

May 22, 2017

Provider Enrollment Kentucky Medicaid P.O. Box 2110 Frankfort KY 40602-2110

Name Variation Letter

Regarding: Melanie McDermott, NPI # 1205197944

This letter is an addendum to a Map 900 due to the variations in my name.

My name at Ky Medicaid Provider Enrollment is listed as Melanie McDermott. The names on my supporting documentation are as follows. Professional Marriage and Family Therapy license is Melanie A McDermott. Social Security card is Melanie Angela McClish McDermott.

NPI Registry is Melanie McClish McDermott

EIN letter from the Internal Revenue Service is Melanie McClish.

All of these names and variations are my legal names. McClish is my maiden name and Angela is my middle name given at birth. McDermott is my married name. Please recognize all of these variations.

Sincerely,

Mulain Mi Denuth in 7 Melanie McDermott, LMFT

Map-900 Checklist

A complete list of enrollment requirements for each provider type can be found on our website at the following link: http://www.chfs.ky.gov/dms/provEnr/Provider+Type+Summaries.htm

Did you:

- Complete <u>all</u> questions? Questions not applicable should be completed with "N/A".
 (Applications will be rejected for any questions left blank.)
- Sign and date signature page (page 12) Electronic or stamped signatures are not accepted.
- ◆ Attach appropriate licenses and/or certifications and all other required documents for requested effective date as well as current?
- ◆ Attach verification documentation for NPI and Taxonomy Code(s) from CMS NPI vendor or NPPES.
- Attach a MAP-347 if individual wants to be linked to group KY Medicaid provider number.
- Attach a copy of your Social Security card if you are enrolling as an individual. Attach your IRS verification letter if you are applying with a FEIN.
- ◆ If you are subject to an application fee, please attach a check payable to the KY State Treasurer. For more information on the application fee, please refer to your Provider Type Summary at http://www.chfs.ky.gov/dms/provEnr/Provider+Type+Summaries.htm.
- Keep a copy of the application for your records.

Not completing these reminders will delay the processing of your application. Please ensure that all reminders above are completed. Other information not mentioned above may be requested during the processing of your application.

Please send this REVALIDATION application (Map-900) to the following address:

Kentucky Medicaid P.O. Box 2110 Frankfort, KY 40602

Please do not send the application directly to the Department for Medicaid Services. This will delay the processing of your application.

If you have any questions regarding your enrollment, please call Kentucky Medicaid toll free at (877)-838-5085. A provider enrollment specialist will be available to help you between the hours of 8 am and 4:30 pm, EST, Monday through Friday.

Map-900 Provider Application Instructions

Section A: Administrative Information

Field #	
1	Enter the KV Modicaid
2	Enter the KY Medicaid provider number that is revalidating. Please mark the appropriate box. Indicate name of individual provider or if an entity/group is enrolling, please input Please include all suffixes in page if
	entity/group name For indicate name of individual provider or if an entity/group.
	Please include all suffixes in a second in this field must metal all suffixes in a second in the second in this second in the second
	question #3 must match all applicable. For entity/group applicants, the name and all supporting documentation
3	Please include all suffixes in name if applicable. For entity/group applicants, the name referenced in this field, must match all supporting documentation question #3 must match all supporting documentation. Enter the name the provider will be added to the provider will be a
	Enter the name the provider will be doing business as, if different from question #2. Otherwise, you may enter N/A. If Provider/Owner Email
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4	you are applying for an individual provider number, do not enter your employer's name in this field. Please add the Please mark the appropriate block.
5	Please mark the appropriate block.
6	Enter License/Contis
7	Enter License/Certificate number for the applicant. Attach a copy of your license. Enter provider type. (EXAMPLE: physician: dentist: etc.) Enter
	complete listing of (EXAMPLE: physician; dentist; etc.) Enter provider type. (EXAMPLE: physician; dentist; etc.)
8	Enter provider type. (EXAMPLE: physician; dentist; etc.) Enter provider type. (EXAMPLE: physician; dentist; etc.) A Enter the type of service that will be provided. (EXAMPLE: Acute care; diabetic supplies: etc.) The enter type of service that will be provided. (EXAMPLE: Acute care; diabetic supplies: etc.) A Enter your National Provider Identification.
9	Enter the type of service that will be provided. (EXAMPLE: Acute care; diabetic supplies; etc) Enter your National Provider Identifier (NPI). Include verification and its provided in the
	Enter your National Provider Identifier (NPI). Include verification email or National Plan and Provider Enumeration Enter your Taxonomy Code()
10	Enter your Teacher (NPPES) printout.
	or NPDES arises associated with your NPI. (Attach extra sheet if
11	Enter your Taxonomy Code(s) associated with your NPI. (Attach extra sheet if necessary.) Include your email verification Enter individual Social Security New Location
12	
13	The Lift Office of the ECINI 1000
14	Enter date of birth of applicant provider.
	Please indicate which number will be used for reporting monies to you from Medicaid for 1099 purposes. Example: If you are applying as an individual provider completing this question, please input your SSN or a FEIN if you are applying as an individual provider.
	you are an individual provider completing this question, please input your SSN and 1099 purposes. Example: If
	you are an individual provider completing this question, please input your SSN or a FEIN if you own the FEIN 100%. If 347 in order to be linked to the group setting under which they are reporting.
15	
	Enter the first and last name of the
8	Enter telephone number of person named in question #17.
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0	Enter Mailing address and credentialing contact information. The field
1	Enter Mailing address and credentialing contact information. The field must be completed with an email address. f you have held any West address.
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2	f you have held any Kentucky Medicaid group/facility numbers in the past three years, please enter on form. If not,
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	anter the Administrator's name with the
F	nter the Controller's name, telephone number, and fax number. nter the Accountant or CDA?
	The state of the s
l E	nter the Fiscal Year End (FYE).
C	omplete if you wish to link to a group. Attach a MAP-347 for any additional group you wish to link to.
	a MAY-34/ for any additional group you wish to link to

Section B: Disclosure of Ownership and Control Interest

Field #	Section B: Disclosure of Ownership and Control Interest Description
1	If there has been a change of a small in the
2	Describe relationship or similarities between the provider disclosing information on this form and items "A" through "C". Do you anticipate file by the provider disclosing information on this form and items "A" through "C".
3	Do you plan to have a change in ownership, management company or control within the next year? If so, when? Enter the Fode 17.
4	Do you anticipate filing had a change in ownership, management company or control within the payt way 16.
5	Do you anticipate filing bankruptcy? If so, when?
6	List name address (20) (20) (20) (20)
	Enter the Federal Tax Identification Number (if there is an affiliation with a chain) along with name, address, city, state and zip contity. Complete question #7 with the officers' and board members' information. If no one owns 5% on member 5% on members in the disclosure of the complete question #7 with the officers' and board members' information. If no one owns 5% on members in the disclosure of the complete question #7 with the officers' and board members' information.
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nder the M	Medicaid agreement for lease (or lease of real property) to obtain space supplies agriculture at fiscal agent has
	If applicant is related to persons listed in questions #6, #7, and #17, list the relationship.
	List name of managing component if an industrions #6, #7, and #17, list the relationship
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0,000 or 59	Business Transaction—means any business transaction or series of transactions that, during any one fiscal year, exceeds the lesser of \$25,000 or 5% of applicant's operating expense. Reserved for Future Use
	Reserved for Future Use.
I	List name, SSN, address of any immediate Co. 1
I	List the name of any individuals or organizations having direct or indirect ownership or controlling interest of 5% or more who have 9 (Medicaid) or Title 20 (Social Section 2).
0	9 (Medicaid) or Title 20 (Social Services Block Grants) of the Social Security Act (SSA) or any criminal offense in this state or any roganization. Please also indicate any KY Medicaid provider number(s) associated with individual states and appears and/or managing and
0	r organization.
X	XVIII, XIX or XX of the SSA or any criminal offense in this state or any other state since the inception of those programs. Indicate any person who has been delivered with individual or organization.
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COMMONWEALTH OF KENTUCKY DEPARTMENT FOR MEDICAID SERVICES SECTION A: ADMINISTRATIVE INFORMATION

For Kentucky M	ledicaid Use Only
ATN#	
Identifier:	
Provider Type	
Reviewer's Initial:	S;

1. Kentucky Medicaid Provider Number 2. Revalidating As:			RIVIATION	eviewer's Initials:
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Last: McDermott		☐ Ent	ity Committee If	applicable.
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8. Type of Service: Out-Patient and in-ho 9. National Provider Identifier (NPI):	me and community be	havioral health ser	vices receipts	
9. National Provider Identifier (NPI): (Must match NPPES) 1205197944	10. Pr	imam Tana		
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14. DMS will report all monies paid to the enrolling as an individual and do not own 15. Tax Structure: Please select	a FEIN, please chec	k sen sumber y	ou use for tax report	ing. (If you are
The select only one st	ructure.	a SSIV Held). (Ch	eck one only.) SSI	N X FEIN
Partnership	Corporation			
Sole Proprietor Estate/Trust	Public Servi	ce Corporation	Government/Non	-Profit
16. Agent of Service in Case of Summons (I	VA not accentable)	ee Corporation	Limited Liability	Company
18 PRIMARY PHYSICS Last N	ame: McDermott		17. Telephone # of	Agent of Service
18. PRIMARY PHYSICAL BUSINESS LO If you have more than one plant in the state of th	CATION:		(N/A not acceptable).	502-439-2969
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City: Louisville	uite 582			
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	Fax #:502-899-	5/1 County: 16	State: KY	Zip: 40207
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Map-900 (Revalidation) (Rev 03/2018)		-	
NF/Medicaid Other /specify:	TCII	Hosp. Swing Rehab. Hosp. Psych. Hosp. PRTF	ICF/IID Ventilator Unit Brain Injury Uni
24. Administrator: Check here for N/A		Phone:	Fax:
25. Assistant Administrator:		Phone:	Fax:
Check here for N/A 27. Accountant or CPA:		Phone:	Fax:
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have entered into a contractual ag Transformations hope for	Pagmont with the con-	ndividual Provider Enrolling)	
(Clinic/Corporation or	Facility Name)	7100269220	1001
to provide professional services. Medicaid Program for covered ser personally shall not bill the Kent agreement, and further that Clini overpayments made for services remarks.	ucky Medicaid Program for a	Medicaid/Medicare cros ied by the criteria of our co ny service that is reimbu	ontract. I understand that I,

SECTION B: DISCLOSURE OF OWNERSHIP AND CONTROL INTEREST

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SECTION B IS REQUIRED BY FEDERAL AND SATE 455.105 AND 455.106 and KRS CHAPTER 205, AS AMN Note: See the instructions for definitions of underlined terms per 4 (Any attachments must be labeled referencing the question.)	ENDED).	- GOLINITO IV	2 CFR 455.101, 455.104,
(Any attachments must be left in the little of underlined terms per 4	12 CFR 455 101 a	nd AEC 104	
1. If there has been a change in	1011 a	nd 433.104 and KR	S Chapter 205, as amended.
ACheck here for N/A	provider numbe	m(n) and d :	
1. If there has been a change in ownership, enter the previous Previous Medicaid Prov. #	L	r(s) and their effec	ctive date(s):
2a. If you completed question 115	Start Date		
and the previous Medicaid owner (Att.)	ip between the o	Wnor dicale:	to End Date:
and the previous Medicaid <u>owner</u> . (Attach extra page if necessa	ry.) XCheck he	ere for N/A	formation on this form
2b. If you completed question #1 above, describe the relationship previous <u>corporate boards</u> of Medicaid provider. (Attach extra provider)	p between the <u>co</u> page if necessary	rporate boards of .)	disclosing provider and
2c. Why did a change of ownership occur?			
3. If you anticipate any change of ownership, management companies and nature of the change. A Check here for N/A			
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Date: Change LACheck here for N/A		the year, stat	e anticipated date of
4. If you anticipate filing for her let			
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Relationship:	7, and #17 are related to each other as spouse, parent, child, or sibling (includ ollowing information: (Attach extra page if necessary.) Check here for N/A SSN:
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Relationship:	SSN:
9. If this facility ample	Solv.
9. If this facility employs a management comp. Name:	pany, please provide following information [VI]
Address:	pany, please provide following information: X Check here for N/A
City:	
10. List the name of	Chata
X Check here for N/A	y in which an owner of the disclosing ordinal.
Name:	State: Zip: Ty in which an owner of the disclosing entity has an ownership or control inter
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	address of all managing employees below as defined in necessary listing same details below.)	42 CFR 455.101.
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City:		SSN:
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17. List name, address SSN4 FERNIL	State: SSN	
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(TO BE COMPLETED IF ENROLLING AS AN INDIVIDUAL PROVIDER. DO NOT COMPLETE IF SECTION C: ATTESTATIONS ENROLLING AS A GROUP OR ENTITY.)

Please answer all questions. For any "Yes" response, please attach an explanation. 1. LICENSURE YES XNO Has your license, registration or certification to practice in your profession, ever been voluntarily or involuntarily relinquished, denied, suspended, revoked, restricted, or have you ever been subject to a fine, reprimand, consent order, probation or any conditions or limitations by any state or professional licensing, YES XNO Has there been any challenge to your licensure, registration or certification? 2. HOSPITAL PRIVILEGES AND OTHER AFFILIATIONS Have your clinical privileges or medical staff membership at any hospital or healthcare institution, voluntarily or involuntarily, ever been denied, suspended, revoked, restricted, denied renewal or subject to probationary or to other disciplinary conditions (for reasons other than non-completion of medical record when quality of care was not adversely affected) or have proceedings toward any of those ends been instituted or recommended by any hospital or healthcare institution, medical staff or committee, or governing board? YES XNO Have you voluntarily or involuntarily surrendered, limited your privileges or not reapplied for privileges while YES XNO Have you ever been terminated for cause or not renewed for cause from participation, or been subject to any disciplinary action, by any managed care organizations (including HMOs, PPOs, or provider organizations 3. EDUCATION, TRAINING AND BOARD CERTIFICATION YES NO Were you ever placed on probation, disciplined, formally reprimanded, suspended or asked to resign during an internship, residency, fellowship, preceptorship or other clinical education program? If you are currently in a training program, have you been placed on probation, disciplined, formally reprimanded, suspended or YES XNO Have you ever, while under investigation or to avoid an investigation, voluntarily withdrawn or prematurely terminated your status as a student or employee in any internship, residency, fellowship, preceptorship, or YES NO Have any of your board certifications or eligibility ever been revoked? Have you ever chosen not to re-certify or voluntarily surrendered your board certification(s) while under 4. DEA OR STATE CONTROLLED SUBSTANCE REGISTRATION Have your Federal DEA and/or State Controlled Dangerous Substances (CDS) certificate(s) or authorization(s) ever been challenged, denied, suspended, revoked, restricted, denied renewal, or voluntarily 5. MEDICARE, MEDICAID OR OTHER GOVERNMENTAL PROGRAM PARTICIPATION Have you ever been disciplined, excluded from, debarred, suspended, reprimanded, sanctioned, censured, disqualified or otherwise restricted in regard to participation in the Medicare or Medicaid program, or in regard to other federal or state governmental healthcare plans or programs? 6. OTHER SANCTIONS OR INVESTIGATIONS YES NO Are you currently the subject of an investigation by any hospital, licensing authority, DEA or CDS authorizing entities, education or training program, Medicare or Medicaid program, or any other private, federal or state health program or a defendant in any civil action that is reasonably related to your qualifications, competence, functions, or duties as a medical professional for alleged fraud, an act of violence, child abuse or a sexual offense or sexual misconduct? YES XNO To your knowledge, has information pertaining to you ever been reported to the National Practitioner Data Bank or Healthcare Integrity and Protection Data Bank? YES NO Have you ever received sanctions from or are you currently the subject of investigation by any regulatory agencies (e.g., CLIA, OSHA, etc.)? YES XNO Have you ever been convicted of, pled guilty to, pled nolo contendere to, sanctioned, reprimanded, restricted, disciplined or resigned in exchange for no investigation or adverse action within the last ten years for sexual YES NO Are you currently being investigated or have you ever been sanctioned, reprimanded, or cautioned by a military hospital, facility, or agency, or voluntarily terminated or resigned while under investigation or in

exchange for no investigation by a hospital or healthcare facility of any military agency?

YES NO A. Has your professional liability coverage ever been cancelled, restricted, declined or not renewed by the case on your individual liability history? YES NO b Have you ever been assessed a surcharge, or rated in a high-risk class for your specialty, by your professional liability insurance carrier, based on your individual liability history? YES NO a. Have you had any professional liability actions (pending, settled, arbitrated, mediated or litigated) within the past 10 years? * If yes, provide information for each case. YES NO a. Have you ever been convicted of, pled guilty to, or pled nolo contendere to any felony? YES NO a. Have you ever been convicted of, pled guilty to, or pled nolo contendere to any misdemean related to your qualifications, competence, functions, or duties as a medical professional, or for fraud, an actival minute of violence, child abuse or a sexual offense or sexual misconduct? YES NO c. Have you ever been court-martialed for actions related to your duties as a medical professional, or for fraud, and actival minute of the day of, or within a matter of days or weel engaged in such conduct. "Illegal use of drugs?" ("Currently" means sufficiently recent to justify a reasonable belief that the use of drugs may have an ongoin impact on one's ability to practice medicine. It is not limited to the day of, or within a matter of days or weel engaged in such conduct. "Illegal use of drugs" refers to drugs whose possession or distribution is unlawful under the Controlled Substances Act 21 U.S.C. & 812. It "does not include the use of a drug taken under or other provision of Federal law." The term does include, however, the unlawful use of prescription YES NO b. Do you use any chemical substances that would in any way impair or limit your ability to practice medicine and perform the functions of your job with reasonable skill and safety? YES NO Are you unable to perform the essential functions of a practitioner in your area of practice even w	LYES XNO	9	Has your Control of the Control of t
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YES NO a. Have you ever been convicted of, pled guilty to, or pled nolo contendere to any felony? Solution Lange of the past ten years have you been convicted of, pled guilty to, or pled nolo contendere to any misdemeand related to your qualifications, competence, functions, or duties as a medical professional, or for fraud, an action of violence, child abuse or a sexual offense or sexual misconduct? YES NO C. Have you ever been court-martialed for actions related to your duties as a medical professional, or for fraud, an action of violence, child abuse or a sexual offense or sexual misconduct? YES NO ABILITY TO PERFORM JOB	9. CRIMINAL	CIENTE.	past 10 years? * If yes, provide information for each
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reasonable accommodations	YES NO	CRO 1	

MEDICAID RULES, REGULATION, POLICY AND 42USC 1320a-7b

1. Scope of Agreement:

This provider agreement sets forth the rights, responsibilities, terms and conditions governing the provider's participation in the Kentucky Medicaid Program and KCHIP and supplements those terms and conditions imposed by these programs.

2. Medical Services to be Provided:

The provider agrees to provide covered services to Medicaid and KCHIP recipients in accordance with all applicable federal and state laws, regulations, policies and procedures relating to the provision of medical services according to Title XIX, Title VI, the approved Waivers for Kentucky and policies and procedures duly adopted by the Department for Medicaid Services applicable to provider and recipients of Title XIX services.

3. Assurances:

The Provider:

- (1) Agrees to maintain such records, including electronic storage media, as are necessary to document the extent of services furnished to KCHIP and Title XIX recipients for a minimum of five (5) years or as required by state and federal laws, and for such additional time as may be necessary in the event of an audit exception, quality of care issue, or other dispute and to furnish the state or federal agencies with any information requested regarding payments claimed for furnishing
- (2) Agrees to permit representatives of the state and federal government, and, staff of the Department for Medicaid Services to have the unrestricted right to examine, inspect, copy and audit all records pertaining to the provision of services furnished to KCHIP and Title XIX recipients. Such examinations, inspections, copying and audits may be made without prior notice to the Provider. This right shall include the ability to interview facility staff during the course of any inspection, review, investigation or audit.
- (3) Agrees to comply with the Civil Rights requirements set forth in 45 CFR Parts 80, 84, and 90 and the Americans with Disabilities Act (ADA), 42 USC 12101. Payments shall not be made to providers who discriminate on the basis of race, color, national origin, sex, disability, religion, age or marital status in the provision of services.
- (4) Agrees to cooperate with applicable public health agencies to coordinate appropriate medical care for KCHIP and Title XIX recipients in order to ensure quality of care and avoid the provision of duplicate or unnecessary medical services.
- (5) Assures awareness of the provisions of 42 USC 1320A-7B reproduced on page 11 of this agreement and of the provisions of KRS 205.8451 to KRS 205.8483 relating to Medicaid Program Fraud and Abuse, and applicable Kentucky Administrative Regulations as specified in Title 907 relating to the Department for Medicaid Services and Provider
- (6) Agrees to inform the Cabinet for Health and Family Services, Department for Medicaid Services
 - A. within thirty-five (35) days of any change in the following:
 - 1. name;
 - 2. ownership;
 - 3. address; and,
 - B. within five (5) days of information concerning the following:
 - 1. change in licensure/certification;
 - 2. regulation status;
 - 3. disciplinary action by the appropriate professional association; and,
 - 4. criminal charges; and,
 - C. within thirty-five (35) days of request by Secretary or State Medicaid Agency of any business transitions as defined
- (7) Agrees to the following:
 - A. To assume responsibility for appropriate, accurate, and timely submission of claims and encounter data whether submitted directly by the provider or by an agent;
 - B. To use EMC submittal procedures and record layouts as defined by the Cabinet if submitting electronic claims;
 - C. That the provider's signature on this agreement constitutes compliance with the following: the transmitted information is true, accurate and complete and any subsequent correction which alters the information contained
 - D. Payment and satisfaction of claims will be from federal and state funds and that any false claims, statements, or documents or concealment of falsification of a material fact, may be prosecuted under applicable federal and state
- (8) Agrees to participate in the quality assurance programs of the Department for Medicaid Services and understands that the data will be used for analysis of medical services provided to assure quality of care according to professional standards.

- (9) A contract for the sale or change of ownership participating in the Medicaid Program shall specify whether the buyer or seller is responsible for the amounts owed to the department by the provider, regardless of whether the amounts have been identified at the time of sale. In the absence of such specification in the contract for the sale or change of ownership, the owners or the partners at the time the department paid the erroneous payments have the responsibility for liabilities arising from those payments, regardless of when identified.
- (10) Agrees to notify the Department for Medicaid Services in writing of having filed for protection from creditors under the Bankruptcy code within five (5) days of having filed a petition with the court. Notification shall include the number assigned the case by the court, and the identity of the court in which the petition was filed.
- (11) Agrees to return any overpayment made by the Department for Medicaid Services resulting from agency error in
- (12) Agrees to comply with employee education for false claims recovery deficit reduction act (DRA) of 2005, Section 6032. More information can be found at http://chfs.ky.gov/dms/provider.htm.

ITEM # 4 APPLIES ONLY TO LONG TERM CARE FACILITIES (NF, ICF/IID or Psychiatric Hospital), AND 4. HOME COMMUNITY BASED Waiver SERVICES (HCB, SCL, Model Waiver II, Acquired Brain Injury, etc.)

As a result of the Medicare Catastrophic Coverage Act of 1988, each facility providing long term care services agrees to advise all new admissions of resource assessments to assist with financial planning performed by the Department for Community Based Services through a contractual arrangement with the Department for Medicaid Services. This requirement is a Condition of Participation in the Kentucky Medicaid Program, in accordance with 907 KAR 1:672 and is effective with new admissions on and after September 30, 1989. Each nursing facility agrees to comply with the preadmission screening and resident review requirement specified in Section 1919 of the Social Security Act, effective with regard to admissions and

5.

In consideration for the provision of approved Title XIX services rendered to Medicaid recipients and Title XXI services rendered to KCHIP recipients and subject to the availability of federal and state funds:

- The Cabinet for Health and Family Services, Department for Medicaid Services agrees to reimburse the provider according to current applicable federal and state laws, rules and regulations and policies of the Cabinet for Health and Family Services for providers participating as direct Medicaid payment providers. Payment shall be made only upon receipt of appropriate billings and reports as prescribed by the Cabinet for Health and Family Services, Department for
- 2) Department for Medicaid Services agrees to reimburse the provider according to the provisions of the agreement with the provider. Payments shall be made only upon receipt of appropriate encounter data, claims and reports as prescribed by
- 3) In accordance with 42 CRF 447.15, if the department makes payment for a covered service and the provider accepts this payment in accordance with the department's fee structure, the amounts paid shall be considered payment in full; a bill for the same service shall <u>not</u> be tendered to the recipient, and a payment for the same service shall not be tendered to the recipient, and a payment for the same service shall not be accepted from the recipient. A provider may not bill a Medicaid recipient for a bill that was denied due to incorrect billing. A provider may bill a Medicaid recipient under the
 - (1) Service not covered by Kentucky Medicaid, and member was previously informed of the non-covered service. (2) Provider is not enrolled in Kentucky Medicaid.
- 4) a. A provider may provide a service to a recipient on a non-Medicaid basis:
 - (a) If the recipient agrees to receive the service on a non-Medicaid basis before the service begins; and (b) The service is not a Medicaid-covered service.

 - b. If a provider renders a Medicaid-covered service to a recipient, regardless of if the service is billed through the provider's Medicaid provider number or any other entity including a non-Medicaid provider, the recipient shall not be
 - c. The department shall terminate from Medicaid Program participation a provider who participates in an arrangement in which an entity bills a recipient for a Medicaid-covered service rendered by the provider.

Provider Certification:

- (1) If the provider is required to participate or hold certification under Title XVIII of the Social Security Act to provide Title XIX services, the provider assures such participation or certification is current and active.
- (2) If the Provider is a specialty hospital providing psychiatric services to persons age twenty-one (21) and under, the Provider shall be approved by the Joint Commission on Hospitals or the Council on Accreditation of Services for Families and Children or any other accrediting body with comparable standards that are recognized by the state. In the event that the Provider is a general hospital, the Provider shall be certified for participation under Title XVIII of the Social Security Act or the Joint Commission on the Accreditation of Health Care Organizations.

7. **Lobbying Certification:**

The provider certifies that to the best of one's knowledge and belief, that during the preceding contract period, if any, and during the term of this agreement:

- (1) No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influence or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee or Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative
- (2) If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, or an employee of a Member of Congress in connection with this federal contract, grant, loan or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL 'Disclosure Form to Report Lobbying' in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and

(4) This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into, submission of this certification is a prerequisite for making or entering into this transaction imposed under Section 1352 Title 31. US code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for such failure.

8. Termination

- (1) The Department for Medicaid Services or provider shall have the right to terminate this agreement for any reason with up to thirty (30) days written notice served upon the other party by registered mail with return receipt requested. The Department for Medicaid Services may terminate this agreement immediately for cause, or in accordance with state or federal laws, upon written notice served upon the Provider by registered mail with return receipt requested.
- (2) If Medicare or Medicaid terminates the provider, the Department for Medicaid Services shall also terminate the provider
- (3) If there is a change of ownership of nursing facility, the Cabinet for Health and Family Services agrees to automatically assign this agreement to the new owner according to 42 CFR 442.14.
- (4) Failure of a provider to comply with the terms of this agreement may result in the initiation of the following sanctions:
 - Withholding all or part of the provider's monthly management fee.
 - Making a referral to the Office of Inspector General for investigation of potential fraud or quality of care issues.

The Department will allow the provider two weeks to cure any violation that could result in the sanctioning of the provider. If the provider does not or refuses to cure the violation, the Department will proceed with action to impose sanctions on the provider. If sanctions are applied against the provider, the action will be reported to the appropriate professional boards and/or agencies. One or more of the above sanctions may be initiated simultaneously at the discretion of the Department based on the severity of the contraction violation. The Commissioner makes the determination to initiate sanctions against a provider. The provider will be

42USC Section 1320a-7b. Criminal Penalties for Acts Involving Federal Health Care

- Making or causing to be made false statements or representations
- knowingly and willfully makes or causes to be made any false statement or representation of a material fact in any application for any benefit or payment under a Federal health care
- at any time knowingly and willfully makes or causes to be made any false statement or representation of a material fact for use in determining rights to such benefit or payment, having knowledge of the occurrence of any event affecting (A) his initial or continued right to any such benefit or payment, or (B) the initial or continued right to any such benefit or
- payment of any other individual in whose behalf he has applied for or is receiving such benefit or payment, conceals or fails to disclose such event with an intent fraudulently to secure such (4)
- having made application to receive any such benefit or payment for the use and benefit of another and having received it, knowingly and willfully converts such benefit or payment or any part indicated a discounter man for the discounter person, presents or causes to be presented a claim for a physician's service for which payment may be made under a Federal health care program and knows that the individual who furnished the (5)
- knowingly and willfully disposed of assets (including by any transfer in trust) in order for an individual to become eligible for medical assistance under a State plan under subchapter XIX of (6) this chapter, if disposing of the assets in the imposition of a period of ineligibility for such assistance under section 1396p© of this title, shall (i) in the case of such a statement, representation, concealment, failure, or conversion by any person in connection with the furnishing (by that person) of items or services for which the payment is or may be made under the program, be guilty of a felony and upon conviction thereof fined not more than \$25,000 or imprisoned for not more than five years or both, or (ii) in the case of such a statement, representation, concealment, failure, or conversion by any other person, be guilty of a misdemeanor and upon conviction thereof fined not more than \$10,000 or imprisoned for not more than one year, or both. In addition, in any case where an individual who is otherwise eligible for assistance under a Federal health care program is convicted of an offense under the preceding provisions of this subsection, the administrator of such program may at its option (notwithstanding any other provision of such program) limit, restrict, or suspend the eligibility of that individual for such periods (not exceeding one year) as it deems appropriate; but the imposition of a limitation, restriction, or suspension with respect to the eligibility of any individual under this sentence shall not affect the eligibility of any other person for assistance under the plan, regardless of the relationship between the individual and such other person.
- whoever knowingly and willfully solicits or receives any remuneration (including any kickback, bribe, or rebate) directly or indirectly, overtly or covertly, in cash or in kind (A)
- in return for referring an individual to a person for the furnishing or arranging for the furnishing of any item or service for which payment may be made in whole or in part under a Federal (B)
- in return for purchasing, leasing, ordering, or arranging for or recommending purchasing, leasing, or ordering any good, facility, service, or item for which payment may be made in whole or in return to purchasing, reasing, ordering, or arranging for or recommending purchasing, reasing, or ordering my good, racting, service, or near for which payment may be made in whose or in part under a Federal health care program, shall be guilty of a felony and upon conviction thereof, shall be fined not more than \$25,000 or imprisoned for not more than five years, or both.
- in part under a recetal nearly care program, snan or guinty of a reconstant upon conviction increase, snan or indeed not more than \$22,000 or imprisoned for not more than two years, or tour.

 whoever knowingly and willfully offers or pays any remuneration (including kickback, bribe, or rebate) directly or indirectly, overtly or covertly, in cash or in kind to any person to induce
- to refer an individual to a person for the furnishing or arranging for the furnishing of any item or service for which payment may be made in whole or in part under a Federal health care
- to purchase, lease, order, or arrange for or recommend purchasing, leasing, or ordering any good, facility, service, or item for which payment may be made in whole or in part under a Federal health care program, shall be guilty of a felony and upon conviction thereof, shall be fined not more than \$25,000 or imprisoned for not more than five years, or both.
- a discount or other reduction in price obtained by a provider of services or other entity under a Federal health care program if the reduction in price is properly disclosed and appropriately
- any amount paid by an employer (who has a bona fide employment relationship with such employer) for employment in the provision of covered items or services;
- any amount paid by a vendor of goods or services to a person authorized to act as a purchasing agent for a group of individuals or entities who are furnishing services reimbursed under a the person has a written contract, with each such individual or entity, which specifies the amount to be paid the person, which amount may be a fixed amount or a
- fixed percentage of the value of the purchases made by each such individual or entity under the contract, and in the case of an entity that is a provider of services (as defined in section 1395x(u) of this title), the person discloses (in such form and manner as the Secretary requires) to the entity and.
- upon request, to the Secretary the amount received from each such vendor with respect to purchases made by or on behalf of the entity;
- a waiver of any coinsurance under part B of subchapter XVIII of this chapter by a Federally qualified health care center with respect to an individual who qualifies for subsidized services
- any payment practice specified by the Secretary in regulations promulgated pursuant to section 14(a) of the Medicare and Medicaid patient and Program Protection Act of 1987; and any remuneration between an organization and an entity providing items or services, or a combination thereof, pursuant to a written agreement between the organization and the individual or entity if the organization is an eligible organization under section 1395mm of this title or if the written agreement, through a risk-sharing arrangement, places the individual or entity at substantial financial risk for the cost or utilization of the items or services, or a combination thereof, which the individual or entity is obligated to provide. False statements or representations with respect to condition or operation of institutions
- Whoever knowingly and willfully makes or causes to be made, or induces or seeks to induce the making of, any false statement or representation of a material fact with respect to the conditions or operation of any institution, facility, or entity in order that such institution, facility, or entity may qualify (either upon initial certification or upon rectification) as a hospital, rural primary care hospital, skilled nursing facility, intermediate care facility for the mentally retarded, home health agency, or other entity (including n eligible organization under section 1395mm(b) of this title) for which certification is required under subchapter XVIII of this chapter of a State health care program (as defined in section 1320a-7(h) of this title), or with respect to information required to be provided under section 1320-a-3a of this title, shall be guilty of a felony and upon conviction thereof shall be fined not more than \$25,000 or
- - Whoever knowingly and willfully-
- charges, for any service provided to a patient under a State plan approved under subchapter XIX of this chapter, money or other consideration at a rate in excess of the rates established by
- charges, solicits, accepts, or receives, in addition to any amount otherwise required to be paid under a State plan approved under subchapter XIX of this chapter, any gift, money, donation, or other consideration (other than a charitable, religious, or philanthropic contribution from an organization or from a person unrelated to the patient)as a precondition of admitting a patient to a hospital, nursing facility, or intermediate care facility for the mentally retarded, or
- as a requirement for the patient's continued stay in such a facility, when the cost of the services provided therein to the patient is paid for (in whole or in part) under the State plan, shall be guilty of a felony and upon conviction thereof shall be fined not more than \$25,000 or imprisoned for not more than five years, or both.
- Whoever accepts assignments described in section 1395u (b) (3) (B) (ii) of this title or agrees to be a participating physician or supplier under section 1395u9h) (1) of this title and knowingly, willfully, and repeatedly violates the term of such assignments or agreement, shall be guilty of a misdemeanor and upon conviction thereof shall be fined not more than \$2,000 or "Federal health care program" defined for purposes of this section, the term "Federal health care program" means-
- any plan or program that provides health benefits, whether directly, through insurance, or otherwise, which is funded directly, in whole or in part, by the United 11 -States Government any State health care program, as defined in section 1320a-7(h) of this title.

WHOEVER KNOWINGLY OR WILLFULLY MAKES, OR CAUSES TO BE MADE, A FALSE STATEMENT OR REPRESENTATION OF THIS STATEMENT SHALL BE SUBJECT TO PROSECUTION UNDER APPLICABLE FEDERAL OR STATE LAWS. (42 USC 1320A-7B CRIMINAL PENALTIES FOR ACTS INVOLVING FEDERAL INFORMATION REQUESTED SHALL RESULT IN A DENIAL OF A REQUEST TO PARTICIPATE IN OR AND KRS CHAPTER 205 AS AMENDED.

Provider Authorized Signature: I certify, under penalty of law, that the information given in this form is correct and complete to the best of my knowledge. I am aware that, should investigation at any time show any falsification, I will be considered for "Medicaid Rules, Regulation, Policy", 42 USC 1320A-7B" (pp. 8-11), 907 KAR 1:671, and 907 KAR 1:672 to the best of my regulations, and I hold a license/certification to provide services corresponding to the information above and for which this make all necessary verification concerning me and/or my medical practice/facility, and further authorize each educational application for participation in the Kentucky Medicaid Program. I further certify that if I keep medical records in an electronic database, those records are confidential and patient privacy is protected (KRS 205.510).

Provider Signature	Transportation Broker Signature
Milleun M'Donnett	
Name: (Please Print): Melanie A McDermott	
Title: Behavioral Health Professional	
Date: 5/25/18	
	fore submitting application.
Department for Medicaid Services Signature:	Date:
Printed Name:	Date: Title:



Public Protection Cabinet Department of Professional Licensing

This Document is an official verification of license by the Commonwealth of Kentucky

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Ficoline LADE	: Marriage and	Family Therapist	e and Family Thera			
Name	Legacy Number	License Number	Disciplinary Actions	Status	Issue Date	Expiration
Melanie A Mcdermott	0743	105239	No		- July Date	Date

Provider Information for 1205197944

Search (/registry/) / Back to Results / NPI View

MELANIE MCCLISH MCDERMOTT LMFT

Gender: FEMALE



NPI: 1205197944



Last Updated: 2016-07-13

Details

Name	Value
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NPI 1205197944

Enumeration Date 2012-05-29

NPI Type 1 - Individual

Sole Proprietor YES

Status Active

Mailing Address 3725 ROSEMONT BLVD

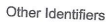
LOUISVILLE, KY 40218-1538

United States

Phone: 502-439-2969 | Fax:

View Map (/registry/map-view?q=3725 ROSEMONT BLVD, LOUISVILLE, KY, 402181538,

	NPPES NPI Registry				
Name	Value				
Primary Practice Address Taxonomy	3415 BARDSTOWN RD STE 209A LOUISVILLE, KY 40218-4630 United States				
	Phone: 502-439-2969 Fax: View Map (/registry/map-view?q=3415 BARDSTOWN RD STE 209A, LOUISVILLE, KY, 402184630, United States)				
	Primary				
	Taxonomy	Selected Taxonomy	State	License Number	
	Yes	106H00000X - Marriage & Family Therapist	KY	105239	



Issuer

State

Number



A federal government website managed by the (http://hhs.gov) U.S. Centers for Medicare & Medicaid Services (http://cms.hhs.gov) 7500 Security Boulevard, Baltimore, MD 21244

KENTUCKY MEDICAID PROGRAM STATEMENT OF AUTHORIZATION FOR PAYMENT Group Link Section

V	Check box (if applicable)	Group	Link Section
	I hereby declare that	nt I, Melanie McI	Dermott
		(First	and last name of Individual Licensed Professional)
	1205197944		
	(NPI Number	of individual)	7100271730
			(KY Medicaid Provider Number of Individual)
	has entered into a co	ontractual agreement with	the following:
	Transformations Ho	ope for Today's Families L	LC
			/Corporation or Facility)
	is reimbursed as part above shall be respon	nd that I, personally shall r	ayment including Medicaid/Medicare cross-overs from the ces provided by me and specified by the criteria of our not bill the Kentucky Medicaid Program for any service that and further that Clinic/Corporation or Facility Name listed verpayments made for services rendered.
	1427229483		7100269220
	(NPI Clinic/Corp	oration or Facility)	
		2002.7	(KY Medicaid Group Number of Group Individual provider request to be linked with)
	A CONTRACTOR OF THE PROPERTY O	01-	01-2014
	Dat	e Contract Effective (betw	veen Individual and Clinic/Corporation or Facility)
	Malery	M Deut	vith mm/dd/yyyy
	Signature of In	dividual Provider	Date of Signature
	tlloyd@transformationsllc.net		Teresa Lloyd
	Contact Ema	ail Address	
			Contact Name
C	heck box (if applicable)		
	By completing the in	Group Information below I	Delink Section
		be de-linked from	n requesting that the following individual provider in the group listed below.
	Individual Provider Nan		i i i i i i i i i i i i i i i i i i i
		(LAST)	(FIRST)
	Individual Kentucky Me	edicaid Provider Number:	(* 11.01)
	Group Name:		
	Kentucky Medicaid Prov	vider Number of Group:	
	Date to be de-linked:	-	
		(Complete with MM/I	DD/YYYY Format.)
	Signature of authorized	official:	Date:
	Please return s	· Kantuala. M. I.	Date:
	A ANGLOW RESIDENCE HARRING TO	THE ADDRESS AND THE PARTY OF TH	

Please return form to: Kentucky Medicaid, P.O. Box 2110, Frankfort, KY 40602-2110

CLEAR FORM

- (a) Making or causing to be made false statements or representations
- Whoever(1) knowingly and willfully makes or causes to be made any false statement or representation of a material fact in any application for any benefit or payment under a Federal health care program (as defined in subsection (f) of this section),
 (2) at any time knowingly and willfully makes or causes to be made any false statement or representation of a material fact for use in determining rights to such benefit
- or payment,

 (3) having knowledge of the occurrence of any event affecting (A) his initial or continued right to any such benefit or payment or (B) the initial or continued right to any such benefit or payment of any other individual in whose behalf he has applied for or is receiving such benefit or payment, conceals or fails to disclose such event with an intent fraudulently to secure such benefit or payment either in a greater amount or quantity than is due or when no such benefit or payment is authorized, along the payment of any part thereof to a use other than for the use and benefit of another and having received it, knowingly and willfully converts such benefit or payment or any part thereof to a use other than for the use and benefit of such other person,
- (5) presents or causes to be presented a claim for a physician's service for which payment may be made under a Federal health care program and knows that the individual who furnished the service was not licensed as a physician, or
- individual who furnished the service was not licensed as a physician, or

 (6) knowingly and willfully disposes of assets (including by any transfer in trust) in order for an individual to become eligible for medical assistance under a State plan under subchapter XIX of this chapter, if disposing of the assets results in the imposition of a period of ineligibility for such assistance under section 1396p(c) of this title, services for which payment is or may be made under the program, be guilty of a felony and upon conviction thereof fined not more than \$25,000 or imprisoned for not more than five years or both or (ii) in the case of such a statement, representation, concealment failure are conversion by one other than \$25,000 or imprisoned for not more than \$25,000 or imprisoned for not approach to the case of such a statement, representation concealment failure are conversion by one other than \$25,000 or imprisoned for not approach. services for which payment is or may be made under the program, be guilty of a felony and upon conviction thereof fined not more than \$25,000 or imprisoned for not more than five years or both or (ii) in the case of such a statement, representation, concealment, failure, or conversion by any other person, be guilty of a misdemeanor and upon conviction thereof fined not more than \$10,000 or imprisoned for not more than one year, or both. In addition, in any case where an individual who is such program may at its option (notwithstanding any other provision of such program) limit, restrict, or suspend the eligibility of that individual for such period (not secrecting one year) as it deems appropriate, but the imposition of a limitation, restriction, or suspension with respect to the eligibility of any individual under this sentence shall not affect the eligibility of any other person for assistance under the plan, regardless of the relationship between that individual and such other person.
- (b) inegal remunerations
 (1) whoever knowingly and willfully solicits or receives any remuneration (including any kickback, bribe, or rebate) directly or indirectly, overtly or covertly, in cash or
- (A) in return for referring an individual to a person for the furnishing or arranging for the furnishing of any item or services for which payment may be made in whole
- or in part under a Federal health care program, or

 (B) in return for purchasing, leasing, ordering, or arranging for or recommending purchasing, leasing, or ordering any good, facility, service, or item for which
 payment may be made in whole or in part under a Federal health care program, shall be guilty of a felony and upon conviction thereof, shall be fined not more than
 525,000 or imprisoned for not more than five years or both.
 (2) whoever knowingly and willfully offers or pays any remuneration (including any kickback, bribe, or rebate) directly or indirectly, overtly or covertly, in cash or in
 kind to any nerson to induce such person.
- (A) to refer an individual to a person for the furnishing or arranging for the furnishing of any item or service for which payment may be made in whole or in part under
- a recertaineand care program, or

 (B) to purchase, lease, order, or arrange for or recommend purchasing, leasing, or ordering any good, facility, service, or item for which payment may be made in whole or in part under a Federal health care program, shall be guilty of a felony and upon conviction thereof, shall be fined not more than \$25,000 or imprisoned for not more than five years or both
- (3) Paragraphs (1) and (2) shall not apply to(4) a discount or other reduction in price obtained by a provider of services or other entity under a Federal health care program if the reduction in price is properly
 disclosed and appropriately reflected in the costs claimed or charges made by the provider or entity under a Federal health care program;
 (5) Paragraphs (1) and (2) shall not apply to(6) a discount or other reduction in price obtained by a provider of services or other entity under a Federal health care program;
 (6) Paragraphs (1) and (2) shall not apply to(6) a discount or other reduction in price obtained by a provider of services or other entity under a Federal health care program if the reduction in price is properly
 (7) and (8) a discount or other reduction in price obtained by a provider of services or other entity under a Federal health care program;
 (8) a discount or other reduction in price obtained by a provider of services or other entity under a Federal health care program if the reduction in price is properly
 (8) and (8) and (8) are a federal health care program if the reduction in price is properly
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- (B) any amount paid by an employer to an employee (who has a bona fide employment relationship with such employer) for employment in the provision of covered
- nems or services;
 (C) any amount paid by a vendor of goods or services to a person authorized to act as a purchasing agent for a group of individuals or entities who are furnishing services reimbursed under a Federal health care program if(i) the person has a written contract with each such individual or entity, which specifies the amount to be paid the person, which amount may be a fixed amount or a fixed necessary of the value of the purchases made by each such individual or entity under the contract, and

- (i) the person has a written contract with each such individual or entity, which specifies the amount to be paid the person, which amount may be a fixed amount or a fixed percentage of the value of the purchases made by each such individual or entity under the contract, and (ii) in the case of an entity that is a provider of services (as defined in section 1395x(u) of this title), the person discloses (in such form and manner as the Secretary requires) to the entity and, upon request, to the Secretary, the amount received from each such vendor with respect to purchases made by or on behalf of the entity; for subsidized services under a provision of the Public Health Service Act {42 U.S.C.A. § 201 et. seq.};

 (E) any payment practice specified by the Secretary in regulations promulgated pursuant to section 14(a) of the Medicare and Medicaid Patient and Program (F) any regulations between the substance of the provision between the secretary in regulations of the purchases made by or on behalf of the entity; for subsidized services under a provision of the Public Health Service Act {42 U.S.C.A. § 201 et. seq.};
- (F) any remuneration between an organization and an individual or entity providing items or services, or a combination thereof, pursuant to a written agreement between the organization and the individual or entity if the organization is an eligible organization under section 1393mm of this title or if the written agreement, through a risk-sharing arrangement, places the individual or entity at substantial financial risk for the cost or utilization of the items or services, or a combination thereof, which the individual or entity is obligated to provide (c) False statements or representations with respect to condition or operation of institutions
- (c) False statements or representations with respect to condition or operation of institutions
 Whoever knowingly and willfully makes or causes to be made, or induces or seeks to induce the making of, any false statement or representation of a material fact with
 respect to the conditions or operation of any institution, facility, or entity in order that such institution, facility, or entity may qualify (either upon initial certification or
 agency, or other entity (including an eligible organization under section 1393mm(b) or this title) for which certification is required under subchapter XVIII of this
 chapter or a State health care program conviction thereof chall be fined not more than \$25,000 or inurrisoned for not more than five years, or both. Agency, or other centry (memoring an engine organization under section 1929) into the first time that certification is required under subchapter or a State health care program conviction thereof shall be fined not more than \$25,000 or imprisoned for not more than five years, or both.
- (a) tuegal patient aumitiance and retention practices
 Whoever knowingly and willfully(1) charges, for any service provided to a patient under a State plan approved under subchapter XIX of this chapter, money or other consideration at a rate in excess of
- the rates estatoustica by the State, or (2) charges, solicits, accepts, or receives, in addition to any amount otherwise required to be paid under a State plan approved under subchapter XIX of this chapter, any gift, money, donation, or other consideration (other than a charitable, religious, or philanthropic contribution from an organization or from a person unrelated to
- the panentj
 (A) as a precondition of admitting a patient to a hospital, nursing facility, or intermediate care facility for the mentally retarded, or

 (B) as a requirement for the patient's continued stay in such a facility, when the cost of the services provided therein to the patient is paid for (in whole or in part) under

 the State plan, shall be guilty of a felony and upon conviction thereof shall be fined not more than \$25,000 or imprisoned for not more than five years, or both.
- (e) Violation or assignment terms

 Whoever accepts assignments described in section 1393u(b)(3)(B)(ii) of this title or agrees to be a participating physician or supplier under section 1393u(b)(1) of this title and knowingly, willfully, and repeatedly violates the term of such assignments, shall be guilty of a misdemeanor and upon conviction thereof shall be fined not more than six months, or both. than 22,000 or imprisoned to not not left.

 (f) "Federal health care program" defined

 For purposes of this section, the term "Federal health care program" means-
- (1) any State hould come program as defined in section 1370,77(b) of this title. (2) any State health care program as defined in section 1320a-7(h) of this title.

13615

003615.102299.0011.001 1 MB 0.390 852

COUNSELING CONNECTION MELANIE MCCLISH SOLE MBR 3725 ROSEMONT BLVD LOUISVILLE KY 40218 Date of this notice: 08-09-2011

Employer Identification Number: 45-2904370

Form: SS-4

Number of this notice: CP 575 A

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 45-2904370. This EIN will identify you, your business accounts, tax returns, and documents, even if you have no employees. Please keep this notice in your

When filing tax documents, payments, and related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear off

Based on the information received from you or your representative, you must file the following form(s) by the date(s) shown.

Form 944 Form 940

01/31/2012

If you have questions about the form(s) or the due dates(s) shown, you can call us at the phone number or write to us at the address shown at the top of this notice. If you need help in determining your annual accounting period (tax year), see Publication 538, Accounting Periods and Methods.

We assigned you a tax classification based on information obtained from you or your representative. It is not a legal determination of your tax classification and is not binding on the IRS. If you want a legal determination of your tax guidelines in Revenue Procedure 2004-1, 2004-1 I.R.B. I (or superseding Revenue be requested by filing Form 8832, Entity Classification Election. See Form 8832 and its instructions for additional information

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