Provider/Organization Name:			
Provider Name:			
Title:			
License #:	NON APPLICABLE		
Tax ID / Social Security #:  * number that will be used to submit electronic claims			
NPI # (National Provider Identification):	NON APPLICABLE		
Street Address:			
City:			
State:			
Zip Code:			
Phone Number:			
Fax Number:			
eMail Address (if applicable):			
Contact Name:			
Individual/Rendering Provider Number:			
Group/Billing Provider Number (if applicable):			
Date:			
NOTE: Once you have printed the form please discard this sheet, DO NOT send this sheet with			

ıne paperwork.

# WISCONSIN MEDICAID ELECTRONIC CLAIMS ENROLLMENT REGISTRATION

Payer ID Number CKWI1

Steps to complete registration: STEP 1

Provider must sign form on page 5 of the Trading Partner Agreement

STEP 2

Mail or fax this form to the following:

Emdeon Business Services Attn: Provider Enrollment 220 Burnham Street South Windsor, CT 06074 Fax: (860) 289-0055

\*DO NOT mail this form to Wisconsin Medicaid.

STEP 3

Enrollment will be coordinated between Emdeon Business Services and Wisconsin Medicaid. If after 6 weeks you are not notified with confirmation that your claims will be accepted electronically, please contact the Patterson Technology Center eBusiness Support Department at 800-475-5036.

Special Notes Keep this sheet and a copy of the completed form.

For your **Group and Individual Provider Numbers** do not call Patterson Technology Center for these provider numbers. Due to confidentiality reasons, Patterson Technology Center cannot obtain these numbers. Either contact Wisconsin Medicaid or check your EOB's or Remittance Advice for your provider

numbers.

**Changing Electronic Billing Agents** If the provider currently submits claims through another Billing agent other than

Emdeon Business Services each provider must re-enroll followings the

procedures listed above.

Contact Phone Numbers WI Medicaid (608) 221-9036

Emdeon Business Services (888) 255-7293



## PROVIDER ENROLLMENT FORM

Print/Type the following:

Insurance Carrier: Wisconsin Medicaid Provider/Organization Name: \_\_\_\_\_ Tax Identification or Social Security Number: \_\_\_\_\_ (Number that will be used to submit electronic claims) Software Vendor: Medicaid Group Provider Number (if applicable):\_\_\_\_\_\_ Rendering Provider Name(s) and Provider Number(s): Address: City, State, Zip Code: \_\_\_\_\_ Office Contact Name: Telephone Number: \_\_\_\_\_ Fax Number: \_\_\_\_\_ Date: \_\_\_\_\_

Division of Health Care Financing HCF13044 (05/03)

#### TRADING PARTNER AGREEMENT

THIS AGREEMENT is entered into between the Division of Health Care Financing (DHCF) ("HEALTH PLAN") and		
, a healti	n care provider ("TRADING PARTNER") who transmits	
any health information in electronic form in connection with a tra	insaction covered by 45 CFR Parts 160 and 162, or has	
entered into a contract which gives another Party ("THIRD PAR	TY"), authorization to submit electronic health care	
transactions on the TRADING PARTNER's behalf to the HEALT	H PLAN; and	

This Agreement is made part of the DHCF Wisconsin Medicaid Provider Agreement as of the DHCF-signed execution date on the last page of this agreement.

WHEREAS, the TRADING PARTNER agrees to perform certain functions or activities that are subject to certain transaction standards and WHEREAS, the TRADING PARTNER agrees to conduct these transactions according to the limitations set forth in this agreement.

NOW THEREFORE, the TRADING PARTNER and HEALTH PLAN agree as follows:

- 1) **Definitions.** The following terms shall have the meaning ascribed to them in this section. Other capitalized terms shall have the meaning ascribed to them in the context in which they first appear:
  - a) Agreement shall refer to this document.
  - b) **Trading Partner** shall refer to a provider that transmits any health information in electronic form in connection with a transaction covered by 45 CFR Parts 160 and 162 or a THIRD PARTY authorized to submit health information on the TRADING PARTNER's behalf.
  - c) Third Party shall refer to parties authorized to exchange EDI transactions on the TRADING PARTNER'S behalf.
  - d) Trading Partner Agreement shall mean the DHCF TRADING PARTNER AGREEMENT.
  - e) **Covered Entity** means a health plan, a health care clearinghouse, or a health care provider who transmits any health information in electronic form in connection with a transaction covered by 45 CFR Parts 160 and 162.
  - f) **Health Plan** shall mean the DHCF-administered health care programs.
  - g) **Transactions** shall mean the exchange of information between two parties to carry out financial or administrative activities related to health care as defined by 45 CFR Part 160.103.
  - h) Federal Department of Health and Human Services (HHS) Transaction Standard Regulation shall mean the Code of Federal Regulations at Title 45, Parts 160 and 162.
  - Individual shall mean the person who is the subject of the protected health information, as defined by 45 CFR Part 164.501.
  - j) **Information** shall mean any "health information" provided and/or made available by the HEALTH PLAN to the TRADING PARTNER, and has the same meaning as the term "health information," as defined by 45 CFR Part 160.102.
  - k) Parties shall mean the HEALTH PLAN and the TRADING PARTNER.
  - I) **Secretary** shall mean the Secretary of HHS and any other officer or employee of the HHS to whom the authority involved has been delegated.

2) Term. The term of this Agreement shall commence as of the DHCF-signed execution date on the last page of this agreement, and shall expire upon termination of the DHCF Wisconsin Medicaid Provider Agreement, or upon written notification from either Party.

## 3) TRADING PARTNER Obligations:

- a) Third Party Agreement. The TRADING PARTNER understands and agrees that it is responsible and liable to the HEALTH PLAN for the conduct of a THIRD PARTY in the THIRD PARTY'S performance related to this Agreement. The TRADING PARTNER agrees to inform the THIRD PARTY of the terms of this Agreement. Notwithstanding the lack of specific mention, any obligation or requirement contained in this Agreement that is imposed on the TRADING PARTNER will be construed as an obligation and requirement that is also imposed on its THIRD PARTY.
- b) **No Changes.** The TRADING PARTNER hereby agrees that for the Information, it will not change any definition, data condition, or use of a data element or segment as proscribed in the HHS Transaction Standard Regulation (45 CFR Part 162.915[a]).
- c) **No Additions.** The TRADING PARTNER hereby agrees that for the Information, it will not add any data elements or segments to the maximum data set as proscribed in the HHS Transaction Standard Regulation (45 CFR Part 162.915[b]).
- d) **No Unauthorized Uses.** The TRADING PARTNER hereby agrees that for the Information, it will not use any code or data elements that are either marked "not used" in the HHS Transaction Standard's implementation specifications or are not in the HHS Transaction Standard's implementation specifications (45 CFR Part 162.915[c]).
- e) **No Changes to Meaning or Intent.** The TRADING PARTNER hereby agrees that for the Information, it will not change the meaning or intent of any of the HHS Transaction Standard's implementation specifications (45 CFR Part 162.915[d]).
- f) **Transfer of Obligations.** The TRADING PARTNER must immediately submit a new TRADING PARTNER Agreement and/or TRADING PARTNER Profile in writing if information provided as part of the TRADING PARTNER Agreement or TRADING PARTNER Profile is modified and the modification impacts the HEALTH PLAN's or TRADING PARTNER's ability to comply with the TRADING PARTNER Agreement.
- 4) Concurrence for Test Modifications to HHS Transaction Standards. The TRADING PARTNER agrees and understands that there exists the possibility that HEALTH PLAN or others may request an exception from the uses of a standard in the HHS Transaction Standards. If this occurs, TRADING PARTNER agrees that it will participate in such test modification (45 CFR Part 162.904[a][4]).
- 5) **Adequate Testing.** The TRADING PARTNER agrees that it will adequately test business rules appropriate to its types and specialties.
- Deficiencies. The TRADING PARTNER agrees that it will correct Transaction errors or deficiencies identified by the HEALTH PLAN.
- 7) **Incorporation of Modifications to HHS Transaction Standards.** The TRADING PARTNER understands that from time to time HHS may modify and set compliance dates for the HHS Transaction Standards. The TRADING PARTNER agrees it will incorporate by reference into this Agreement any such modifications or changes (45 CFR Part 160.104).
- 8) **Code Set Retention.** Both Parties understand and agree to maintain code sets being processed or used in this Agreement for at least the current billing period or any appeal period, whichever is longer (45 CFR Part 162.925(c)(2)).

## 9) Privacy:

- a) **Protected Health Information (PHI).** The HEALTH PLAN and the TRADING PARTNER will comply with all applicable State and Federal privacy statutes and regulations concerning the treatment of PHI.
- b) **Notice of Unauthorized Disclosures and Uses.** The HEALTH PLAN and the TRADING PARTNER will promptly notify the other Party of any unlawful or unauthorized use or disclosure of PHI which disclosure may have an impact on the other Party that comes to the Party's attention and will cooperate with the other Party in the event that any litigation arises concerning the unlawful or unauthorized disclosure or use of PHI.
- c) Injunctive Relief. The HEALTH PLAN retains all rights to seek injunctive relief to prevent or stop the unauthorized use or disclosure of PHI by TRADING PARTNER, its THIRD PARTY, or any agent, or contractor that received PHI from TRADING PARTNER

## 10) Security.

- a) Data Security. The HEALTH PLAN and the TRADING PARTNER will maintain reasonable security procedures to prevent unauthorized access to data, data transmissions, security access codes, envelope, backup files, and source documents. Each Party will immediately notify the other Party of any unauthorized attempt to obtain access to or otherwise tamper with data, data transmissions, security access codes, envelope, backup files, source documents or the other Party's operating system which attempt may have an impact on the other Party.
- b) Operating Systems Security. The HEALTH PLAN and the TRADING PARTNER will develop, implement, and maintain appropriate security measures for its own Operating System. The HEALTH PLAN and the TRADING PARTNER will document and keep current its security measures. Each Party's security measures will include, at a minimum, the requirements and implementation features set forth in 45 CFR Parts 160, 162, and 164 and all applicable HHS implementation guidelines.
- 11) **Termination of Agreement.** The TRADING PARTNER agrees that the HEALTH PLAN has the right to immediately terminate this Agreement if HEALTH PLAN determines that the TRADING PARTNER or its THIRD PARTY has violated a material term of this Agreement (45 CFR Part 164.506[e][2][ii][B]).
- 12) Choice of Law. This Agreement shall be governed by the law of the State of Wisconsin.

#### 13) Miscellaneous:

- a) **Binding Nature and Assignment.** This Agreement shall be binding on the Parties hereto and their successors and assigns, but neither Party may assign this Agreement without the prior written consent of the other, which consent shall not be unreasonably withheld.
- b) **Notices.** Whenever under this Agreement one Party is required to give notice to the other, such notice shall be deemed given if mailed by First Class United States mail, postage prepaid, and addressed as follows:

Wisconsin Department of Health and Family Services DHCF EDI Department 6406 Bridge Rd Madison WI 53784-0009 Telephone: (608) 221-9036

Fax: (608) 221-0885

BILLING PROVIDER CONTACT INFORMATION				
Name — Billing Provider		Address Line 1 — E	Billing Provider	
Address Line 2 — Billing Provider		(City, State, Zip Co	de) — Billing Provider	
Telephone Number — Billing Provider	Fax Number — Billing Provider		E-mail Address — Billing Provider	

Either Party may at any time change its address for notification purposes by mailing a notice stating the change and setting forth the new address.

- 14) No change, waiver, or discharge of obligations arising under this Agreement shall be valid unless in writing and executed by the Party against whom such change, waiver, or discharge is sought to be enforced.
- 15) To be completed by Trading Partners using Third Parties:

The TRADING PARTNER hereby certifies that the Third Party(ies) identified below is/are authorized to exchange EDI transactions on the TRADING PARTNER's behalf. The TRADING PARTNER must also comply with obligations noted in section 3, article a) of this Agreement.

TRANSACTION	DESCRIPTION	THIRD PARTY NAME
X12 270 / 271	Health Care Eligibility Benefit Inquiry / Response	
X12 276 / 277	Health Care Claim Status Request / Response	
X12 278	Health Care Services Review / Request for Response	
X12 835	Health Care Claim Payment / Advice	
X12 837	Health Care Claim: Dental	CPS - 60090500
X12 837	Health Care Claim: Institutional	
X12 837	Health Care Claim: Professional	
NCPDP 5.1	Telecommunication Standard for Retail Pharmacy Claims — Interactive	

**IN WITNESS WHEREOF**, the TRADING PARTNER and the HEALTH PLAN have caused this Agreement to be signed and delivered by their duly authorized representatives, as of the date set forth above.

Name — Provider	Title — Provider	8-Digit Billing Provider Number
SIGNATURE — Provider		DATE SIGNED — Provider
FOR DHCF USE ONLY (Do not write below this line)		
SIGNATURE	DATE	

Return both completed forms (two sets) to the following address:

DHCF EDI Department 6406 Bridge Rd Madison WI 53784-0009