are not required to submit operator certificates for their employees.		Yes		No



Organizational Structure		
<ul style="list-style-type: none"> If your business is chain-affiliated, the information about the company or organization must be included in the disclosure information in Schedule C. If your business is operated by a management company or leased (in whole or in part) by another organization, information about the management company or organization must be included in the disclosure information in Schedule C. See the IRS website for instructions about reporting disregarded entity status. 		
<p>1. Provider entity legally organized and structured as (check only one) (this must match the information provided on the attached W-9):</p> <p style="margin-left: 40px;">Individual/sole proprietor</p> <p style="margin-left: 40px;">C Corporation</p> <p style="margin-left: 40px;">S Corporation</p> <p style="margin-left: 40px;">Partnership</p> <p style="margin-left: 40px;">Trust/estate</p> <p style="margin-left: 40px;">Limited liability company; select tax classification:</p> <p style="margin-left: 80px;">C Corporation S Corporation Partnership Reset</p> <p style="margin-left: 40px;">Other (please explain; see instructions on Federal W-9 form):</p>		
<p>2. Registered with Secretary of State (Entities doing business in Indiana, except for informal associations such as sole proprietorships or general partnerships, must be registered with the Secretary of State. Go to www.in.gov/sos/ to find out how to complete the registration process.)</p> <p style="margin-left: 40px;">Yes No</p>		
<p>3. Date business started</p>	<p>4. Entity incorporated</p> <p style="margin-left: 40px;">Yes No</p>	<p>5. Incorporation date (if you answered yes in 4)</p>
<p>6. Chain affiliated</p> <p style="margin-left: 40px;">Yes No</p>	<p>7. Operated by management company or leased (whole or part) by another organization</p> <p style="margin-left: 40px;">Yes No</p>	

Other IHCP Program Participation

This packet is for enrollment to serve traditional Medicaid members and is the first step in the process of enrollment to serve members in the managed care programs. You may also use this packet to be considered for enrollment as a provider in other IHCP programs, serving particular member populations. Please indicate if you are interested in enrolling as a provider in one or more of the following programs:

- The **590 Program** is a State medical assistance program providing reimbursement for medically necessary covered medical services provided at off-site facilities to individuals who reside in State institutions. The following provider types cannot be 590 providers: transportation, hospice, home health, DME, and long-term care facilities. Out-of-state providers cannot enroll as 590 providers.
- The **Medical Review Program** provides information to help determine an applicant's eligibility for Medicaid under the disability category. A provider enrolled in the Medical Review Program is authorized to complete a medical assessment of an applicant and submits the required forms to the Division of Family Resources Medical Review Team (MRT). The MRT issues favorable or unfavorable eligibility decisions, based on medical evidence that supports whether the applicant has a significant impairment. After the documentation has been filed, the provider may submit claims for payment of certain examinations and reports. Services should not be performed unless the applicant has presented the pre-Medicaid eligibility form. There are three options for participation in the Medical Review Program:
 - **Medical Review Program/IHCP** – Providers who elect to enroll in the IHCP and choose to provide MRT assessment services
 - **Medical Review Program Only** – Providers who do not elect to enroll in the IHCP but choose to provide MRT assessment services only
 - **Medical Review Program – Medical Records Only** – Providers who have been requested to supply MRT medical records only and want to bill for only those services

8. Participate in the 590 Program

Yes No

9. Medical Review Program participation

Medical Review Program/IHCP
 Medical Review Program Only
 Medical Review Program – Medical Records Only
 None

Managed Care Program Provider

After you are enrolled as an IHCP provider, if you are interested in enrolling as a provider with the IHCP's managed care programs, you must apply directly with one or more of the managed care entities (MCEs). Please see the [Managed Care](#) page at indianamedicaid.com for information about the programs and the MCEs with which the State contracts for each.

Rendering Provider Packets

If your radiology business is a group, for a new enrollment and when adding a new service location, one or more rendering provider packets must be submitted with this packet to be linked to the group/clinic.

Medicare Participation

- If you are a Medicare provider, you must provide your Medicare identification numbers.
- Submit a copy of the Medicare number assignment letter or Explanation of Medicare Benefits associated with the Medicare numbers provided. The documentation helps the IHCP validate the numbers processed in CoreMMIS.

10. Medicare number

11. Medicare durable medical equipment, prosthetics, orthotics, and supplies (DMEPOS) number

12. Address of service location to which the Medicare number is assigned

Out-of-State Providers

If you are an out-of-state provider and participate in your home state's Medicaid program, include proof of participation as an attachment to this packet.

13. Are you currently enrolled in your home state's Medicaid program?

Yes No

Patient Population Information

14. Percentage of patient population with the following payment sources
(14 a, b, c, and d must add up to 100%)

14a. Medicaid

14b. Self-pay

14c. Medicare

14d. Other insurance



Overview

Please complete all four sections of this form. Nonprofit providers must provide information for the business entity that owns their Tax Identification Number (TIN).

Disclosure Information: When completing this schedule to make changes to the list of disclosed individuals, make sure to include the names of all individuals that meet the disclosure requirements, even if the individuals had been previously disclosed. When an update is processed, any previously disclosed individuals that are not shown on the update form will be removed. In other words, the previous list of disclosed individuals will be **replaced** with the updated list of disclosed individuals.

Disclosure of Social Security Numbers: Schedule C is used to collect information required by state and federal regulations. Social Security numbers disclosed on this form are used to determine whether persons and entities named in an enrollment packet are federally excluded parties. Refusal to provide a Social Security number will result in rejection of this enrollment packet.

Consent To Release Social Security Numbers: Submission of information on this schedule indicates that consent has been given to the Indiana Family and Social Services Administration (FSSA) and its contractors to use the information, including the Social Security number, for the sole purpose of verifying eligibility to participate in the Medicaid program through the Office of the Inspector General, the Centers for Medicare & Medicaid Services, relevant licensing bodies, and other appropriate state and federal agencies. It is further understood that the FSSA and its contractors may use a Social Security number so the office may determine eligibility for continued participation in the Medicaid program.

C.1 – Disclosure Information – Individuals and/or Corporations with an Ownership or Control Interest in the Applicant

Section C.1.(A) – Individuals with an Ownership or Control Interest

Please list **all** individuals with an ownership or control interest in the applicant. Include each person’s name, address, the individual’s date of birth (DOB), and Social Security Number (SSN). Also indicate the title (e.g., chief executive officer, owner, board member) and if an owner, the percent of ownership. Attach additional pages as needed.

* Please refer to *42 CFR 455.101* for the definition of “persons with an ownership or control interest” to ensure that all individuals are included. This should also include officers, directors, or partners as defined in sections *455.101(e)* and *(f)*.

1a. Name of individual			
2a. Address			
3a. Title	4a. % of ownership (if applicable)	5a. Social Security Number	6a. Date of birth
1b. Name of individual			
2b. Address			
3b. Title	4b. % of ownership (if applicable)	5b. Social Security Number	6b. Date of birth
1c. Name of individual			
2c. Address			
3c. Title	4c. % of ownership (if applicable)	5c. Social Security Number	6c. Date of birth
1d. Name of individual			
2d. Address			
3d. Title	4d. % of ownership (if applicable)	5d. Social Security Number	6d. Date of birth
1e. Name of individual			
2e. Address			
3e. Title	4e. % of ownership (if applicable)	5e. Social Security Number	6e. Date of birth
1f. Name of individual			
2f. Address			
3f. Title	4f. % of ownership (if applicable)	5f. Social Security Number	6f. Date of birth

Section C.1.(B) – Corporations with an Ownership or Control Interest

If a corporation, please list **all** corporations with an ownership or control interest in the applicant. Include the Tax Identification Number (TIN), the percent of ownership in the applicant, the primary business address, every business location, and P.O. Box address(es). Attach additional pages if needed.

1a. Name of corporation		2a. % of ownership
3a. Primary business address		4a. TIN
5a. Every business location	6a. P.O. Box address(es)	
1b. Name of corporation		2b. % of ownership
3b. Primary business address		4b. TIN
5b. Every business location	6b. P.O. Box address(es)	
1c. Name of corporation		2c. % of ownership
3c. Primary business address		4c. TIN
5c. Every business location	6c. P.O. Box address(es)	

Section C.1.(B) – Corporations with an Ownership or Control Interest (continued)

If a corporation, please list **all** corporations with an ownership or control interest in the applicant. Include the Tax Identification Number (TIN), the percent of ownership in the applicant, the primary business address, every business location, and P.O. Box address(es). Attach additional pages if needed.

1d. Name of corporation		2d. % of ownership
3d. Primary business address		4d. TIN
5d. Every business location	6d. P.O. Box address(es)	
1e. Name of corporation		2e. % of ownership
3e. Primary business address		4e. TIN
5e. Every business location	6e. P.O. Box address(es)	
1f. Name of corporation		2f. % of ownership
3f. Primary business address		4f. TIN
5f. Every business location	6f. P.O. Box address(es)	

C.3 – Disclosure Information – Managing Individuals

(Attach additional copies of this page if you need space for additional names.)

Managing Individuals – List ALL agents, officers, directors, and managing employees who have expressed or implied authority to obligate or act on behalf of the provider entity. Not-for-profit providers must also list their managing individuals.

- An agent is any person who has express or implied authority to obligate or act on behalf of the entity.
- An officer is any person whose position is listed as an officer in the provider's articles of incorporation or corporate bylaws, or is appointed as an officer by the board of directors or other governing body.
- A director is a member of the provider's board of directors, board of trustees, or other governing body. It does not necessarily include a person who has the word director in his or her job title, such as director of operations or departmental director.
- A managing employee is a general manager, business manager, administrator, director, or other individual who exercises operational or managerial control over or directly or indirectly conducts the day-to-day operations of the provider entity.

1a. Name of individual		
2a. Address		
3a. Title	4a. Social Security Number	5a. Date of birth
1b. Name of individual		
2b. Address		
3b. Title	4b. Social Security Number	5b. Date of birth
1c. Name of individual		
2c. Address		
3c. Title	4c. Social Security Number	5c. Date of birth
1d. Name of individual		
2d. Address		
3d. Title	4d. Social Security Number	5d. Date of birth
1e. Name of individual		
2e. Address		
3e. Title	4e. Social Security Number	5e. Date of birth
1f. Name of individual		
2f. Address		
3f. Title	4f. Social Security Number	5f. Date of birth

C.4 – Disclosure Information – Relationships and Background Information

(Attach additional copies of this page if you need space for additional names.)

1. Are any parties listed in C.1 or C.3 related to each other as a spouse, parent, child, or sibling? If "Yes", please list their names and the relationship.

Name of person 1	Name of person 2	Relationship

2. Are any parties listed in C.1 or C.3 related to any individuals with an ownership or control interest in any of the subcontractors listed in C.2? If "Yes", please list their names and the relationship.

Name of person 1	Name of person 2	Relationship

3. Do any of the owners included in C.1. have an ownership or control interest in another organization(s) that would qualify as a disclosing entity?

As defined under 42 CFR 455.101, "other disclosing entity" means any other Medicaid disclosing entity and any entity that does not participate in Medicaid but is required to disclose certain ownership and control information because of participation in any of the programs established under title V, XVIII, or XX of the Act. This includes:

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

Whereas "disclosing entity" is limited to Medicaid providers, "other disclosing entity" can include entities that are not enrolled in Medicaid.

Yes No

If yes, please list the name of each owner and the name of the other disclosing entity(ies) in which they have an ownership or control interest. If the entity is a non-profit organization and does not have any 'owners', please check NA .

Owner's name	Disclosing entity(ies)

4. Please list any party with an ownership or control interest, or who is an agent or managing employee, who has ever had a healthcare-related criminal conviction since the inception of the Medicare, Medicaid, or title XX services programs.

Name of convicted party	Date of conviction

5. Indicate any former agent, officer, director, partner, or managing employee who has transferred ownership to a family member (spouse, parent, child, or sibling) related through blood or marriage, in anticipation of or following a conviction or imposition of an exclusion.

Name of person 1	Name of person 2	Relationship



| Addendum

IHCP Provider Signature Authorization

indianamedicaid.com

Signature Authorization

The owner or an authorized official of the business entity, directly or ultimately responsible for operating the business, is the authorized signatory of this form. A delegated administrator may sign this form if it has been expressly indicated on an IHCP Delegated Administrator Addendum/Maintenance Form, on file or attached.

The undersigned, being the provider or having the specific authority to bind the provider to the terms of the provider agreement, does hereby agree to abide by and comply with all the stipulations, conditions, and terms set forth therein. The undersigned acknowledges that the commission of any Medicaid or Children's Health Insurance Program (CHIP)-related offense, as set out in 42 USC 1320a-7b, may be punishable by a fine of up to \$25,000 or imprisonment of up to five years or both.

1. Legal Name of Provider's Business (please print):	2. Taxpayer Identification Number (TIN):
3. Authorized Official's Name (please print):	4. Title:
5. Authorized Official's Signature:	6. Date:



IHCP Provider Agreement Overview

You must provide a completed and signed Provider Agreement in the following instances:

- If you are enrolling for the first time in the Indiana Health Coverage Programs (IHCP);
- If you are enrolling a new service location;
- If you are revalidating your enrollment with the IHCP;
- If you are reporting a change of ownership; or
- If you are changing your primary provider type.

In each of the above instances, a full enrollment packet, including a newly signed Provider Agreement must be submitted for processing. An owner or authorized official with your business must sign the *IHCP Provider Agreement*. An original signature is required. A delegated administrator must not sign this form. A new IHCP number is assigned to each Provider Type enrolled in the IHCP.

The Provider Agreement details the requirements for participation in the IHCP. Included are provider responsibilities regarding updating provider information, protecting patient health information, and requirements for claims processing, overpayments, and record retention. In addition, the Agreement details obligations regarding the appeals process, regulatory compliance, utilization controls, ownership and control, and disclosure rules. The entire Agreement must be read, signed, and returned with the packet. A signed copy must be retained by the provider.



This agreement must be completed, signed, and returned to the IHCP for processing.

By execution of this Agreement, the undersigned entity ("Provider") requests enrollment as a provider in the Indiana Health Coverage Programs ("IHCP"). As an enrolled provider in the IHCP, the undersigned entity agrees to provide covered services and/or supplies to Indiana Health Coverage Program members ("members"). As a condition of enrollment, this agreement cannot be altered and the Provider agrees to all of the following:

1. To comply, on a continuing basis, with all enrollment requirements established under rules adopted by the State of Indiana Family and Social Services Administration ("FSSA").
2. To comply with all federal and state statutes and regulations pertaining to the IHCP, as they may be amended from time to time.
3. To meet, on a continuing basis, the state and federal licensure, certification or other regulatory requirements for Provider's specialty including all provisions of the State of Indiana Medical Assistance law, State of Indiana Children's Health Insurance Program law, or any rule or regulation promulgated pursuant thereto.
4. To notify FSSA or its agent within ten (10) days of any change in the status of Provider's license, certification, or permit to provide its services to the public in the State of Indiana.
5. To provide covered services and/or supplies for which federal financial participation is available for members pursuant to all applicable federal and state statutes and regulations.
6. To safeguard information about members including at a minimum:
 - a. members' name, address, and social and economic circumstances;
 - b. medical services provided to members;
 - c. members' medical data, including diagnosis and past history of disease or disability;
 - d. any information received for verifying members' income eligibility and amount of medical assistance payments;
 - e. any information received in connection with the identification of legally liable third party resources.
7. To release information about members only to the FSSA or its agent and only when in connection with:
 - a. providing services for members; and
 - b. conducting or assisting an investigation, prosecution, or civil or criminal proceeding related to the provision of IHCP covered services.
8. To maintain a written contract with all subcontractors, which fulfills the requirements that are appropriate to the service or activity delegated under the subcontract. No subcontract, however, terminates the legal responsibility of the contractor to the agency to assure that all activities under the contract are carried out.
9. To notify the IHCP in writing of the name, address, and phone number of any entity acting on Provider's behalf for electronic submission of Provider's claims. Provider understands that the State requires 30 days prior written notice of any changes concerning Provider's use of entities acting on Provider's behalf for electronic submission of Provider's claims and that such notice shall be provided to the IHCP.
10. To submit claims, using only the billing number assigned to it by FSSA or its fiscal agent, for services rendered by the Provider or employees of the Provider and not to submit claims for services rendered by contractors unless the provider is a healthcare facility (such as hospital, ICF-IID, or nursing home), or a government agency with a contract that meets the requirements described in item 8 of this Agreement. Healthcare facilities and government agencies may, under circumstances permitted in federal law, subcontract with other entities or individuals to provide services covered by the IHCP pursuant to this Agreement.
11. To abide by the state's *Medical Policy Manual* and *IHCP Provider Reference Modules* as amended from time to time, as well as all provider bulletins, banner pages, and notices. Any amendments to the policy manual or reference modules, including provider bulletins, banner pages, and notices, will be communicated on the official state Medicaid website and shall be binding upon publication.
12. To update and maintain a current service location address as required.
13. To submit timely billing on IHCP-approved electronic or paper claims, as outlined in the policy manual, reference modules, bulletins, and banner pages, in an amount no greater than Provider's usual and customary charge to the general public for the same service.

14. To certify that any and all information contained on any IHCP billings submitted on the Provider's behalf by electronic, telephonic, mechanical, or standard paper means of submission shall be true, accurate, and complete. The Provider accepts total responsibility for the accuracy of all information obtained on such billings, regardless of the method of compilation, assimilation, or transmission of the information (whether by the Provider, the Provider's employees, agents, or a third party acting on the Provider's behalf, such as a service bureau). The Provider fully recognizes that any billing intermediary or service bureau that submits billings to the FSSA or its fiscal agent contractor is acting as the Provider's representative and not that of the FSSA or its fiscal agent contractor. The Provider further acknowledges that any third party that submits billings on the Provider's behalf shall be deemed to be the Provider's agent for the purposes of submission of the IHCP claims. The Provider understands that the submission of false claims, statements, and documents or the concealment of material fact may be prosecuted under the applicable federal and state laws.
15. The Provider understands that the standard paper claim form may include a signature line. The Provider understands that all the stipulations, conditions, and terms of the provider agreement apply in the event that the Provider fails, for any reason, to sign the paper claim, even if the claim is approved for payment. The Provider agrees that payment of a paper claim that does not contain the Provider's signature in no way absolves the Provider of the terms stated in the provider agreement.
16. To submit claim(s) for IHCP reimbursement only after first exhausting all other sources of reimbursement as required by the policy manual, reference modules, bulletins, and banner pages.
17. To submit claim(s) for IHCP reimbursement utilizing the appropriate claim forms specified in the policy manual, reference modules, bulletins, banner pages, and notices.
18. To submit claims that can be documented by Provider as being strictly for:
 - a. medically necessary medical assistance services;
 - b. medical assistance services actually provided to the person in whose name the claim is being made; and
 - c. compensation that Provider is legally entitled to receive.
19. To accept as payment in full the amounts determined by FSSA or its fiscal agent, in accordance with federal and state statutes and regulations as the appropriate payment for IHCP covered services provided to members. Provider agrees not to bill members, or any member of a recipient's family, for any additional charge for IHCP covered services, excluding any co-payment permitted by law.
20. To refund duplicate or erroneous payments to FSSA or its fiscal agent within fifteen (15) days of receipt.
21. To make repayments to FSSA or its fiscal agent, or arrange to have future payments from the IHCP withheld, within sixty (60) days of receipt of notice from FSSA or its fiscal agent that an investigation or audit has determined that an overpayment to Provider has been made, unless an appeal of the determination is pending. Outstanding overpayments made under prior provider agreements will remain collectable under this provider agreement.
22. To pay interest on overpayments in accordance with *Indiana Code (IC) 12-15-13-3, IC 12-15-21-3, and IC 12-15-23-3*.
23. To make full reimbursement to FSSA or its fiscal agent of any federal disallowance incurred by FSSA when such disallowance relates to payments previously made to Provider under the IHCP.
24. To fully cooperate with federal and state officials and their agents as they conduct periodic inspections, reviews and audits.
25. To make available upon demand by federal and state officials and their agents all records and information necessary to assure the appropriateness of IHCP payments made to Provider, to assure the proper administration of the IHCP and to assure Provider's compliance with all applicable statutes and regulations. Such records and information are specified in *405 Indiana Administrative Code (IAC) 1-5* and in the policy manual, reference modules, bulletins, and banner pages, and shall include, without being limited to, the following:
 - a. medical records as specified by *42 United States Code (USC) 1396(a)(27)*, and any amendments thereto;
 - b. records of all treatments, drugs, and services for which vendor payments have been made, or are to be made under the Title XIX or Title XXI Program, including the authority for and the date of administration of such treatment, drugs, or services;
 - c. any records determined by FSSA or its representative to be necessary to fully disclose and document the extent of services provided to individuals receiving assistance under the provisions of the IHCP;
 - d. documentation in each patient's record that will enable the FSSA or its agent to verify that each charge is due and proper;
 - e. financial records maintained in the standard, specified form;
 - f. all other records as may be found necessary by the FSSA or its agent in determining compliance with any federal or state law, rule, or regulation promulgated by the United States Department of Health and Human Services or by the FSSA; and
 - g. any other information regarding payments claimed by the provider for furnishing services to the plan.

26. To cease any conduct that FSSA or its representative deems to be abusive of the IHCP.
27. To promptly correct deficiencies in Provider's operations upon request by FSSA or its fiscal agent.
28. To make a good faith effort to provide and maintain a drug-free workplace. Provider will give written notice to the State within ten (10) days after receiving actual notice that the provider or an employee of the provider has been convicted of a criminal drug violation occurring in the provider's workplace.
29. To file all appeal requests within the time limits listed below. Appeal requests must state facts demonstrating that:
 - a. the petitioner is the person to whom the order is specifically directed;
 - b. the petitioner is aggrieved or adversely affected by the order; or
 - c. the petitioner is entitled to review under the law.
30. Provider must file a statement of issues within the time limits listed below, setting out in detail:
 - a. the specific findings, actions, or determinations of FSSA from which the Provider is appealing; and
 - b. with respect to each finding, action, or determination, all statutes or rules supporting the Provider's contentions of error and why the Provider believes that the office's determination was in error.
31. Time limits for filing an appeal and the statement of issues are as follows:
 - a. A provider must file an appeal of any of the following actions within sixty days of receipt of FSSA's determination:
 - (1) A notice of program reimbursement or equivalent determination regarding reimbursement or a year end cost settlement.
 - (2) A notice of overpayment.

The statement of issues must be filed with the request for appeal.
 - b. All appeals of actions not described in (a) must be filed within 15 days of receipt of FSSA's determination. The statement of issues must be filed within 45 days of receipt of FSSA's determination.
32. To cooperate with FSSA or its agent in the application of utilization controls as provided in federal and state statutes and regulations as they may be amended from time to time.
33. To comply with the advance directives requirements as specified in *42 Code of Federal Regulations (CFR) Part 489, Subpart I*, and *42 CFR 417.436(d)*, as applicable.
34. To comply with civil rights requirements as mandated by federal and state statutes and regulation by ensuring that no person shall, on the basis of race, color, national origin, ancestry, disability, age, sex or religion, be excluded from participation in, be denied the benefits of, or be otherwise subject to discrimination in the provision of an IHCP covered service.
35. The Provider and its agents shall abide by all ethical requirements that apply to persons who have a business relationship with the State, as set forth in *IC § 4-2-6 et seq.*, *IC § 4-2-7, et seq.*, the regulations promulgated thereunder, and *Executive Order 04-08*, dated April 27, 2004. If the Provider is not familiar with these ethical requirements, the Provider should refer any questions to the Indiana State Ethics Commission, or visit the Indiana State Ethics Commission Web site at <http://www.in.gov/ethics/>. If the Provider or its agents violate any applicable ethical standards, the State may, in its sole discretion, terminate this Agreement immediately upon notice to the Provider. In addition, the Provider may be subject to penalties under *IC § 4-2-6*, *IC 4-2-7*, *IC 35-44-1-3*, and under any other applicable laws.
36. To disclose information on ownership and control, information related to business transactions, information on change of ownership, and information on persons convicted of crimes in accordance with *42 CFR, Part 455, Subpart B*, and *405 IAC 1-19*. Long term care providers must comply with additional requirements found in *405 IAC 1-20*. Pursuant to *42 Code of Federal Regulations, part 455.104(c)*, OMPP shall terminate an existing provider agreement if a provider fails to disclose ownership or control information as required by federal law.
37. To submit within 35 days of the date of request by the federal or state agency full and complete information about:
 - a. ownership of subcontractors with whom the provider has had more than \$25,000 in a twelve month hearing period;
 - b. any significant business transactions between the provider and any wholly owned supplier; and
 - c. any significant business transactions between the provider and any subcontractor, during five-year period ending with the date of request.
38. To furnish to FSSA or its agent, as a prerequisite to the effectiveness of this Agreement, the information and documents set out in the IHCP Provider Application and maintenance forms, which are incorporated here by reference, and to update this information as it may be necessary.
39. The effective date of this Agreement will be the date set out in the provider enrollment notification letter. This Agreement has not been altered, and upon execution, supersedes and replaces any provider agreement previously executed by the Provider. This Agreement shall remain in effect until terminated in accordance with item 40 below.

40. That this Agreement may be terminated as follows:
- a. By FSSA or its fiscal agent for Provider's breach of any provision of this Agreement as determined by FSSA pursuant to *405 IAC 1-1-6*; or
 - b. By FSSA or its fiscal agent, or by Provider, without cause upon 60 days' written notice.
41. For long term care providers involved in a change of ownership, this agreement acts as an amendment to the transferor's agreement with IHCP to bind the transferee to the terms of the previous agreement; and any existing plan of correction and pending audit findings in accordance with *405 IAC 1-20*.
42. New owners of nursing facilities or intermediate care facilities for the intellectually disabled, must accept the assignment of the provider agreement executed by the previous owner(s) as required by *42 CFR 442.14*.
43. For any entity that receives or makes annual payments totaling at least \$5,000,000 annually as described in *42 U.S.C. 1396a(a)(68)*, shall add written policies to their employee handbook that provide detailed information about federal and state False Claims Acts, whistleblower protections, and entity policies and procedures for preventing and detecting fraud and abuse. In any inspection, review, or audit of the entity by FSSA or its contractors, the entity shall provide copies of the entity's written policies regarding fraud, waste, and abuse upon request. Entity shall submit to FSSA a corrective action plan within 60 days if the entity is found not to be in compliance with any part of the requirements stated in this paragraph.
44. To verify and maintain proof of verification that no employee or contractor is an excluded individual or entity with the Health and Human Services (HHS) Office of the Inspector General (OIG). Providers shall review the HHS-OIG List of Excluded Individuals/Entities (LEIE) database for excluded parties. This LEIE database is accessible to the general public at <http://www.oig.hhs.gov/fraud/exclusions.asp>.
45. To allow FSSA and its representatives to perform safety inspections of motor vehicles used for transportation services of Medicaid recipients. The Provider shall require all of its contractors and subcontractors to agree to the same.
46. To receive email updates and communication from IHCP at the email address(es) provided on its enrollment application. Providers may opt-out of receiving these email communications by clicking the link found at the bottom of each email following the message prompts. Opting out does not affect the provider's obligation to stay abreast of IHCP updates and communications as required by this agreement.

AS A CONDITION OF PAYMENT AND CONTINUED ENROLLMENT IN THE IHCP THE UNDERSIGNED, BEING THE PROVIDER OR HAVING THE SPECIFIC AUTHORITY TO BIND THE PROVIDER TO THE TERMS OF THIS AGREEMENT, AND HAVING READ THIS AGREEMENT AND UNDERSTANDING IT IN ITS ENTIRETY, DOES HEREBY AGREE TO ABIDE BY AND COMPLY WITH ALL THE STIPULATIONS, CONDITIONS, AND TERMS SET FORTH HEREIN. THE UNDERSIGNED ACKNOWLEDGES THAT THE COMMISSION OF ANY INDIANA HEALTH COVERAGE PROGRAM RELATED OFFENSE AS SET OUT IN *42 USC 1320a-7b* MAY BE PUNISHABLE BY A FINE OF UP TO \$25,000 OR IMPRISONMENT OF UP TO FIVE YEARS OR BOTH.

Provider Agreement-Authorized Signature – All Schedules and Applicable Addenda	
The owner or an authorized representative of the business entity directly or ultimately responsible for operating the business enterprise must complete this section. A delegated administrator must not sign this form.	
1. Legal name of provider's business (please print):	2. Taxpayer Identification Number (TIN):
3. Authorized official's name (please print):	4. Title:
5. Authorized official's signature:	6. Date:



W-9 Form

A W-9 must be completed and submitted with each provider enrollment, revalidation, or change of ownership. Providers must use only the **current version** of the W-9 available on the Internal Revenue Service (IRS) website. Failure to submit the current version may result in the application being rejected and returned to the provider. A W-9 is also required when the legal name, home office address, or taxpayer identification number changes. The name and address on the W-9 form must match the information in the *Legal Name* and *Home Office Address* sections of the IHCP Provider Packet.

Follow these steps to obtain and complete the current version of the IRS W-9:

1. Go to the [irs.gov](https://www.irs.gov) website.
2. Locate the W-9 form and click the link to download the form.
3. Complete the W-9 form based on the instructions provided by the IRS.
4. Print the W-9 form and mail it to IHCP Provider Enrollment with the rest of your IHCP Provider Packet.



IHCP Provider Application Fee Addendum

indianamedicaid.com

Overview

Federal and state laws require certain providers to remit an enrollment application fee. The Centers for Medicare & Medicaid Services (CMS) sets the fee amount annually. This fee is assessed at initial enrollment, revalidation, and change of ownership, as required, and is assessed in full for each service location enrolled in the Indiana Health Coverage Programs (IHCP). See the [Provider Enrollment Application Fee](#) web page at indianamedicaid.com for more information and payment options.

To determine whether you must pay a fee, see the [IHCP Provider Enrollment Risk Category and Application Fee Matrix](#).

If a provider's service location is enrolled in Medicare or the provider pays an enrollment application fee to another state's Medicaid agency for a specific service location, the provider is not required to pay the IHCP an additional fee for that same service location.

On this form, please list your payment confirmation number and amount paid or reason for exemption. Submit this form with your IHCP provider packet.

1. Legal name	2. Does the application fee apply to your provider type? Use the matrix linked above to verify whether you are required to pay a fee. If No , skip the rest of this form. Yes No
3. Is the service location enrolled in Medicare? No Yes – If yes, make certain all Medicare information is provided, as requested, in your IHCP provider packet. A fee payment to the IHCP is not required for this service location.	
4. Have you paid an application fee to another state's Medicaid program for the service location? No Yes – If yes, please submit proof of payment with the IHCP provider packet. A fee payment to the IHCP is not required for this service location.	
5. Have you received a waiver of the application fee from Medicare or another state's Medicaid program because of financial hardship? No Yes – If yes, please submit a copy of the waiver letter with the IHCP provider packet. A fee payment to the IHCP is not required for this service location.	
6. Are you requesting a waiver of the application fee because of financial hardship? No Yes – If yes, please submit a letter explaining the financial hardship with the IHCP provider packet, including proof of inability to pay and a list of all attempts made to raise the required fee from outside sources, such as a loan denial.	
7. If you answered Yes to question 2 and No to questions 3, 4, 5, and 6, you are required to remit an application fee to the IHCP. Payments can be made online or by telephone using a credit card, debit card, or electronic funds transfer from your checking account. Paper forms of payment are not accepted. See the Provider Enrollment Application Fee page at indianamedicaid.com for more detailed instructions about the payment process. Indicate the electronic payment confirmation number:	
8. Indicate the amount paid electronically:	



IHCP Provider Screening Addendum

indianamedicaid.com

Overview

(Attach additional copies of this page if space for additional names is needed.)

Federal and state laws require that providers in the high-risk category submit to fingerprinting and criminal background checks. You can determine the risk category of your provider type/provider specialty at enrollment and at revalidation by referencing the [IHCP Provider Enrollment Risk Category and Application Fee Matrix](#).

Please note that the risk level assignment of an individual provider may be increased at any time at the discretion of the State. In these instances, the provider is notified by the State, and the new risk level will apply to processing enrollment-related transactions.

If you are assigned to the high-risk category, this addendum must be submitted with your IHCP Provider Packet. List the individuals from Schedule C, sections C.1 through C.3, who have at least 5% direct or indirect ownership or controlling interest in the business, including the board of directors if the business is a nonprofit entity, and provide the confirmation number they received at the fingerprint collection center as proof of compliance.

1. Business legal name

2. Business address

3. Business telephone number

4. Email address of individual who can answer questions about this form

Individuals Subject to Fingerprinting

5a. Legal name of disclosed individual

5b. Fingerprint confirmation number

5c. Social Security number

5d. Date of birth

6a. Legal name of disclosed individual

6b. Fingerprint confirmation number

6c. Social Security number

6d. Date of birth

7a. Legal name of disclosed individual

7b. Fingerprint confirmation number

7c. Social Security number

7d. Date of birth

8a. Legal name of disclosed individual

8b. Fingerprint confirmation number

8c. Social Security number

8d. Date of birth

9a. Legal name of disclosed individual

9b. Fingerprint confirmation number

9c. Social Security number

9d. Date of birth

10a. Legal name of disclosed individual

10b. Fingerprint confirmation number

10c. Social Security number

10d. Date of birth



Electronic Funds Transfer Overview

The Indiana Health Coverage Programs (IHCP) will establish a direct deposit account with your financial institution for claims payment. After you have established electronic funds transfer (EFT), the IHCP will electronically transfer payments into the account you specify on this form. Please read the instructions on this form carefully and ensure that the appropriate signature and attachment are included.

All claims successfully processed by Wednesday at 4:30 p.m. will appear on the weekly Remittance Advice, which is available on Monday of the following week. EFT payments occur each Wednesday.

It takes approximately 18 days for the bank to process and completely establish your EFT account. If you bill claims before your EFT activation, paper checks are mailed to the pay-to address documented on Schedule A of the IHCP Provider Packet. When your EFT account becomes active, direct deposits begin. Thank you for considering EFT as a payment option.

Electronic Funds Transfer Form Instructions	
Provider Name	Enter the legal name of institution, corporate entity, practice, or individual provider.
Street	Enter the street address of the provider's home office.
City	Enter the city associated with provider's home office address.
State/Province	Enter the two-character state code associated with the provider's home office address.
ZIP Code/Postal Code	Enter the U.S. postal-zone code (ZIP + 4) associated with the provider home office.
Provider taxpayer identification number (TIN) or Federal Employer Identification Number (FEIN)	Enter the taxpayer identification number (TIN), also known as the Federal Employer Identification Number (FEIN), used to identify the business entity.
National Provider Identifier (NPI)	The NPI is a unique identification number for registered healthcare providers; enter the provider's NPI.
Assigning Authority	Enter the provider's IHCP Provider ID (formerly Legacy Provider Identifier/LPI)
Provider Contact Name	Enter the name of a contact in the provider's office who handles EFT issues.
Telephone Number	Enter the telephone number associated with the EFT contact person.
Email Address	Enter the electronic mail address associated with the EFT contact person.
Does account belong to a provider agent (billing agency)?	Select "Yes" if the EFT for the provider named on this document will be sent to an account belonging to a billing agency and not to the account of the provider. Select "No" if the EFT for the provider named on this document will be sent to an account belonging to the provider.
Provider Agent Name	Enter the name of provider's authorized provider or billing agent.
Street	Enter the street address for the provider's billing agent.
City	Enter the city associated with the street address for the provider's billing agent.
State/Province	Enter the two-character code for the state associated with the provider's billing agent.
ZIP Code/Postal Code	Enter the U.S. postal-zone code (ZIP + 4) associated with the provider's billing agent.
Provider Agent Contact Name	Enter the name of a contact in the provider's billing agent office who handles EFT issues.
Title	Enter the title of the contact in the provider's billing agent office.
Telephone Number	Enter the telephone number associated with the contact in the provider's billing agent office.
Email Address	Enter the electronic mail address associated with the contact in the provider's billing agent office.
Financial Institution Name	Enter the official name of the financial institution where the provider maintains an account where payments are to be deposited.
Financial Institution Telephone Number	Enter a contact telephone number at the financial institution where the provider maintains an account where payments are to be deposited.
Financial Institution Routing Number	Enter the nine-digit identifier of the financial institution where the provider maintains an account where payments are to be deposited.
Type of Account at Financial Institution	Enter the type of account the provider will use to receive EFT payments; for example, checking or savings.
Provider's Account Number with Financial Institution	Enter the account number at the financial institution where EFT payments are to be deposited.
Account Number Linkage to Provider Identifier-Provider Tax Identification Number (TIN)	Enter the nine-digit tax identification number that ties the provider to his or her EFT account where payments are to be deposited.
Reason for Submission	Select "New Enrollment," "Change Enrollment," or "Cancel Enrollment" to indicate the reason or type of EFT transaction being submitted.
Authorized Signature	Written Signature of Person Submitting Enrollment: This signature must be an authorized official or owner of the provider, per the instructions outlined in the <i>Authorized Signature Section</i> of the form.
Authorized Signature	Printed Name of Person Submitting Enrollment: Enter the printed name of the person signing the form.
Authorized Signature	Printed Title of Person Submitting Enrollment: Enter the title of the person signing the form.
Submission Date	Enter the date on which the enrollment is submitted.

General Information			
Complete all fields on form, and follow attachment instructions below. Confirm financial institution routing number.			
1. Provider name		2. Street address	
4. State/Province		5. Zip Code/postal code	6. Provider tax identification number (TIN) or Federal Employer Identification Number (FEIN)
8. Assigning authority		9. Provider contact name	10. Telephone number
			11. Email address
Provider Agent Information			
12. Does account belong to a provider agent (billing agent)? If yes, please complete this section. If no, this section is not required: Yes No			
The following section must be completed if the EFT for the provider named on this document will be sent to an account belonging to a provider billing agent and not an account of the provider. The exception for a provider billing agent is limited to agents who furnish statements and receive payments in the name of the provider, and the service provided by the agent is: (1) related to the cost of processing the bill; (2) not related to a percentage or other basis to the amount billed or collected; and (3) not dependent on the collection of payment. Further, a payment for a provider may not be made to or through an individual or organization (collection agency or service bureau), or by power of attorney thereof, that advances money for accounts receivable a provider has assigned, sold, or transferred to the individual or organization for a fee or deduction of accounts receivable.			
13. Provider agent name		14. Street	15. City
16. State/province	17. Zip Code/postal code	18. Provider agent contact name	19. Title
20. Telephone number	21. Email address		
Financial Institution Information			
22. Financial institution name	23. Financial institution telephone number	24. Financial institution routing number	25. Type of account at financial institution <input type="radio"/> Checking <input type="radio"/> Savings
26. Account number with financial institution		27. Account number linkage to provider identifier-provider taxpayer identification number (TIN)	28. Reason for submission <input type="radio"/> New enrollment <input type="radio"/> Change enrollment <input type="radio"/> Cancel enrollment

Attachment (Required)	
Attach one of the following documents to this form for verification of account owner and account number: (1) voided check or (2) a signed letter from your financial institution that lists the account holder's name, taxpayer identification number (TIN), and the appropriate account and routing numbers.	
Authorized Signature Section	
<p>On behalf of the provider entity named above, I agree to keep, and disclose upon request to authorized agencies, records that fully disclose the extent of claim payments received from and services rendered to members of the Indiana Health Coverage Programs (IHCP). I accept, as payment in full, the amount paid by the IHCP for claims submitted with the exception of authorized cost sharing by members. I understand payment of IHCP claims is from State and federal funds and that any false claims, statements, documents or concealment of a material fact may be prosecuted under state or federal law. I ensure that this EFT request complies with the regulation set forth in <i>42 CFR 447.10</i>, which prohibits State payments for any IHCP service to be made to anyone other than an enrolled provider, a noncash member, or to one of the listed exceptions. I understand that an IHCP payment may be sent via EFT to an account held by the following only: (1) an enrolled provider; (2) a noncash member; (3) a government agency on reassignment by an enrolled provider (IRS); (4) a third party by court order on reassignment by an enrolled provider (child support); (5) a business agent (billing service, account firm) if three specific criteria are met (see <i>Provider Agent Information</i> section); (6) the employer of a practitioner (if a contract so requires); or (7) a healthcare facility, or a healthcare delivery system (if a contract so requires), if the organization itself submits the claim directly to the IHCP.</p> <p>I authorize that electronic transfer of IHCP payments (including those for 590 Program, Medicaid, and Package C) be made to the above provider number. I understand that I am responsible for the validity of the above information. I agree to notify IHCP within 10 days of any change in any of the information included on this form.</p> <p>This section must be completed by an authorized official or owner of the billing provider. A delegated administrator may sign this form. The <i>IHCP Delegated Administrator Addendum/Maintenance Form</i> must be completed before a delegated administrator can sign forms. The delegated administrator can sign only for items expressly delegated. The IHCP can process requests only when the appropriate signature is present.</p>	
Authorized signature: _____ Written signature of person submitting enrollment	_____ Printed title of person submitting enrollment
_____ Printed name of person submitting enrollment	Submission date _____



Change of Ownership Overview

Use the *IHCP Change of Ownership Addendum* to let the IHCP know when a change of ownership occurs or is anticipated. A change of ownership would include, but is not limited to, any of the following circumstances:

- For a sole proprietorship – When a provider of services is an entity owned by a single individual, and transfers title and property belonging to the enterprise to another person or firm, whether or not including a transfer of title to the real estate; or if the former sole proprietor becomes one of the members of a business entity succeeding him or her as the new owner.
- For a partnership – A new partnership, or the removal, addition, or substitution of an individual partner in an existing partnership, in the absence of an express statement to the contrary in the partnership agreement that dissolves the old partnership and creates a new partnership.
- For a corporation – A new corporation; the merger of the applicant or provider corporation into another corporation; the consolidation of two or more corporations; or any change resulting in the creation of a new corporation. In an incorporated provider entity, the corporation is the owner. The governing body of the corporation is the group having direct legal responsibility under state law for operation of the corporation's entity, whether that body is a board of trustees; a board of directors; the entire membership of the corporation; or known by some other name.

Note: A change of ownership can result in the assignment of a new provider number. Long-term care facilities (provider type 03) with provider specialties 030 (Nursing Facilities), 031 (ICF/IID), 032 (Pediatric Nursing Facility), and 033 (Residential Care Facility) retain their provider number and service location when a change of ownership occurs. When these provider specialties change ownership, the new owner shall accept the responsibilities of the previous owner, as listed in the previous owner's provider agreement, and as required by *42 CFR 442.14*. All providers under new ownership, including long-term care (LTC) facilities, are required to submit an entire IHCP Provider Packet, including a signed copy of the provider agreement.

New Ownership Document Requirements

When a change of ownership occurs, the *IHCP Change of Ownership Addendum* must be completed as part of the overall IHCP Provider Packet. An entire packet must be completed for each service location, including the submission of licenses and other supporting documentation and payment or proof of payment of an application fee. The new owner must also submit a copy of the purchase agreement, bill of sale, or other documentation to verify the change of ownership.

Addendum Detail

The *IHCP Change of Ownership Addendum* is divided into the following sections:

- New Owner Information – Helps the IHCP identify the person or entity that is acquiring a currently enrolled provider business. If the new owner is currently enrolled with the IHCP, he or she completes all fields. If the new owner is not currently enrolled, he or she completes all fields except the provider IHCP provider number field.
- Previous Owner Information – Helps the IHCP identify the business and specific service locations being acquired.



| Addendum

IHCP Provider Change of Ownership Addendum

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Change of Ownership Information			
1. Has a change of ownership occurred? Yes No – Anticipated		1a. Actual date of change	1b. Date of expected change
New Ownership Information			
2. Legal business name			
3. Taxpayer identification number (TIN)		4. IHCP Provider ID (if currently enrolled)	
5. National Provider Identifier (NPI)	6. ZIP + 4 (Nine digits required)	7. Taxonomy	
Previous Ownership Information			
8. Legal business name			
9. DBA name for service location being acquired			
10. Service location address			
11. City	12. State	13. Service Location ZIP + 4 (Nine digits required)	
14. Taxpayer identification number (TIN)	15. IHCP Provider ID	16. Familial relationship to previous owner	
17. National Provider Identifier (NPI)	18. ZIP + 4 associated with NPI (Nine digits required)	19. Taxonomy	
Long-Term Care Information			
<p>Submit the IHCP Provider Packet or send an impending change of ownership notification letter at least 45 days prior to the expected transfer date. A pay hold will be initiated on the expected date of transfer to ensure appropriate payee information for claim payments.</p> <p>View the Long Term Care Providers' Change of Ownership regulations at <i>405 IAC 1-20</i>.</p>			
Long-Term Care Record Retention			
<p>The following <i>Indiana Administrative Code</i> outlines the requirements for record retention: <i>405 IAC 1-20-5</i> Authority: <i>IC 12-8-6-5; IC 12-15-1-10; IC 12-15-21-2; IC 12-15-21-3</i> Affected: <i>IC 12-13-7-3; IC 12-15; 405 IAC 1-20-5</i> A transferee shall take possession of the Medicaid records of the transferor and safeguard them for no less than three years from the date of the last claim reimbursed by the office or until any pending administrative or judicial appeal is closed, whichever is longer. (Office of the Secretary of Family and Social Services; <i>405 IAC 1-20-5</i>)</p>			
Licensure or Certification Information			
<p>If a provider is licensed or certified by the Indiana State Department of Health (ISDH), the effective date of the change of ownership is determined by the date indicated on the ISDH Certificate and Transmittal form and amended by the ISDH, if necessary, to correspond with the transferor or transferee agreement of sale or transfer.</p>			



| Addendum/Maintenance Form

IHCP Provider Delegated Administrator Addendum/Maintenance Form

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Use this form to grant authority to a specific individual to submit documents on behalf of the provider for enrollment, profile maintenance, and claims submission. Please read the instructions carefully. Delegated administrators perform only those tasks specifically indicated on the form. The signature of an authorized official, as defined on the form, is required to delegate authority to the administrator. For example, a credentialing coordinator cannot delegate authority to himself or herself or to another party. The information on this form is logged by the Indiana Health Coverage Programs (IHCP) and is used to verify that the individuals who sign requests are authorized to do so.

A delegated administrator may submit a provider enrollment packet; however, the delegated administrator may not sign the IHCP Provider Agreement. This form must contain the authorized official's and delegated administrator's original signatures.

You can also use this form to change or revoke the authority that was previously delegated to an individual. When a change is processed, any authority previously granted to the delegated administrator is removed and replaced with the authority indicated on the change form. In other words, the previous list of tasks the delegated administrator can sign for will be replaced with the list from the update form. When a delegated administrator's authority is revoked, all signature authority previously granted is removed.

Next Steps

1. After completing this form, perform a quality check using the following checklist. The quality check helps to ensure that your maintenance request can be processed and that it does not have to be returned for corrections.

For Provider Use Only	Quality Check
	Double-check that only those items that the delegate is authorized to perform are checked.
	In fields 1 – 6, clearly identify the provider.
	In fields 7 – 10, print the authorized official's name and title, and obtain his or her original signature and the signature date.
	In fields 11 – 13, print the delegated administrator's name and title, and obtain his or her original signature and the signature date.

2. Make a copy of the form and other documentation for your records.
3. Submit this form as an addendum to your IHCP provider packet or separately to report changes to your provider profile.
4. Submissions should be mailed to the IHCP at the following address:

**Provider Enrollment Unit
P.O. Box 7263
Indianapolis, IN 46207-7263**



| Addendum/Maintenance Form

IHCP Provider Delegated Administrator Addendum/Maintenance Form

indianamedicaid.com

Overview

An authorized official may establish, change or revoke signature authority for a delegated administrator. The authorized official that is listed in field 9 and signs in field 11 must be identified on Schedule C, sections C1 through C3, of the IHCP Provider Packet.

Note: Signature authority for the *IHCP Provider Agreement* cannot be delegated. An authorized official is required to sign the IHCP Provider Agreement.

What is an authorized official? An authorized official must be a general partner, agent, officer, director, or managing employee who has expressed or implied authority to obligate or act on behalf of the provider entity. An authorized official also includes any individual who has operational or managerial control over, or who directly or indirectly conducts the day-to-day operations for, the provider entity. An authorized official includes such individuals as a general manager, business manager, administrator, or director. Authorized officials are identified on Schedule C, sections C.1 through C.3, of the IHCP Provider Packet.

What is a delegated administrator? A delegated administrator is a person or entity (such as billing agency) to whom the enrolling provider's authorized official has granted the legal authority to do any or all of the following:

- Sign the IHCP provider enrollment and maintenance packet
- Make changes or updates to the organization's status in the IHCP
- Accept payment for services
- Submit claims for payment on behalf of the enrolled entity
- Commit the organization to the laws and regulations of the IHCP

1. Type of request

Establish a delegated administrator – You are delegating authority to specific individual.

Change a delegated administrator's authority – An individual has been previously set up as a delegated administrator and you are changing the tasks the individual is allowed to perform.

Revoke a delegated administrator's authority – An individual has been previously set up as a delegated administrator and you are cancelling all signature authority.

2. To establish or change a delegated administrator's authority, select tasks from this list (to revoke authority, skip to field 3):

As an authorized official of the provider entity, I assign signature authority to the delegated administrator named herein for the following. Any authority previously assigned to this individual is superseded by this authorization:

Change mail-to (non-check-related info) address	Change pay-to (checks and RAs) address
Change home office address	Change service location (cert code letters) address
Submit name change	Submit license or certification updates
Change tax ID, submit W-9	Submit updates to rendering provider information
Submit provider specialty change	Submit the <i>IHCP Outpatient Mental Health Addendum</i>
Add, change, or stop EFT	Submit the <i>IHCP Provider Disenrollment Form</i> for specific service location or to disenroll rendering provider linkages from a provider group only
Submit the <i>IHCP Provider Signature Authorization</i>	

3. Revoke all authority from the delegated administrator (when adding or changing authority, skip this field):

As an authorized official of the provider entity, I revoke all authority from the delegated administrator named herein. Any authority previously assigned to this individual is superseded by this revocation.

Contact Information			
The contact name and email relate to the person who can answer questions about the information provided in this packet.			
4. Contact name		5. Telephone	
6. Contact email address			
Authorized Signature Section			
The undersigned, being the provider or having the specific authority to bind the provider to the terms of the provider agreement, and the named delegated administrator do hereby agree to abide by and comply with all the stipulations, conditions, and terms set forth herein. The undersigned acknowledges that the commission of any Medicaid or Children's Health Insurance Program (CHIP)-related offense as set out in <i>42 USC 1320a-7b</i> may be punishable by a fine of up to \$25,000 or imprisonment of up to five years, or both.			
7. Provider or business entity legal name		8. Taxpayer identification number (TIN)	
9. IHCP Provider ID	10. National Provider Identifier (NPI)	11. Taxonomy	12. ZIP + 4 (Nine digits required)
13. Authorized official's name (please print)		14. Authorized official's title (please print)	
15. Authorized official's signature			16. Date
17. Delegated administrator's name (please print)			
18. Delegated administrator's signature (required only to establish or change a delegated administrator's authority)			19. Date
Please submit one form per delegated administrator.			



Before You Begin!

You are encouraged to use the [Provider Healthcare Portal](#) for submitting enrollment transactions to the Indiana Health Coverage Programs (IHCP). You will find the online process quick and easy, with online help features to guide you. When you complete your transaction, the Portal will provide a paper confirmation of your enrollment transaction that you will be able to print for your records.

For additional help using the Portal, online web-based training for the new Provider Healthcare Portal is available on the [Provider Healthcare Portal Training](#) page on this site.

If you are not able to use the Portal, you may use paper forms.

Who Uses This Packet

Use this packet if you are a new or existing group or clinic to link practitioners, or rendering providers, to your business. Group or clinic providers complete and submit this enrollment packet on behalf of rendering providers associated with the group or clinic. The following provider types may be enrolled as rendering providers linked to groups or clinics.

- 09 – Advanced Practice Nurse
- 10 – Physician Assistant
- 11 – Mental Health Provider (specialties 114, 613, and 615)
- 14 – Podiatrist
- 15 – Chiropractor
- 17 – Therapist
- 18 – Optometrist
- 19 – Optician (with optometry groups only)
- 20 – Audiologist
- 27 – Dentist
- 31 – Physician
- 36 – Genetic Counselor

General Instructions

This enrollment and maintenance packet can be used to do the following:

- **Establish an initial linkage between your business and a rendering provider** – Complete all fields in each section unless a section is optional and does not apply to you.
- **Update the information about a rendering provider** (also known as a Provider Profile) already linked to your business, including changing service locations, terminating linkages, and so on. Only the following sections are required when using the packet to update a rendering provider's profile:
 - Schedule A – Type of request
 - Schedule A – Group or clinic information
 - Schedule A – In the *Rendering Provider Information* section, the rendering provider's current name and rendering provider's IHCP Provider ID (formerly Legacy Provider Identifier/LPI) fields
 - Schedule A – Any other field where the information has changed; if the information in a field has not changed, leave the field blank. For example, if the rendering provider's name has not changed, leave the *Rendering provider's former name* field blank.
 - Schedule B – All fields

- Enroll in Indiana Medicaid programs such as Early and Periodic Screening, Diagnosis, and Treatment (EPSDT)/HealthWatch, Medical Review Team (MRT), and the 590 Program.

Tips for Completing this Packet

- Read the instructions in each section of the packet carefully.
- Where sections of the packet request supporting documentation (such as a copy of a certification), the required documentation must be included as an attachment to the packet.

Next Steps

1. After completing this packet, including all applicable addenda, and collecting the necessary supporting documentation, perform a quality check using the following checklist. The quality check helps ensure that your packet can be processed in a timely manner. Incomplete packets cannot be processed. Failure to include all the required information will significantly delay your enrollment.

Provider Use Only	Quality Checklist
	If you are enrolling multiple rendering providers, double-check that a rendering packet for each has been included with your enrollment application.
	<p>When updating a rendering provider's profile, complete only the following sections:</p> <ul style="list-style-type: none"> Schedule A – Type of request Schedule A – Group or clinic information Schedule A – In the <i>Rendering Provider Information</i> section, the rendering provider's current name and rendering provider's IHCP Provider ID fields Schedule A – Any other field where the information has changed; if the information in a field has not changed, leave the field blank. For example, if the rendering provider's name has not changed, leave the <i>Rendering provider's former name</i> field blank. Schedule B – All fields
	Double-check that required supporting documentation for each rendering provider is included as an attachment to his or her packet. Required documentation for rendering provider types is listed on the IHCP Provider Enrollment Type and Specialty Matrix at indianamedicaid.com.
	Double-check that the authorized signatures section of this packet has been completed and signed by both an authorized official and the rendering provider.
	Double-check that the Rendering Provider Agreement has been signed by an authorized official who is listed on Schedule C for the group/clinic provider and by the rendering provider. (The Rendering Provider Agreement must not be signed by a delegated administrator.)

2. Print the completed packet. It is important to return all pages in the packet, in the correct page number order, with all required documents.
3. Make a copy of the packet for your records.
4. Mail the packet, including all required addenda and supporting documentation, to the IHCP at the following address.

Provider Enrollment Unit
P.O. Box 7263
Indianapolis, IN 46207-7263

5. If the packet needs correcting or is missing required documentation, the IHCP Provider Enrollment Unit will contact you by telephone, email, fax, or mail. This contact is intended to communicate what needs to be corrected, completed, and submitted before the IHCP can process your enrollment transaction. If an application is rejected for missing or incomplete information, a letter will be sent, indicating what needs to be corrected or attached. When submitting the correction or missing information, providers **MUST** return the entire packet, along with a copy of the letter explaining the errors or omissions as a cover sheet.
6. You will be notified via regular mail after your application has been approved. Please allow 15 business days plus mailing time before inquiring about the status of your application.
7. After you are enrolled as an IHCP provider, if you are interested in enrolling as a provider with the IHCP's managed care programs, you must apply directly with one or more of the managed care entities (MCEs). Please see the [Managed Care](#) page at indianamedicaid.com for information about the programs and the MCEs with which the State contracts for each.



| Schedule A

IHCP Rendering Provider Enrollment and Profile Maintenance Packet

indianamedicaid.com

To enroll multiple rendering providers, complete a separate *IHCP Rendering Provider Enrollment and Profile Maintenance Packet* for each.

Type of Request

1. Type of request:

- This form can be used for multiple purposes; select the purpose that applies:
 - New enrollment** – You are enrolling the rendering provider for the first time.
 - Profile update** – The rendering provider is already enrolled and you need to change the provider's profile information.
 - Terminate linkage** – The rendering provider is already enrolled and you need to terminate the provider's linkage to a service location.
- Only groups and clinics have rendering providers. The group or clinic's service location must be enrolled before the rendering provider can be linked to the service location.
- Groups and clinics do not need to submit rendering provider packets during revalidation. See the revalidation instructions in the *IHCP Group and Clinic Provider Enrollment and Profile Maintenance Packet*.

Group or Clinic Service Location Information

2. Group or clinic's service location name:		3. Group or clinic's taxpayer identification number (TIN):	
4. Service location address:	5. City:	6. State:	7. ZIP + 4 (Nine digits required):
8. Group or clinic's IHCP Provider ID (if currently enrolled):		9. Group or clinic's Medicare number:	
10. Group or clinic's National Provider Identifier (NPI):	11. Taxonomy codes:		

Rendering Provider Information

- See the [IHCP Provider Enrollment Type and Specialty Matrix](#) at indianamedicaid.com to determine the appropriate provider type, specialty codes, and enrollment requirements for this packet.
- Only one provider type code is permitted per packet. Only one **primary** specialty code is permitted per packet. Submit a separate packet for each additional provider type or primary specialty.
- A **taxonomy code** identifies a healthcare provider type and specialty; it is not a universal physician identification number (UPIN), Medicare provider number, or IHCP provider number. The full provider taxonomy code set can be found at [wpc-edi.com](#) under Reference. You may enter up to three taxonomies per form.
- By entering the rendering provider's Social Security number, you are providing consent to the Indiana Family and Social Services Administration and its contractors to use the Social Security number for the sole purpose of verifying initial and continuing eligibility to participate in the Medicaid program with the Office of the Inspector General, the Centers for Medicare & Medicaid Services, licensing bodies, and other appropriate state and federal agencies.
- If the rendering provider's name has changed, submit documentation showing proof of the name change. A provider's updated license or appropriate certification may be presented as proof of a name change. If a provider license does not show the new name, an official document showing the legal name change is required. Rendering provider name changes do not require a new W-9.
- If the rendering provider is a qualified provider (QP) for presumptive eligibility (PE), terminating any specialties that qualified the provider may result in termination of QP PE status.
- If the rendering provider is a mental health provider with a provider specialty **613 – MRO Clubhouse**, complete the *IHCP MRO Clubhouse Provider Enrollment Addendum*.

12. Rendering provider's current name (please print):		13. Rendering provider's former name (required only for name changes):	
14. Rendering provider's IHCP Provider ID (if currently enrolled):	15. Social Security number (enter N/A if an organization):	16. Date of birth (enter N/A if an organization):	
17. Rendering provider's NPI:	18. Rendering provider's taxonomy codes:		
19. Provider type (two-digit code):	20. Primary specialty code (three-digit code):	21. Additional specialty codes (three-digit codes):	

Group Service Location Linkage Information

A rendering provider may be linked to more than one service location. Also, because rendering providers can perform services across state lines for groups that are in multiple states, the license number for each service location is required. If all the service locations are in the same state, fill in the license number one time and indicate "same" for the remaining linkage lines. When requesting a retroactive start date, you must submit proof to support the retroactive date requested.

22a. Group service location NPI/Provider ID	22b. ZIP + 4 for service location (nine digits required)	22c. Requested start date at service location	22d. Termination date at service location	22e. Rendering provider Medicare # for service location	22f. Rendering provider license # for service location	22g. Issuing state of license at service location

Licensure/Certification

The licensing or certification requirements for all rendering provider types are listed in the [IHCP Provider Enrollment Type and Specialty Matrix](#) at indianamedicaid.com. A copy of the license or certificate from the appropriate board or authority must be included as an attachment to the packet.

Additional Programs Requested

This packet is for enrollment to serve traditional Medicaid members and is the first step in the process of enrollment to serve members in the managed care programs. You may also use this packet to be considered for enrollment as a provider in other IHCP programs, serving particular member populations. Please indicate if you are interested in enrolling as a provider in one or more of the following programs:

- The **590 Program** is a State medical assistance program providing reimbursement for medically necessary covered medical services provided at off-site facilities to individuals who reside in State institutions. The following provider types cannot be 590 providers: transportation, hospice, home health, durable medical equipment (DME), and long-term care facilities. Out-of-state providers cannot enroll as 590 providers.
- The **Medical Review Program** provides determination of an applicant's eligibility for Medicaid under the disability category. A provider enrolled in the Medical Review Program is authorized to complete a medical assessment of an applicant and submit the required forms to the Division of Family Resources Medical Review Team (MRT). The MRT issues a favorable or unfavorable eligibility decision based on medical evidence that supports whether the applicant has a significant impairment. After the documentation has been filed, the provider may submit claims for payment of certain examinations and reports. Services should not be performed unless the applicant has presented the pre-Medicaid eligibility form. There are two options for participation in the Medical Review Program:
 - **Medical Review Program/IHCP** – Providers that elect to enroll as an IHCP provider and choose to provide MRT assessment services.
 - **Medical Review Program Only** – Providers that do not elect to enroll in the IHCP but choose to provide MRT assessment services only.

23. 590 Program participation:

Yes No

24. Participate in the Medical Review Program:

Medical Review Program/IHCP
Medical Review Program Only
None

Managed Care Information

After you are enrolled as an IHCP provider, if you are interested in enrolling as a provider with the IHCP's managed care programs, you must apply directly with one or more of the managed care entities (MCEs). Please see the [Managed Care](#) page at indianamedicaid.com for information about the programs and the MCEs with which the State contracts for each.



To enroll multiple rendering providers, complete a separate *IHCP Rendering Provider Enrollment and Profile Maintenance Packet* for each.

Contact Information

- The contact name and email relate to the person who can answer questions about the information provided in this packet.
- Providers will be enrolled to receive email notifications when new information is published to indianamedicaid.com. Provide the email address where these notifications should be sent.
- Email addresses will be used for IHCP business only and will not be sold or shared for other purposes.

1. Contact name:	2. Telephone:
3. Contact email address:	
4. Email address for provider publications:	

IHCP Provider Signature Authorization

The undersigned, being the provider or having the specific authority to bind the provider to the terms of the provider agreement, does hereby agree to abide by and comply with all the stipulations, conditions, and terms set forth herein. The undersigned acknowledges that the commission of any Medicaid or CHIP-related offense, as set out in *42 USC 1320a-7b*, may be punishable by a fine of up to \$25,000 or imprisonment of up to five years or both.

The owner or an authorized official of the business entity directly or ultimately responsible for operating the business enterprise must complete this section. Both the authorized official and the rendering provider must sign this section. A delegated administrator may sign this form as the authorized official if it has been expressly indicated on an *IHCP Delegated Administrator Addendum/Maintenance Form*, on file or attached. The IHCP can process provider maintenance requests only when the appropriate signature is present. **The form will be returned if the appropriate signatures are not submitted.**

5. Group or clinic's business name (please print):	6. Tax ID:
7. Authorized official's name (please print):	8. Title:
9. Authorized official's signature:	10. Date:
11. Rendering provider's name (please print):	12. Tax ID:
13. Rendering provider's signature:	14. Date:



IHCP MRO Clubhouse Provider Enrollment Addendum

Version 2.0, August 2017

Page 1 of 3

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Overview

This addendum must be completed by mental health providers with a provider specialty **613 – MRO Clubhouse**.

The purpose of this addendum is to provide the Indiana Health Coverage Programs (IHCP) with information about the rendering clubhouse provider that will be providing psychosocial rehabilitation services. The rendering clubhouse provider must:

- Be certified by the Indiana Family and Social Services Administration (FSSA) Division of Mental Health and Addiction (DHMA).
- Be enrolled as an IHCP rendering provider linked to a DMHA-approved IHCP-enrolled Medicaid Rehabilitation Option (MRO) provider.

A copy of the DMHA certification must be attached to this addendum and included with the enrollment packet.

Please complete all sections of this form. Nonprofit providers must provide information for the business entity that owns their taxpayer identification number (TIN).

Disclosure Information

When completing this form to make changes to the list of disclosed individuals, make sure to include the names of **all** individuals that meet the disclosure requirements, even if the individuals had been previously disclosed. When an update is processed, any previously disclosed individuals that are not shown on the update form will be removed. In other words, the previous list of disclosed individuals will be **replaced** with the updated list of disclosed individuals.

Disclosure of Social Security Numbers

This addendum is used to collect information required by state and federal regulations. Social Security numbers disclosed on this form are used to determine whether persons and entities named in an enrollment packet are federally excluded parties. Refusal to provide a Social Security number will result in rejection of this enrollment packet.

Consent to Release Social Security Numbers

Submission of information on this schedule indicates that consent has been given to the Indiana FSSA and its contractors to use the information, including the Social Security number, for the sole purpose of verifying eligibility to participate in the Medicaid program through the Office of the Inspector General, the Centers for Medicare & Medicaid Services, relevant licensing bodies, and other appropriate state and federal agencies. It is further understood that the FSSA and its contractors may use a Social Security number so the office may determine eligibility for continued participation in the Medicaid program.

This addendum must be submitted with your *IHCP Rendering Provider Enrollment and Profile Maintenance Packet*.

General Information

1. Legal name of community mental health center	2. Taxpayer identification number (TIN)
3. Legal name of the contracting clubhouse provider	4. Taxpayer identification number (TIN)

Signature

I certify the information stated on this addendum is correct and complete to the best of my knowledge. I further certify that I am an authorized official of the MRO Clubhouse provider and have authority to provide and attest to the information listed on this addendum.

5. Authorized official's name (please print)	6. Title
7. Authorized official's signature	8. Date

IHCP MRO Clubhouse Provider Enrollment Addendum

Version 2.0, August 2017

Page 2 of 3

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Individuals with an Ownership or Control Interest and Managing Individuals

Please list **all** individuals with an ownership or control interest in the applicant. If the applicant is a not-for-profit entity, please list the board of directors or advisory board. Not-for-profit providers must also list their managing individuals: a general manager, business manager, administrator, director, or other individual who exercises operational or managerial control over, or directly or indirectly conducts, the day-to-day operations of the provider entity.

Include each person's name, address, date of birth (DOB), and Social Security number (SSN). Also indicate the title (for example, chief executive officer, owner, board member) and, if an owner, the percent of ownership. Attach additional pages as needed.

1a. Name of individual

2a. Address

3a. Title

4a. % of ownership (if applicable)

5a. Social Security number

6a. Date of birth

1b. Name of individual

2b. Address

3b. Title

4b. % of ownership (if applicable)

5b. Social Security number

6b. Date of birth

1c. Name of individual

2c. Address

3c. Title

4c. % of ownership (if applicable)

5c. Social Security number

6c. Date of birth

1d. Name of individual

2d. Address

3d. Title

4d. % of ownership (if applicable)

5d. Social Security number

6d. Date of birth

1e. Name of individual

2e. Address

3e. Title

4e. % of ownership (if applicable)

5e. Social Security number

6e. Date of birth

1f. Name of individual

2f. Address

3f. Title

4f. % of ownership (if applicable)

5f. Social Security number

6f. Date of birth

1g. Name of individual

2g. Address

3g. Title

4g. % of ownership (if applicable)

5g. Social Security number

6g. Date of birth

Relationships and Background Information

Attach additional copies of this page if space is needed for additional names.

1. Indicate whether any of the individuals listed are related through blood or marriage, or as spouse, parent, child, or sibling. Use N/A as appropriate.

1a. Name of person 1	Name of person 2	Relationship
1b. Name of person 1	Name of person 2	Relationship
1c. Name of person 1	Name of person 2	Relationship

2. Indicate whether any persons or entities listed, or any secured creditors of the provider entity, have ever been sanctioned through criminal conviction or exclusion from participation in any program under Medicare, Medicaid, or Title XX services since the inception of the programs.

2a. Name	NPI or IHCP Provider ID	Date of sanction
Type of sanction	Date sanction ended (please attach supporting documentation)	
2b. Name	NPI or IHCP Provider ID	Date of sanction
Type of sanction	Date sanction ended (please attach supporting documentation)	
2c. Name	NPI or IHCP Provider ID	Date of sanction
Type of sanction	Date sanction ended (please attach supporting documentation)	

3. Indicate if any persons or entities listed, or any secured creditors of the provider entity, have ever been placed on prepayment review.

3a. Name	NPI or IHCP Provider ID
3b. Name	NPI or IHCP Provider ID
3c. Name	NPI or IHCP Provider ID

4. Indicate if any persons or entities listed have an ownership or controlling interest in any other current or prospective IHCP provider.

4a. Name	NPI or IHCP Provider ID
4b. Name	NPI or IHCP Provider ID
4c. Name	NPI or IHCP Provider ID

5. Indicate any former agent, officer, director, partner, or managing employee who has transferred ownership to a family member (spouse, parent, child, or sibling) related through blood or marriage, in anticipation of or following a conviction or imposition of an exclusion.

5a. Name of person 1	Name of person 2	Relationship
5b. Name of person 1	Name of person 2	Relationship
5c. Name of person 1	Name of person 2	Relationship



| Rendering Provider Agreement

IHCP Rendering Provider Enrollment and Profile Maintenance Packet

indianamedicaid.com

To enroll multiple rendering providers, complete a separate *IHCP Rendering Provider Enrollment and Profile Maintenance Packet* for each.

Overview

The Rendering Provider Agreement details the requirements for participation in the IHCP. Included are provider responsibilities regarding updating provider information, protecting patient health information, and requirements for claim processing, overpayments, and record retention. In addition, the Agreement details obligations regarding the appeals process; civil rights regulation compliance; and utilization, control, and disclosure rules. The entire Agreement must be read, signed, and returned with the application. A signed copy must be retained by the provider.

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This agreement must be completed, signed, and returned to the IHCP for processing.

By execution of this Agreement, the undersigned entity ("Provider") requests enrollment as a provider in the Indiana Health Coverage Programs ("IHCP"). As an enrolled provider in the IHCP, the undersigned entity agrees to provide covered services and/or supplies to Indiana Health Coverage Program members ("members"). As a condition of enrollment, this agreement cannot be altered and the Provider agrees to all of the following:

1. To comply, on a continuing basis, with all enrollment requirements established under rules adopted by the State of Indiana Family and Social Services Administration ("FSSA").
2. To comply with all federal and state statutes and regulations pertaining to the IHCP, as they may be amended from time to time.
3. To meet, on a continuing basis, the state and federal licensure, certification or other regulatory requirements for Provider's specialty including all provisions of the State of Indiana Medical Assistance law, State of Indiana Children's Health Insurance Program law, or any rule or regulation promulgated pursuant thereto.
4. To notify FSSA or its agent within ten (10) days of any change in the status of Provider's license, certification, or permit to provide its services to the public in the State of Indiana.
5. To provide covered services and/or supplies for which federal financial participation is available for members pursuant to all applicable federal and state statutes and regulations.
6. To safeguard information about members including at a minimum:
 - a. members' name, address, and social and economic circumstances;
 - b. medical services provided to members;
 - c. members' medical data, including diagnosis and past history of disease or disability;
 - d. any information received for verifying members' income eligibility and amount of medical assistance payments;
 - e. any information received in connection with the identification of legally liable third party resources.
7. To release information about members only to the FSSA or its agent and only when in connection with:
 - a. providing services for members; and
 - b. conducting or assisting an investigation, prosecution, or civil or criminal proceeding related to the provision of IHCP covered services.
8. To maintain a written contract with all subcontractors, which fulfills the requirements that are appropriate to the service or activity delegated under the subcontract. No subcontract, however, terminates the legal responsibility of the contractor to the agency to assure that all activities under the contract are carried out.
9. To notify the IHCP in writing of the name, address, and phone number of any entity acting on Provider's behalf for electronic submission of Provider's claims. Provider understands that the State requires 30 days prior written notice of any changes concerning Provider's use of entities acting on Provider's behalf for electronic submission of Provider's claims and that such notice shall be provided to the IHCP.
10. To submit claims, using only the billing number assigned to it by FSSA or its fiscal agent, for services rendered by the Provider or employees of the Provider and not to submit claims for services rendered by contractors unless the provider is a healthcare facility (such as hospital, ICF-IID, or nursing home), or a government agency with a contract that meets the requirements described in item 8 of this Agreement. Healthcare facilities and government agencies may, under circumstances permitted in federal law, subcontract with other entities or individuals to provide services covered by the IHCP pursuant to this Agreement.
11. To abide by the state's *Medical Policy Manual* and *IHCP Provider Reference Modules* as amended from time to time, as well as all provider bulletins, banner pages, and notices. Any amendments to the policy manual or reference modules, including provider bulletins, banner pages, and notices, will be communicated on the official state Medicaid website and shall be binding upon publication.
12. To update and maintain a current service location address as required.
13. To submit timely billing on IHCP-approved electronic or paper claims, as outlined in the policy manual, reference modules, bulletins, and banner pages, in an amount no greater than Provider's usual and customary charge to the general public for the same service.

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14. To certify that any and all information contained on any IHCP billings submitted on the Provider's behalf by electronic, telephonic, mechanical, or standard paper means of submission shall be true, accurate, and complete. The Provider accepts total responsibility for the accuracy of all information obtained on such billings, regardless of the method of compilation, assimilation, or transmission of the information (whether by the Provider, the Provider's employees, agents, or a third party acting on the Provider's behalf, such as a service bureau). The Provider fully recognizes that any billing intermediary or service bureau that submits billings to the FSSA or its fiscal agent contractor is acting as the Provider's representative and not that of the FSSA or its fiscal agent contractor. The Provider further acknowledges that any third party that submits billings on the Provider's behalf shall be deemed to be the Provider's agent for the purposes of submission of the IHCP claims. The Provider understands that the submission of false claims, statements, and documents or the concealment of material fact may be prosecuted under the applicable federal and state laws.
15. The Provider understands that the standard paper claim form may include a signature line. The Provider understands that all the stipulations, conditions, and terms of the provider agreement apply in the event that the Provider fails, for any reason, to sign the paper claim, even if the claim is approved for payment. The Provider agrees that payment of a paper claim that does not contain the Provider's signature in no way absolves the Provider of the terms stated in the provider agreement.
16. To submit claim(s) for IHCP reimbursement only after first exhausting all other sources of reimbursement as required by the policy manual, reference modules, bulletins, and banner pages.
17. To submit claim(s) for IHCP reimbursement utilizing the appropriate claim forms specified in the policy manual, reference modules, bulletins, banner pages, and notices.
18. To submit claims that can be documented by Provider as being strictly for:
 - a. medically necessary medical assistance services;
 - b. medical assistance services actually provided to the person in whose name the claim is being made; and
 - c. compensation that Provider is legally entitled to receive.
19. To accept as payment in full the amounts determined by FSSA or its fiscal agent, in accordance with federal and state statutes and regulations as the appropriate payment for IHCP covered services provided to members. Provider agrees not to bill members, or any member of a recipient's family, for any additional charge for IHCP covered services, excluding any co-payment permitted by law.
20. To refund duplicate or erroneous payments to FSSA or its fiscal agent within fifteen (15) days of receipt.
21. To make repayments to FSSA or its fiscal agent, or arrange to have future payments from the IHCP withheld, within sixty (60) days of receipt of notice from FSSA or its fiscal agent that an investigation or audit has determined that an overpayment to Provider has been made, unless an appeal of the determination is pending. Outstanding overpayments made under prior provider agreements will remain collectable under this provider agreement.
22. To pay interest on overpayments in accordance with *Indiana Code (IC) 12-15-13-3, IC 12-15-21-3, and IC 12-15-23-3*.
23. To make full reimbursement to FSSA or its fiscal agent of any federal disallowance incurred by FSSA when such disallowance relates to payments previously made to Provider under the IHCP.
24. To fully cooperate with federal and state officials and their agents as they conduct periodic inspections, reviews and audits.
25. To make available upon demand by federal and state officials and their agents all records and information necessary to assure the appropriateness of IHCP payments made to Provider, to assure the proper administration of the IHCP and to assure Provider's compliance with all applicable statutes and regulations. Such records and information are specified in *405 Indiana Administrative Code (IAC) 1-5* and in the policy manual, reference modules, bulletins, and banner pages, and shall include, without being limited to, the following:
 - a. medical records as specified by *42 United States Code (USC) 1396(a)(27)*, and any amendments thereto;
 - b. records of all treatments, drugs, and services for which vendor payments have been made, or are to be made under the Title XIX or Title XXI Program, including the authority for and the date of administration of such treatment, drugs, or services;

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- c. any records determined by FSSA or its representative to be necessary to fully disclose and document the extent of services provided to individuals receiving assistance under the provisions of the IHCP;
 - d. documentation in each patient's record that will enable the FSSA or its agent to verify that each charge is due and proper;
 - e. financial records maintained in the standard, specified form;
 - f. all other records as may be found necessary by the FSSA or its agent in determining compliance with any federal or state law, rule, or regulation promulgated by the United States Department of Health and Human Services or by the FSSA; and
 - g. any other information regarding payments claimed by the provider for furnishing services to the plan.
26. To cease any conduct that FSSA or its representative deems to be abusive of the IHCP.
 27. To promptly correct deficiencies in Provider's operations upon request by FSSA or its fiscal agent.
 28. To make a good faith effort to provide and maintain a drug-free workplace. Provider will give written notice to the State within ten (10) days after receiving actual notice that the provider or an employee of the provider has been convicted of a criminal drug violation occurring in the provider's workplace.
 29. To file all appeal requests within the time limits listed below. Appeal requests must state facts demonstrating that:
 - a. the petitioner is the person to whom the order is specifically directed;
 - b. the petitioner is aggrieved or adversely affected by the order; or
 - c. the petitioner is entitled to review under the law.
 30. Provider must file a statement of issues within the time limits listed below, setting out in detail:
 - a. the specific findings, actions, or determinations of FSSA from which the Provider is appealing; and
 - b. with respect to each finding, action, or determination, all statutes or rules supporting the Provider's contentions of error and why the Provider believes that the office's determination was in error.
 31. Time limits for filing an appeal and the statement of issues are as follows:
 - a. A provider must file an appeal of any of the following actions within sixty days of receipt of FSSA's determination:
 - (1) A notice of program reimbursement or equivalent determination regarding reimbursement or a year end cost settlement.
 - (2) A notice of overpayment.
 The statement of issues must be filed with the request for appeal.
 - b. All appeals of actions not described in (a) must be filed within 15 days of receipt of FSSA's determination. The statement of issues must be filed within 45 days of receipt of FSSA's determination.
 32. To cooperate with FSSA or its agent in the application of utilization controls as provided in federal and state statutes and regulations as they may be amended from time to time.
 33. To comply with the advance directives requirements as specified in *42 Code of Federal Regulations (CFR) Part 489, Subpart I*, and *42 CFR 417.436(d)*, as applicable.
 34. To comply with civil rights requirements as mandated by federal and state statutes and regulation by ensuring that no person shall, on the basis of race, color, national origin, ancestry, disability, age, sex or religion, be excluded from participation in, be denied the benefits of, or be otherwise subject to discrimination in the provision of an IHCP covered service.
 35. The Provider and its agents shall abide by all ethical requirements that apply to persons who have a business relationship with the State, as set forth in *IC § 4-2-6 et seq.*, *IC § 4-2-7, et seq.*, the regulations promulgated thereunder, and *Executive Order 04-08*, dated April 27, 2004. If the Provider is not familiar with these ethical requirements, the Provider should refer any questions to the Indiana State Ethics Commission, or visit the Indiana State Ethics Commission Web site at <http://www.in.gov/ethics/>. If the Provider or its agents violate any applicable ethical standards, the State may, in its sole discretion, terminate this Agreement immediately upon notice to the Provider. In addition, the Provider may be subject to penalties under *IC § 4-2-6*, *IC 4-2-7*, *IC 35-44-1-3*, and under any other applicable laws.

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36. To disclose information on ownership and control, information related to business transactions, information on change of ownership, and information on persons convicted of crimes in accordance with 42 CFR, Part 455, Subpart B, and 405 IAC 1-19. Long term care providers must comply with additional requirements found in 405 IAC 1-20. Pursuant to 42 Code of Federal Regulations, part 455.104(c), OMPP shall terminate an existing provider agreement if a provider fails to disclose ownership or control information as required by federal law.
37. To submit within 35 days of the date of request by the federal or state agency full and complete information about:
 - a. ownership of subcontractors with whom the provider has had more than \$25,000 in a twelve month hearing period;
 - b. any significant business transactions between the provider and any wholly owned supplier; and
 - c. any significant business transactions between the provider and any subcontractor, during five-year period ending with the date of request.
38. To furnish to FSSA or its agent, as a prerequisite to the effectiveness of this Agreement, the information and documents set out in the IHCP Provider Application and maintenance forms, which are incorporated here by reference, and to update this information as it may be necessary.
39. The effective date of this Agreement will be the date set out in the provider enrollment notification letter. This Agreement has not been altered, and upon execution, supersedes and replaces any provider agreement previously executed by the Provider. This Agreement shall remain in effect until terminated in accordance with item 40 below.
40. That this Agreement may be terminated as follows:
 - a. By FSSA or its fiscal agent for Provider's breach of any provision of this Agreement as determined by FSSA pursuant to 405 IAC 1-1-6; or
 - b. By FSSA or its fiscal agent, or by Provider, without cause upon 60 days' written notice.
41. For long term care providers involved in a change of ownership, this agreement acts as an amendment to the transferor's agreement with IHCP to bind the transferee to the terms of the previous agreement; and any existing plan of correction and pending audit findings in accordance with 405 IAC 1-20.
42. New owners of nursing facilities or intermediate care facilities for the intellectually disabled, must accept the assignment of the provider agreement executed by the previous owner(s) as required by 42 CFR 442.14.
43. For any entity that receives or makes annual payments totaling at least \$5,000,000 annually as described in 42 U.S.C. 1396a(a)(68), shall add written policies to their employee handbook that provide detailed information about federal and state False Claims Acts, whistleblower protections, and entity policies and procedures for preventing and detecting fraud and abuse. In any inspection, review, or audit of the entity by FSSA or its contractors, the entity shall provide copies of the entity's written policies regarding fraud, waste, and abuse upon request. Entity shall submit to FSSA a corrective action plan within 60 days if the entity is found not to be in compliance with any part of the requirements stated in this paragraph.
44. To verify and maintain proof of verification that no employee or contractor is an excluded individual or entity with the Health and Human Services (HHS) Office of the Inspector General (OIG). Providers shall review the HHS-OIG List of Excluded Individuals/Entities (LEIE) database for excluded parties. This LEIE database is accessible to the general public at <http://www.oig.hhs.gov/fraud/exclusions.asp>.
45. To allow FSSA and its representatives to perform safety inspections of motor vehicles used for transportation services of Medicaid recipients. The Provider shall require all of its contractors and subcontractors to agree to the same.
46. To receive email updates and communication from IHCP at the email address(es) provided on its enrollment application. Providers may opt-out of receiving these email communications by clicking the link found at the bottom of each email following the message prompts. Opting out does not affect the provider's obligation to stay abreast of IHCP updates and communications as required by this agreement.

AS A CONDITION OF PAYMENT AND CONTINUED ENROLLMENT IN THE IHCP THE UNDERSIGNED, BEING THE PROVIDER OR HAVING THE SPECIFIC AUTHORITY TO BIND THE PROVIDER TO THE TERMS OF THIS AGREEMENT, AND HAVING READ THIS AGREEMENT AND UNDERSTANDING IT IN ITS ENTIRETY, DOES HEREBY AGREE TO ABIDE BY AND COMPLY WITH ALL THE STIPULATIONS, CONDITIONS, AND TERMS SET FORTH HEREIN. THE UNDERSIGNED ACKNOWLEDGES THAT THE COMMISSION OF ANY INDIANA HEALTH COVERAGE PROGRAM RELATED OFFENSE AS SET OUT IN 42 USC 1320a-7b MAY BE PUNISHABLE BY A FINE OF UP TO \$25,000 OR IMPRISONMENT OF UP TO FIVE YEARS OR BOTH.

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Rendering Provider Agreement Authorized Signature – All Schedules and Addenda as applicable	
The owner or an authorized representative of the business entity directly or ultimately responsible for operating the business enterprise must complete this section. This Agreement must be signed by both the authorized representative of the business entity and the rendering provider. A delegated administrator may not sign this form.	
Group or clinic's business name (please print):	Tax ID:
Authorized official's name (please print):	Title:
Authorized official's signature:	Date:
Rendering provider's name (please print):	Tax ID:
Rendering provider's signature:	Date: