



OKLAHOMA
Corrections

FACILITY CONTRACT

Revised
July 2024



EMPLOYEES GROUP
INSURANCE DIVISION
NETWORK MANAGEMENT



OKLAHOMA
Employees Group
Insurance Division

2401 N. Lincoln Blvd.
Oklahoma City, OK 73105

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INTENDED USE OF CONTRACT

This Contract is intended for use by:

- Hospital (medical and mental health/substance abuse).
- Long-term acute care facility.
- Rehabilitation facility.
- Skilled nursing facility.

DOC MANAGED HEALTH CARE PROGRAM

The Department of Corrections (DOC) Plan is a managed health care program providing comprehensive health and dental benefits to approximately 20,000 Inmates who have been sentenced to a term of incarceration with the Oklahoma DOC. The DOC Provider Network is administered by the Employees Group Insurance Division (EGID).

DOC requires a physical address and a correspondence email address on the DOC Facility Application. The physical address is used for the location where health care services are performed. The physical address will be used for the online provider directory.

REQUIRED ATTACHMENTS

Please attach each of the following documents to your completed application:

- Current state(s) license(s), if applicable.
- Current CMS certification letter, if applicable.
- Current accreditation(s), if applicable.
- Face sheet of current liability insurance policy.
 - Insurance certificate must have the name of the Facility listed as the insured.
 - Insurance limits must be at the levels required in this Contract and must indicate clearly the coverage type(s) stated in this Contract.
- W-9 form for each federal tax ID number used to file claims.

TERMS AND CONDITIONS

This Facility Contract is between the Oklahoma Department of Corrections (hereinafter, DOC) and the Facility (hereinafter, the Facility) who agrees to the terms of this agreement (hereinafter, this Contract) by signing the appropriate Contract signature page. The designation of “Facility” in this agreement refers to the organization that signs this agreement.

It is hereby agreed between DOC and the Facility named on this Contract signature page, that the Facility shall be a provider in the DOC network of providers.

This Contract is entered into for the purpose of defining the conditions for reimbursement by DOC to the Facility. It in no way is meant to impact the Facility’s decision as to what it considers appropriate Medical or Dental treatment.

I. RECITALS

1. The Department of Corrections, (hereinafter DOC) is a statutory body created by 57 O.S. 1989, § 505 et seq. to administer and manage the incarceration of persons who have committed felony crimes or are otherwise subjected to criminal sanctions within the State of Oklahoma.
2. The Facility is an organization, as defined by DOC, which is duly licensed under the laws of the state of operation and is also either CMS certified as applicable, or accredited by a nationally recognized accreditation organization that is approved by state or federal guidelines.
3. The intent of this Contract is to provide access to enhanced quality Medical and Dental Services, utilizing managed care components, at an affordable, competitive cost to DOC for the benefit of the Inmates under its care, custody and control.
4. Failure to abide by any of this Contract’s provisions may result in termination of this Contract.

In consideration of the mutual covenants, promises and other good and valuable consideration, DOC and the Facility agree as follows:

II. DEFINITIONS

1. “**ADA**” means the American Dental Association.
2. “**Allowable Fee**” means the maximum fee payable to the Facility for a specific procedure in accordance with the provisions in Article VI of this Contract.
3. “**ALOS**” means the Geometric Average Length of Stay.
4. “**Base Rate**” means a dollar amount established by DOC which the MS-DRG Relative Weight is multiplied to obtain the MS-DRG Allowable Fee.
5. “**CMS**” means the Centers for Medicare & Medicaid Services.

6. **“Covered Services”** means Medically Necessary services delivered by the Facility pursuant to this Contract and for which an Inmate is entitled to receive coverage by the terms and conditions of DOC.
7. **“CPT”** means Current Procedural Terminology.
8. **“Credentialing Plan”** means a general guide and process for the acceptance, cooperation and termination of participating Facilities, Independent Health Organizations and Practitioners.
9. **“Day Treatment”** means a partial hospitalization program for those individuals with mental, emotional, and/or addictive disorders who do not require 24-hour inpatient care. It is an intensive course of treatment, where the individual spends at least 8 hours during the day at the facility.
10. **“Dental”** means belonging to the study and practice of dentistry or a dental specialty for the prevention, alleviation or management of an adverse dental condition.
11. **“Dental Services”** mean the professional services provided by an oral/maxillofacial surgeon or dentist and covered by DOC.
12. **“DSM”** means Diagnostic and Statistical Manual of Mental Disorders.
13. **“Emergency Medical Condition”** means a medical condition manifesting itself by acute symptoms of sufficient severity (including severe pain) so that a prudent layperson, who possesses an average knowledge of health and medicine, could reasonably expect the absence of immediate medical attention to result in a condition described in clause (i), (ii), or (iii) of section 1867(e)(1) of the Social Security Act (42 U.S.C. 1395dd(e)(1)).
14. **“Facility”** means an organization, as defined by DOC, which is duly licensed under the laws of the state of operation, and also either CMS certified as applicable, or accredited by a nationally recognized accreditation organization that is approved by state or federal guidelines.
15. **“Facility Services”** means those inpatient and outpatient services that are covered by DOC.
16. **“Geometric Mean Length of Stay”** (GMLOS) means the current version of the geometric mean length of stay published by CMS for each MS-DRG.
17. **“HCPCS”** means Healthcare Common Procedure Coding System.
18. **“ICD”** means International Classification of Diseases.
19. **“Inmate”** means a person who has been sentenced to a term of incarceration with DOC or an offender for whom Oklahoma law requires DOC provide Medical and Dental Services.
20. **“Interrupted Stay”** means a case in which a patient is discharged and then admitted directly to an inpatient acute care hospital, an Inpatient Rehabilitation Facility (IRF), a Skilled Nursing Facility (SNF) or a swing-bed and then returns to the same Facility within a fixed period of time. Currently Medicare has determined the fixed period of time for each provider type is as follows:
 - a. Acute care hospital – 9 days or less.
 - b. Inpatient Rehabilitation Facility (IRF) – 27 days or less.

- c. Skilled Nursing Facility (SNF) – 45 days or less.
- d. Swing-bed hospital – 45 days or less.
- e. Discharge to a patient’s home and readmission to a Facility within three days, subject to update with CMS guidelines.

An Interrupted Stay is treated as one discharge for the purpose of payment and only one MS LTC-DRG payment is made.

- 21. **“Length of Stay”** means the length of an inpatient episode of care, calculated from the day of admission to the day of discharge, and based on the number of nights spent in the hospital.
- 22. **“LTCH”** means a Long-Term Acute Care Hospital with an average length of stay greater than 25 days. LTCH facilities are identified by the last four digits of the Medicare provider number, which range between “2000” and “2299”. Rehabilitation hospitals, Veterans Administration hospitals and psychiatric hospitals are not considered to be an LTCH facility. LTCH facilities can be a satellite and/or hospital-within-a-hospital or co-located within another facility.
- 23. **“Marginal Factor”** means a factor used in the Outlier Allowable Fee calculation.
- 24. **“Medical”** means belonging to the study and practice of medicine for the prevention, alleviation or management of a physical or mental defect, illness, or condition.
- 25. **“Medically Necessary”** means services or supplies that, under the provisions of this contract, are determined to be:
 - a. Appropriate and necessary for the symptoms, diagnosis or treatment of the Medical or Dental condition.
 - b. Provided for the diagnosis and treatment of the Medical or Dental condition.
 - c. Within standards of acceptable, prudent Medical or Dental practice within the community.
 - d. Not primarily for the convenience of the Inmate, the Inmate's Facility or another provider.
 - e. Any condition which, if left untreated, could deteriorate into a life-threatening situation.
 - f. The most appropriate supply, place of service or level of service that can safely be provided.
 - g. For hospital stays, this means that inpatient acute care is necessary due to the kind of services the Inmate is receiving or the severity of the Inmate’s condition, and that safe and adequate care cannot be received as an outpatient or in a less intensified medical setting.
 - h. The fact that services or supplies are Medically Necessary does not, in itself, assure that the services or supplies are covered by DOC.
 - i. Performed in the most appropriate place of service.

- 26. **“Medical Services”** mean the services provided by a Network Facility and covered by DOC.

27. **“MS-DRG”** means Diagnosis Related Groups and is an inpatient facility classification, as published by CMS. The current version of the CMS MS-DRG grouper will be used to determine the MS-DRG.
28. **“MS-DRG Allowable Fee”** means the MS-DRG Relative Weight multiplied by the Base Rate for non-transfer cases.
29. **“MS-DRG Relative Weight”** means the current version of the Relative Weight published by CMS for each MS-DRG.
30. **“MS-LTC-DRG”** means the Medicare Severity-Long Term Care-Diagnosis Related Groups and in an inpatient Facility classification, as published by CMS.
31. **“MS-LTC-DRG Allowable Fee”** means the MS-LTC-DRG Relative Weight as published by CMS multiplied by the Base Rate. For purposes of this contract, the MS-LTC-DRG Allowable Fee, as established by EGID, shall serve as the payment rate, unless the reimbursement is to be a Short-Stay Outlier or a High Cost Outlier.
32. **“MS-LTC-DRG Relative Weight”** means the current version of the Relative weight published by CMS for each MS-LTC-DRG.
33. **“Network Provider”** means a Practitioner who or Facility that is duly licensed under the laws of the state in which the “Network Provider” operates, satisfies additional credentialing criteria as established by DOC, and has entered into a contract with DOC to accept scheduled reimbursement for Covered Medical or Dental Services and supplies provided to Inmates.
34. **“Outlier”** means a discharge which has unique characteristics and is considered to be outside established parameters for each MS-DRG. A discharge is considered an outlier if the billed charges exceed the sum of the Outlier Threshold plus the MS-DRG Allowable Fee.
35. **“Outlier Allowable Fee”** means $[\text{billed charges} - (\text{MS-DRG Allowable Fee} + \text{Outlier Threshold})]$ multiplied by the Marginal Factor.
36. **“Outlier Threshold”** means a dollar amount by which the total billed charges on the claim must exceed the MS-DRG Allowable Fee in order to qualify for an additional Outlier amount.
37. **“Outpatient Service(s)”** means Medically Necessary Facility Services for treatment rendered by the Facility to an Inmate without an admission.
38. **“Residential”** means an approved treatment facility which provides temporary accommodations. It is a structured, safe, and therapeutic environment in which residents receive psychotherapy appropriate to an individualized treatment plan.
39. **“Short-Stay Outlier”** means a case that has a length of stay between one day up to and including 5/6 of the ALOS for the MS-LTC-DRG to which the case is grouped. Short-Stay outliers are also eligible for high cost outlier payments if their costs exceed the Outlier Threshold.
40. **“Short-Stay Outlier Allowable Fee”** means the lesser of the MS-LTC-DRG Allowable Fee or the Per Diem for Short-Stay Outlier multiplied by the actual length of stay multiplied by 120%.
41. **“Skilled Nursing Facility”** means an approved treatment facility rendering services prescribed by a physician that could not be given safely or reasonably by a person who is not medically

skilled and would need continuous supervision of the effectiveness of the treatment and progress of the condition of the Inmate. These services are not custodial in nature.

42. “**Transfer Allowable Fee**” means (MS-DRG Allowable Fee/Geometric Mean Length of Stay) multiplied by (Length of Stay + 1 day).

III. RELATIONSHIP BETWEEN DOC AND THE FACILITY

1. DOC and the Facility agree that all of the parties hereto shall respect and observe the Facility/patient relationship that will be established and maintained by the Facility. The Facility may choose not to establish a Facility/patient relationship if the Facility would have otherwise made the decision not to establish a Facility/patient relationship had the patient not been an Inmate. The Facility reserves the right to refuse to furnish services to an Inmate in the same manner as it would any other patient; however, the Facility cannot refuse to furnish services to an Inmate based on the individual’s status as an Inmate.
2. DOC has negotiated and entered into this Contract with the Facility on behalf of the individuals who are Inmates under the care, custody and control of DOC. The Facility is an independent contractor who has entered into this Contract to become a Network Provider and is not, nor is intended to be, the employee, agent or other legal representative of DOC in the performance of the provisions of this Contract. Nothing in this Contract shall be construed or be deemed to create a relationship contrary to that of the independent contractor for the purposes of this Contract.
3. Nothing in this Contract is intended to be construed or be deemed to create any rights or remedies in any third party, including but not limited to, an Inmate or a Network Provider other than the Facility named in this Contract.

IV. FACILITY SERVICES AND RESPONSIBILITIES

1. For the purpose of reimbursement, the Facility shall provide services to Inmates that are Medically Necessary and covered by DOC.
2. The Facility agrees to provide quality, Medically Necessary Medical or Dental Services to Inmates in a cost-efficient manner and, if necessary, at the direction and under the supervision of a licensed physician and within the scope of the physician’s routine services. Nothing in this Contract shall be construed to require medical staff of the Facility to perform any procedure or course of treatment which the staff deems professionally unacceptable or is contrary to the Facility’s policy. The Facility shall provide Medical or Dental Services to Inmates in the same manner and quality as those services are provided to all other patients of the Facility.
3. The Facility agrees to make reasonable effort to refer Inmates to Network Providers, with which DOC contracts, for Medically Necessary services that the Facility cannot or chooses not to provide. Failure of the Facility to use Network Providers will result in a review pursuant to the Credentialing Plan.

4. The Facility shall maintain all licenses and certifications required by law and regulations as deemed required under the terms of this Contract.
5. The Facility shall accurately complete a DOC Facility Application which is incorporated herein by reference. The Facility shall notify DOC Network Management of any change in the information contained in the application at least 15 business days prior to such change. Such changes include addresses, tax identification number and contact information.
6. The Facility shall furnish, at no cost to DOC, any Medical or Dental records covering any services, for any Inmate, with the understanding that each Inmate has authorized such disclosure.
7. The Facility shall reimburse DOC for any overpayments made to the Facility within 90 days of written notification or shall respond with detail within said time if the Facility disputes the request for additional payment.
8. DOC shall provide the Facility individual letters of retraction for each patient 60 days prior to the retraction being made.
9. As an exception, DOC will immediately deduct overpayments due to resubmission of a corrected claim, or if information is received for a claim pending additional information that subsequently impacts a paid claim or a mutually agreed upon audit adjustment.
10. DOC shall be entitled to additional payment if, within two years from the date of payment, DOC notifies the Facility, in writing, of the overpayment.
11. If the Facility disputes the request for additional payment, the parties shall work cooperatively and in good faith to resolve the payment issue on an informal basis within 60 days of the first notification of the overpayment.
12. The Facility shall submit to an Inmate record audit upon three business days advance notice.

V. DOC SERVICES AND RESPONSIBILITIES

1. DOC agrees to pay the Facility compensation pursuant to the provisions of Article VI.
2. DOC agrees to continue listing the Facility as a Network Provider until this Contract terminates.
3. DOC acknowledges the confidentiality, privacy and security regulations pertaining to an Inmates' Medical or Dental records and to comply with all applicable laws and regulations.

VI. COMPENSATION AND BILLING

1. The Facility shall only seek payment from DOC for the provision of Covered Medical and Dental Services. The Facility agrees to accept the amount of the Allowable Fee or billed charges, whichever is less, for Covered Services as payment in full. The payment shall be calculated and limited to the methodologies defined by this Contract.

2. DOC shall reimburse the Allowable Fee set by DOC for each procedure or the Facility's billed charge, whichever is less. This reimbursement shall be allowed when the Inmate has received Covered Medically Necessary Services subject to the following policy limitation and conditions:
 - a. DOC shall have the right to categorize what shall constitute a procedure. DOC's financial liability shall be limited to the procedure's Allowable Fee or billed charge, whichever is less, as determined by DOC, paid by applying appropriate coding methodology, whether the Facility has billed appropriately or not.
 - b. The Facility agrees not to charge more for Medical or Dental Services to Inmates than the amount normally charged by the Facility to other patients for similar services. The Facility's usual and customary charges may be requested by DOC and verified through an audit.
 - c. Neither DOC nor the Inmate is responsible for charges above the Allowable Fee or billed charges, whichever is less, after all plan policies and provisions are applied.
3. Skilled Nursing Facility and rehabilitation services and day and residential treatment will be reimbursed utilizing a per diem. In no event shall a per diem qualify as an Outlier.
4. The Facility agrees that DOC utilizes a comprehensive claim editing system to assist in determining which charges for Covered Services to allow for payment and to assist in determining appropriate billing and coding. Said system shall rely on CMS and other industry standards in the development of its mutually exclusive, incidental, re-bundling, age conflict, gender conflict, cosmetic, experimental and procedure editing.
5. DOC shall have the right to adjust the Allowable Fee based on clinical editing and/or the use of modifiers as documented in the DOC Provider Manual.
6. When processing inpatient claims, DOC shall determine the MS-DRG Allowable Fee for non-transfer cases according to the following formula:
MS-DRG Allowable Fee = MS-DRG Relative Weight x Base Rate
 - a. The reimbursement shall be allowed when the Inmate has received Medically Necessary Covered Services subject to the following policy limitations and conditions:
 - DOC shall pay the appropriate percentage of the MS-DRG Allowable Fee or billed charges, whichever is less, and the Inmate has no liability.
 - The MS-DRG shall be controlling, subject to DOC's approval and Article IX of the Contract.
 - The MS-DRG Allowable Fee does not include any physician professional component fees, which are considered for payment according to separately billed CPT/HCPCS codes.
 - DOC shall include the day of admission but not the day of discharge when computing the number of facility days provided to an Inmate. Observation facility confinements for which a room and board charge is incurred shall be paid based on inpatient benefits.

- In the case of a transfer, the Transfer Allowable Fee for the transferring Facility shall be calculated as follows:

Transfer Allowable Fee = (MS-DRG Allowable Fee/Geometric Mean Length of Stay) x (Length of Stay + 1 day)

- The total Transfer Allowable Fee paid to the transferring Facility shall be capped at the amount of the MS-DRG Allowable Fee or billed charges, whichever is less, for a non-transfer case. DOC shall allow payment to the receiving Facility, if it is also the final discharging Facility, at the MS-DRG Allowable Fee or billed charges, whichever is less, as if it were an original admission.
- b. DOC shall use the current version of the CMS MS-DRG grouper to categorize what shall constitute a procedure. DOC's financial liability shall be limited to the Allowable Fee or billed charges, whichever is less, as determined by DOC.
- c. For Outlier cases, DOC shall base its payment to the Facility using an Outlier Allowable Fee plus the MS-DRG Allowable Fee. The following formula shall be utilized to calculate the Outlier Allowable Fee:

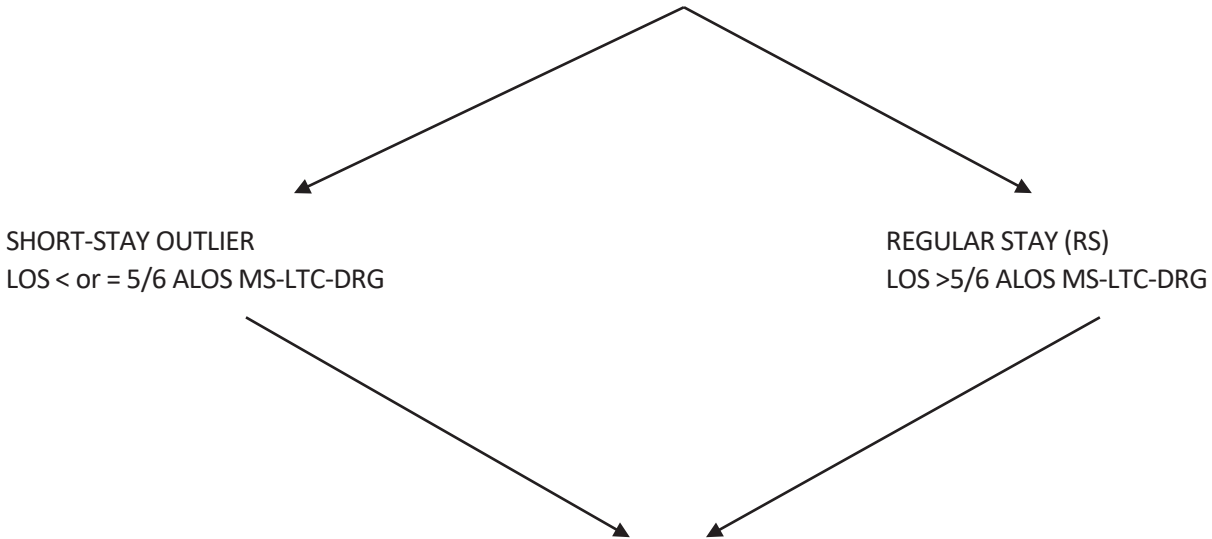
Outlier Allowable Fee = [billed charges – (MS-DRG Allowable Fee + Outlier Threshold)] x Marginal Factor

7. When processing inpatient LTCH claims, EGID agrees to pay the LTCH Facility the Allowable Fee based on appropriate billing according to the following:
 - a. EGID shall pay the appropriate percentage of the MS-LTC-DRG Allowable Fee and the Member shall pay the remainder of the MS-LTC-DRG Allowable Fee unless the Member has met the stop loss limitation, and then EGID shall pay 100% of the MS-LTC-DRG Allowable Fee and the Member has no liability.
 - b. The MS-LTC-DRG shall be controlling, subject to EGID's approval and Article X of the Contract.
 - c. The MS-LTC-DRG Allowable Fee does not include any physician professional component fees, which are considered for payment according to separately billed CPT code Allowable Fees.
 - d. EGID may reduce its payment by any deductibles, coinsurance and co-payments owed by the Member.
 - e. EGID shall include the day of admission but not the day of discharge when computing the number of facility days provided to a Member. Observation Facility confinements for which a room and board charge is incurred shall be paid based on inpatient benefits.
 - f. EGID shall use the current version of the MS-LTC-DRG grouper to categorize what shall constitute a procedure. EGID's and the Member's financial liability shall be limited to the Allowable Fee as determined by EGID.
 - g. The LTCH Facility agrees not to charge more for Medical Services to Members than the amount normally charged by the Facility to other patients for similar services.

- 8.** EGID shall determine the Allowable Fee to an LTCH Facility for an unadjusted MS-LTC-DRG according to the following formula:
 - a.** MS-LTC-DRG Allowable Fee = MS-LTC-DRG Relative Weight x Base Rate
- 9.** Short-Stay Outlier means a case that has a length of stay between one day and up to and including 5/6 of the ALOS for the MS-LTC-DRG to which the case is grouped. In the case of a Short-Stay Outlier, the Short-Stay Outlier Allowable Fee for the LTCH Facility shall be calculated as follows:
 - a.** Per Diem for Short-Stay Outlier = MS-LTC-DRG Allowable Fee/Geometric Average Length of Stay
 - b.** Short-Stay Outlier Allowable Fee = The lesser of the MS-LTC-DRG Allowable Fee or (Per Diem for Short-Stay Outlier x actual Length of Stay x 120%)
 - c.** Short-Stay Outliers are eligible for high cost outlier payments if the costs exceed the outlier threshold.
- 10.** High Cost Outlier Allowable Fee means cases that have unusually high cost. In the case of a High Cost Outlier, the High Cost Outlier Allowable Fee for the LTCH Facility shall be calculated as follows:
 - a.** High Cost Outlier Allowable Fee = ([Billed Charges – Disallowed Charges] x Cost to Charge Ratio) – MS-LTC-DRG Allowable Fee – Outlier Threshold) x 80% + MS-LTC-DRG Allowable Fee
- 11.** In the case of Interrupted Stays, if the length of stay at the LTCH Facility is equal to or less than the applicable fixed period of time, it is considered to be an Interrupted Stay case and is therefore treated as a single (one) discharge for the purpose of payment. Only one MS-LTC-DRG payment will be made. Each interrupted period that occurs shall be evaluated individually regarding the number of days at the intervening Facility to determine if it meets the requirements of the Interrupted Stay policy. An Interrupted Stay is determined in accordance with the following flow chart prepared by CMS.

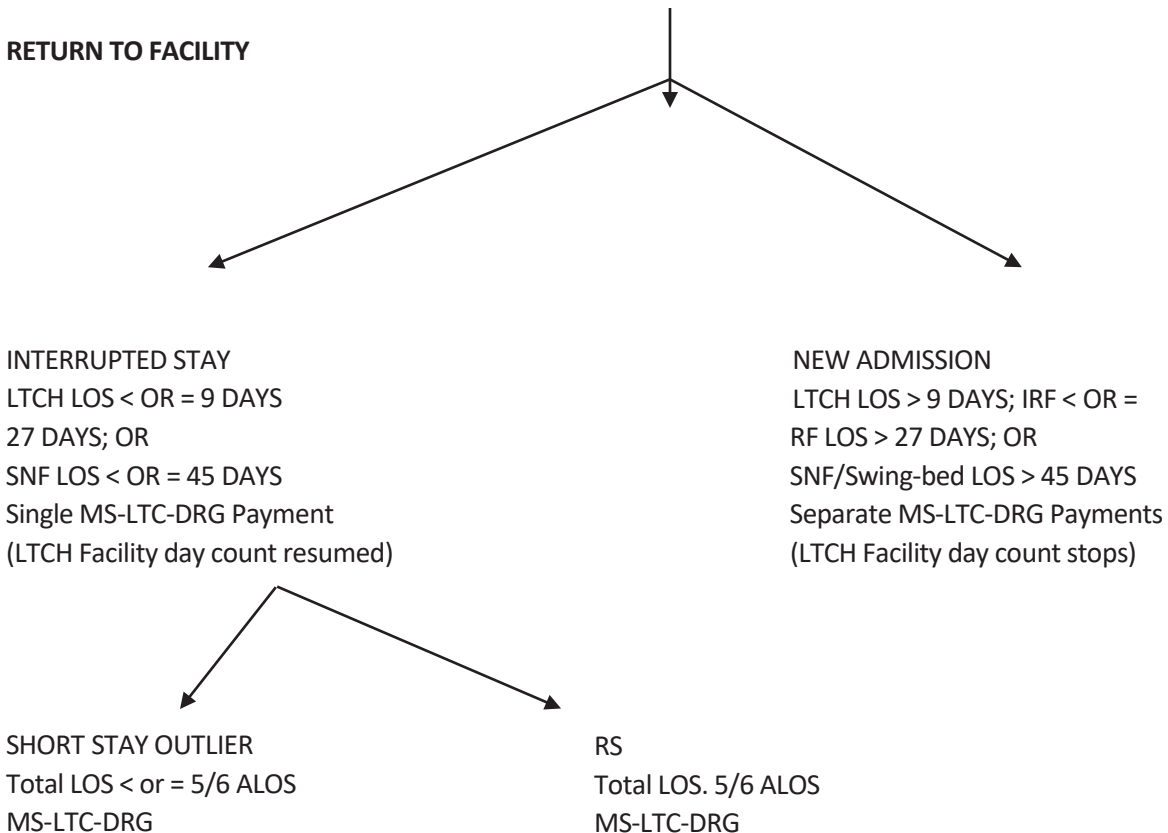
SHORT-STAY OUTLIERS AND INTERRUPTED STAYS

ADMISSION TO FACILITY



(Facility day count stops) DISCHARGED to an LTCH, IRF, SNF, or Swing-bed

RETURN TO FACILITY



16. When processing outpatient claims, DOC shall reimburse the Allowable Fee or the Facility's billed charges for that procedure, whichever is less. The reimbursement shall be allowed when the Inmate has received Covered Medically Necessary Services.
17. A Facility's urban/rural status is determined by DOC. Generally, counties which are designated by the U.S. Census Bureau as a part of a Metropolitan Core Based Statistical Area (CBSA) are considered urban.
18. The Facility shall bill DOC on forms acceptable to DOC within 120 days of providing the Medical or Dental Services. The Facility shall use the current revenue codes, ADA, CPT codes with appropriate modifiers, HCPCS codes, and ICD or DSM diagnosis codes, when applicable. The Facility shall furnish, upon request at no cost, all information, including Medical or Dental records and X-rays, reasonably required by DOC to verify and substantiate the provision of Medical or Dental Services and the charges for such services if the Inmate and the Facility are seeking reimbursement through DOC.
19. DOC shall reimburse the Facility within 45 days of receipt of billings that are accurate, complete, including all information requested by DOC reasonably required to verify and substantiate the billing, and otherwise in accordance with Article VI of this Contract. DOC will not be responsible for delay of reimbursement due to circumstances beyond DOC's control.
20. DOC shall have the right at all reasonable times and, to the extent permitted by law, to inspect and duplicate all documentation or records relating to Medical or Dental Services rendered to Inmates at no cost to DOC or the Inmate.

VII. LIABILITY AND INSURANCE

1. Neither party to this Contract, nor any agent, employee or other representative of a party, shall be liable to third parties for any negligent act by commission or omission of the other party in performance of this Contract and the terms and provisions herein.
2. The Facility, at its sole expense, shall maintain a minimum of \$1 million per occurrence and \$1 million aggregate of general and medical liability insurance coverage. DOC shall be notified 30 days prior to cancellation. If coverage is lost or reduced below specified limits, this Contract may be cancelled by DOC. Exceptions to this liability coverage requirement are listed below:
 - a. A Skilled Nursing Facility, at its sole expense, shall maintain a minimum of \$100,000 per occurrence of insurance coverage for general and medical liability insurance coverage.
3. If applicable the Facility, in lieu of the general and medical liability insurance requirements set out in section VII (2) above, may prove that as a federally supported health center, as deemed eligible by the U.S. Department of Health and Human Services, Health Resources and Services Administration, Bureau of Primary Health Care, it has been granted medical malpractice liability protection with the federal government acting as its primary insurer through the Federal Tort Claims Act and the Federally Supported Health Centers Assistance Act of 1992 and 1995, later codified as 42 U.S.C. Section 233 (g) – (n).

4. If applicable the Facility, in lieu of the general and medical liability insurance requirements set out in section VII (2) above, may prove that it has been granted medical malpractice liability protection with the State of Oklahoma or a political subdivision acting as its primary insurer through the Oklahoma Governmental Tort Claims Act, 51 O.S. §§ 151, et seq.
5. If providing Medical or Dental Services outside of the State of Oklahoma, and if applicable, the Facility, in lieu of the general and medical liability insurance requirements set out in section VII (2) above, may prove that it has been granted medical malpractice liability protection with a governmental entity outside of the State of Oklahoma acting as its primary insurer through said governmental entity's statutes, rules or regulations.

VIII. MARKETING, ADVERTISING AND PUBLICITY

1. DOC shall have the right to use the name, office address, telephone number, website address and specialty of the Facility for purposes of informing DOC liaisons at each Inmate Facility of the identity of the Network Providers.
2. The Facility, upon prior approval of DOC, shall have the right to publicize the Facility's status in DOC's network of providers.

IX. DISPUTE RESOLUTION

1. DOC and the Facility agree that their authorized representatives will meet in a timely manner and negotiate in good faith to resolve any problems or disputes that may arise in performance of the terms and provisions of this Contract. Nothing in this article shall interfere with either party's rights under Article X.

X. TERM AND TERMINATION

1. The terms of this Contract shall commence on the effective date on the signature page and shall remain in effect until terminated by either party subject to section X (2).
2. Either party may terminate this Contract with or without cause, upon giving 30 days written notice pursuant to section X (5) at any time during the term of this Contract.
3. Nothing in this Contract shall be construed to limit either party's remedies at law or in a court of equity in the event of a material breach of this Contract.
4. This Contract shall terminate if the Facility does not maintain general and medical liability coverage in accordance with this Contract, upon the loss or suspension of the Facility's license to operate in the state of operations, CMS certification, accreditation, or the loss or suspension of a license to practice medicine in the state of practice for any of the principle or operating physicians that comprise the Facility as detailed in section I (2). This Contract shall terminate upon the insolvency of either party.
5. The termination notice required by the terms of this Contract shall be provided via email communications to EGID.DOCNetworkManagement@omes.ok.gov. A confirmation notice to

the Facility shall be emailed or mailed to the mailing address on record. The termination shall be effective on the date indicated on the confirmation.

6. Following the termination date, this Contract shall be of no further force or effect, except that each party shall remain liable for any obligations or liabilities arising from activities carried on by it hereunder prior to the termination date of this Contract.
7. Following the termination of this Contract, DOC shall continue to have access, at no cost to DOC, to the Facility's records of care and services provided to Inmates for seven years from the date of provision of the services to which the records refer as set forth in Article VI.

XI. GENERAL PROVISIONS

1. This Contract or any of the rights, duties, or obligations of the parties hereunder, shall not be assigned by either party without the express written consent and approval of the other party.
2. The primary method by which the Facility shall receive notifications mandated by the terms of this Contract is the *HealthChoice Provider Network News*. The newsletter shall be distributed electronically to the Facility's correspondence email address.
3. It is agreed by the parties that no changes to the Contract, which include coverages, fee schedules or reimbursement methodologies, shall be made with less than 60 days' notice to all affected parties, except revisions to injectable medications, in which case DOC shall implement the revisions as soon as possible with proper and timely notification to the Facility.
4. Notwithstanding the provisions of section XI (1) of this Contract, DOC may appoint an administrator to administer any of the terms of this Contract referenced herein, and any and all duties or acts required of DOC under this Contract and to receive any notices required by this Contract.
5. This Contract, together with its exhibits, contains the entire agreement between DOC and the Facility relating to the rights granted and the obligations assumed by the parties concerning the provision of Medical and Dental Services to Inmates. Any prior agreements, promises, negotiations, or representations, either oral or written, relating to the subject matter of this Contract, not expressly set forth in this Contract, are of no force or effect.
6. This Contract, or any part, section or exhibit of, or attached to it, may be amended at any time during the term of this Contract by mutual written consent of duly authorized representatives of DOC and the Facility in accordance with section XI (2).
7. This Contract is subject to all applicable Oklahoma Statutes and rules and regulations codified at the Oklahoma Administrative Code. Any provision of this Contract which is not in conformity with existing or future legislation shall be considered amended to comply with such legislation. Any interpretations or disputes with respect to contract provisions shall be resolved in accordance with the laws of the State of Oklahoma.
8. The terms and provisions of this Contract shall be deemed to be severable one from the other, and determination at law or in a court of equity that one term or provision is unenforceable, shall have no effect on the remaining terms and provisions of this entire

Contract, or any one provision, in accordance with the intent and purpose of the parties hereto.

- 9.** The Facility certifies that neither it, nor their principals, are presently debarred or suspended or otherwise ineligible according to the Excluded Parties List System (EPLS)/Office of Inspector General (OIG) excluded provider list.
- 10.** DOC and the Facility agree that this Contract may be formed according to the Oklahoma Uniform Electronic Transactions Act, 12A O.S. § 15-101, et seq. The Facility acknowledges that the Contract terms are located on the DOC website and after downloading this Contract, and submitting the completed application, signing and returning the signature page to DOC, DOC will note its approval on the signature page and return to the Facility. The Contract terms, application, signature page and any required information submitted by the Facility are records that may be stored as DOC electronic records under the Act. The parties agree and consent to the use of electronic signatures solely for the purposes of executing the Agreement or any related transactional document. Such electronic signature shall be deemed to have the same full and binding effect as a handwritten signature.
- 11.** The DOC fee schedules are deemed confidential pursuant to Oklahoma Statutes and should not disseminated, distributed or copied to persons not authorized to receive the information.
- 12.** Pursuant to 74 O.S. § 582, the provider certifies that it is not currently engaged in a boycott of goods or services from Israel that constitutes an integral part of business conducted or sought to be conducted with the state.
- 13.** Pursuant to 74 O.S. § 12005, the provider certifies that it does not boycott energy companies and will not boycott energy companies during the term of the contract.

FACILITY CONTRACT SIGNATURE PAGE

EGID and the Facility incorporate by reference the terms and conditions of this Contract into this signature page. EGID and the Facility further agree that the effective date of this contract is the effective date denoted on the copy of the executed signature page returned to the Facility.

FOR THE FACILITY

Legal name	Trade name/DBA		
Federal tax ID	Primary NPI (attach list if necessary)		
Authorized officer name and title	Authorized officer signature		
Primary service street address	City	State	ZIP code

FOR DOC

Signature of director or chief medical officer

RETURN TO EGID BY EMAIL

Email: EGID.DOCNetworkManagement@omes.ok.gov

Include signature page, application and attachments.



NETWORK FACILITY APPLICATION

Incomplete applications will be returned. Complete and return with all required documents listed below.

GENERAL INFORMATION

Legal name of owner	Trade name/DBA	
CMS classification	Medicare number (if applicable)	
State licensing board	License number	License expiration

PHYSICAL ADDRESS

Practice name			
Street address	City	State	ZIP code
Phone	Website (for publication)		
Fax	Practice email (for publication)		

Address, phone, website and email will appear on the website provider directory.

CONTACT INFORMATION

Contact name		
Phone	Extension	Email

Contact information will be utilized for all legal and contractual notices as defined in sections 12.2 of the Practitioner contract and 11.1 of the IHO and Facility contracts. A contact email address must be included. All notices will be sent electronically.

FACILITY CONTACTS

CEO	Phone	Email
CFO	Phone	Email
Administrator	Phone	Email
Contract/managed care contact	Phone	Email

RETURN TO EGID BY EMAIL

Email: EGID.DOCNetworkManagement@omes.ok.gov

Include the following documents:

- Current state license(s).
- Completed W-9 form for each TIN.
- Medicare certification.
- Face sheet of current general and medical liability insurance policy.
- Accreditation by a nationally recognized organization approved by state or federal guidelines.



HOSPITAL AND NONHOSPITAL SERVICES (if applicable)

Please indicate if the facility provides any of the following specialty services:

- | | |
|---|---|
| <input type="checkbox"/> Ambulance. | <input type="checkbox"/> Infusion therapy. |
| <input type="checkbox"/> Ambulatory surgery center. | <input type="checkbox"/> Laboratory. |
| <input type="checkbox"/> Dialysis. | <input type="checkbox"/> Long-term acute care. |
| <input type="checkbox"/> Durable medical equipment. | <input type="checkbox"/> Mental health/substance abuse. |
| <input type="checkbox"/> Home health care. | <input type="checkbox"/> Rehabilitation. |
| <input type="checkbox"/> Hospice. | <input type="checkbox"/> Skilled nursing facility. |
| <input type="checkbox"/> Independent diagnostic testing facility. | <input type="checkbox"/> Sleep study. |

Does the Facility provide the following services by an independent group of specialists? If yes, list the provider group name.

Anesthesiology group	TIN	NPI	Phone
Emergency physician group	TIN	NPI	Phone
Pathology group	TIN	NPI	Phone
Radiology group	TIN	NPI	Phone

