SOLICITATION #:
2017000265

Appendix MM
Ownership/Controlling Interest & Conviction Disclosure Completion Instructions
Ownership/Controlling Interest & Conviction

Disclosure Completion Instructions for Enrollment using a Social Security Number (SSN)

Disclosure of information regarding ownership and control and on a provider’s owners and other persons convicted of criminal offenses against Medicare, Medicaid, or the title XX services programs is required by the Centers for Medicare and Medicaid Services and the Colorado Department of Health Care Policy and Financing pursuant to regulations found at 42 CFR § 455.100 through 42 CFR § 455.106. The following disclosures must be made to Colorado Medicaid.

**Disclosing entities, fiscal agents and managed care entities** (see definitions on page 3) must disclose the information required in Disclosure A, Disclosure B, Disclosure C, Disclosure D, Disclosure E, and Disclosure F.

**Answer all questions.** If you do not believe that a question is applicable, you should select a response of "No". If "Yes" is selected, please provide all information requested.

For disclosures that require more information, please attach a separate document (that includes the additional information) on the “Attachments and Fees” page of the application.

**Section A** must be completed indicating ownership or control interest in the enrolling individual. Either a selection of ‘No’ to indicate ownership/control interest is not applicable to the individual OR requested information entered in the text area is required. Section A is incomplete if no selection is made, or if an entry is partially completed.

**Section B** must be completed listing all entities with ownership or control interest in any subcontractor in which the enrolling individual has direct or indirect ownership. Either requested information is entered in the text area OR a selection of ‘No’ is required depending upon which is applicable. Section B is incomplete if no selection is made, or if an entry is partially completed.

**Section C** must be completed indicating relations of persons named in Sections A and B. Either requested information is entered in the text area OR a selection of ‘No’ is required depending upon which is applicable. If no entities are entered in Sections A or B, check the box indicating ‘No’. Section C is incomplete if no selection is made, or if an entry is partially completed.

**Section D** must be completed listing any managing employees of the enrolling individual. Either requested information is entered in the text area OR a selection of ‘No’ is required depending upon which is applicable. Section D is incomplete if no selection is made, or if an entry is partially completed.

**Section E** must be completed indicating if the enrolling individual has ownership or controlling interest in any other provider, fiscal agent or managed care entity. Either requested information is entered in the text area OR a selection of ‘No’ is required depending upon which is applicable. Section E is incomplete if no selection is made, or if an entry is partially completed.
Section F must be completed listing all entities (the enrolling individual, an agent and/or managing employee of the enrolling individual) with criminal offense convictions related specifically to Medicare, Medicaid, Children’s Health Insurance Program or the Title XX services since the inception of these programs. Either requested information is entered in the text area OR a selection of ‘No’ is required depending upon which is applicable. Section F is incomplete if no selection is made, or if an entry is partially completed.

42 C.F.R. § 455.101 Definitions

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

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

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

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

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

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

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

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

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

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

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

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

**Significant business transaction** means any business transaction or series of transactions that, during any one fiscal year, exceed the lesser of $25,000 and 5 percent of a provider’s total operating expenses.

**Subcontractor** means:

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

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

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

**42 CFR § 455.102 Determination of ownership or control percentages**

(a) Indirect ownership interest. The amount of indirect ownership interest is determined by multiplying the percentages of ownership in each entity. For example, if A owns 10 percent of the stock in a corporation which owns 80 percent of the stock of the disclosing entity, A’s interest equates to an 8 percent indirect ownership interest in the disclosing entity and must be reported. Conversely, if B owns 80 percent of the stock of a corporation that owns 5 percent of the stock of the disclosing entity, B’s interest equates to a 4 percent indirect ownership interest in the disclosing entity and need not be reported.

(b) Person with an ownership or control interest. In order to determine percentage of ownership, mortgage, deed of trust, note, or other obligation, the percentage of interest owned in the obligation is multiplied by the percentage of the disclosing entity’s assets used to secure the obligation. For example, if A owns 10 percent of a note secured by 60 percent of the provider’s assets, A’s interest in the provider’s assets equates to 6 percent and must be reported. Conversely, if B owns 40 percent of a note secured by 10 percent of the provider’s assets, B’s interest in the provider’s assets equates to 4 percent and need not be reported.

*Colorado Medicaid cannot advise providers on how to determine owner data and controlling interest requirements.*

Our mission is to improve health care access & outcomes for the people we serve while demonstrating sound stewardship of financial resources.  
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