State of Oklahoma

Department of Rehabilitation Services

Infusion Therapy Contract
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APPENDIX:

INFUSION THERAPY PROVIDER APPLICATION
ELECTRONIC FUNDS TRANSFER FORM
SIGNATURE PAGE
Department Of Rehabilitation Services
Infusion Therapy Contract

It is hereby agreed between the Department of Rehabilitation Services and the Infusion Therapy provider named on the signature page, that the Infusion Therapy provider shall be a Provider in Department of Rehabilitation Services’ network of providers.

This contract is entered into for the purpose of defining the conditions for reimbursement by Department of Rehabilitation Services to the Provider. It in no way is meant to impact on the Provider’s decision as to what is considered appropriate Infusion Therapy services.

I. RECITALS

1.1 Department of Rehabilitation Services (DRS) is a statutory body created by 74 O.S. § 166.1, as amended, to administer and manage a certain program of medical care for persons eligible for public assistance.

1.2 The Infusion Therapy provider shall be qualified and duly certified to participate in the Medicare program under Title XVII of the Social Security Act, and shall comply with all applicable federal, state, and local laws, regulating such services and satisfies additional credentialing criteria as established by DRS.

1.3 The intent of this Contract is to provide access to enhanced quality Infusion Therapy services at an affordable, competitive cost to DRS and its beneficiaries.

1.4 Failure to abide by any of the following provisions may result in non-renewal of the Contract or may be cause for termination.

II. DEFINITIONS

2.1 "Allowable Fee" means the maximum charge payable to an Infusion Therapy Provider for a specific product in accordance with the provisions in Article VI of this Contract. The Provider shall charge the usual and customary fee unless the fee schedule limits otherwise.

2.2 “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)(A) of the Social Security Act (42 U.S.C. 1395dd(e)(1)(A)).

2.3 "Infusion Therapy" means those services provided by a Network Infusion Therapy Provider that are pre-authorized by DRS.
2.4 "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.

2.5 "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 condition, and
   b) provided for the diagnosis and treatment of the medical condition, and
   c) within standards of acceptable, prudent medical practice within the community, and
   d) not primarily for the convenience of the beneficiary, the beneficiary's Provider or another Provider, and
   e) any condition which, if left untreated, could deteriorate into a life threatening situation, and
   f) the most appropriate supply or level of service that can safely be provided. For hospital stays, this means that the acute care as an inpatient is necessary due to the kind of services the Beneficiary is receiving or the severity of the Beneficiary's condition, and that safe and adequate care cannot be received as an outpatient or in a less intensified medical setting.

2.6 "Beneficiaries" means all persons eligible for benefits provided by DRS as determined by established criterion.

2.7 "Network Provider" means an Infusion Therapy Provider who has entered into this Contract with DRS to accept scheduled reimbursement for pre-authorized Infusion Therapy services provided to beneficiaries.

2.8 “Prior Authorization” means a function performed by DRS to assess the health care services available to the beneficiary and authorize appropriate services prior to services being rendered.

2.9 "Third Party Payor" means an insurance company or other entity making payment directly to the Provider on behalf of DRS.

III. RELATIONSHIP BETWEEN DRS AND THE INFUSION THERAPY PROVIDER

3.1 DRS has negotiated and entered into this Contract with the Provider on behalf of the individuals who are Beneficiaries of DRS. The Provider 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 DRS 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 independent contractor for the purposes of this Contract.
3.2 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, a beneficiary or a Network Provider other than the Provider named in this contract.

IV. INFUSION THERAPY PROVIDER SERVICES AND RESPONSIBILITIES

4.1 The Provider agrees to provide quality Infusion Therapy services in a cost efficient manner.

4.2 For the purpose of reimbursement, the Provider shall provide Infusion Therapy services to beneficiaries that are medically necessary and pre-authorized under the established benefits of DRS.

4.3 The Provider agrees to submit billing data and records of treatment in the manner and form prescribed by DRS. The individual’s medical case records will be available during regular working hours to authorized representatives of DRS. The Provider agrees to retain one copy of the billing data and records of treatment and all other records upon which a claim is based, in its file for a period of 6 years.

4.4 It is understood that any person seeking medical services has the right to make application for payment on his behalf by DRS for compensable services provided by the Provider. The Provider and/or Provider’s office staff agrees to assist the patient in making application for such care and services.

4.5 The Provider shall participate in the Prior Authorization procedures as established by DRS.

4.6 The Provider shall accurately complete the Network Provider application that is attached to and made part of this Contract. The Provider shall notify DRS’ Network Manager of any change in the information contained in the application within 15 days of such change, including resolved litigation listed as “pending” on the original application.

4.7 The Provider shall submit to a patient record audit upon 48 hours advance notice.

4.8 Authorized representatives of DRS shall have the right to make physical inspections of the Provider’s office and to examine such records as they relate to financial statements submitted under this Contract or to payments claimed by the Provider under this Contract; and to conduct audits of the financial records of the Provider at any time, as provided by the Code of Federal Regulations, Title 34 § 74.53.

4.9 The Provider agrees that all information provided is true, accurate and complete. The Provider understands that payment and satisfaction of all claims will be from Federal and State funds, and that any false claims, statements or documents, or concealment of a material fact, may subject Provider to prosecution under applicable Federal and State laws. The Provider further agrees that work, services or materials shown by any invoice or claim have been completed or supplied in accordance with the plans, specifications, order or requests furnished. The Provider further agrees that no payment has been made, given or donated or agreed to pay, give or donate, either directly or indirectly to any elected official,
officer or employee of the State of Oklahoma of money or any other thing of value to obtain payment.

4.10 The Provider agrees to disclose to DRS, prior to approval or renewal of this Contract, the name of any person who has an ownership or controls an interest in, or is an agent or managing employee of the Provider who has been convicted of a criminal offense related to such person’s involvement in any program under Titles V, XVIII, XIX, or XX of the Social Security Act since inception of these programs.

4.11 The Provider shall disclose ownership and control interests at the time of entering into this Contract on the required Federal reporting form and at other times that DRS may require and in a form designated by DRS.

4.12 The Provider agrees to submit, within 35 days of the date on a request by DRS full and complete information about:

a) The ownership of any subcontractor with whom the Provider has had business transactions totaling more than $25,000 during the twelve month period ending on the date of the request;

b) Any significant business transactions between the Provider and any wholly owned supplier, or between the Provider and subcontractor, during the 5 years period ending on the date of the request.

4.13 The Provider agrees and understands that payment cannot be made by DRS to Providers providing care and/or services under Federally-assisted programs unless care and/or service is provided without discrimination on the grounds of race, color, national origin, handicap or unless program enabling legislation permits on the basis of age. This assures DRS is in compliance with the Title 34, Code of Federal Regulations, § 76.500 (which implements Title VI and Title VII of the 1964 Civil Rights Act, Title IX of the Education Amendments of 1972, the Rehabilitation Act of 1973 as amended, the Age Discrimination Act of 1975 and the Americans with Disabilities Act). These laws and regulations prohibit excluding from participation in, denying the benefits of, or subjecting to discrimination, under any program or activity receiving Federal Financial Assistance, any person on the grounds of race, color, national origin, any qualified person on the basis of handicap or without distinctions made on the basis of age except as legislatively permitted or required. Written complaints of non-compliance with either law should be made to the Director of Rehabilitation Services, 3535 N.W. 58th, Suite 600, Oklahoma City, Oklahoma 73112.

V. DRS SERVICES AND RESPONSIBILITIES

5.1 DRS agrees to pay the Provider compensation pursuant to the provisions of Article VI.

5.2 DRS agrees to grant the Provider the status of "Network Provider" and to identify the Provider as a Network Provider on informational materials disseminated to beneficiaries.
5.3 DRS agrees to continue listing the Provider as a Network Provider until this Contract terminates.

5.4 DRS agrees to provide the Provider access to a list of all Network Providers.

5.5 DRS agrees to provide appropriate documentation to beneficiaries for the verification of prior authorization procedures and to establish the provision of appropriate health care.

5.6 DRS agrees to adhere to confidentiality of patient's records and to only release pertinent clinical information in accordance with State and Federal guidelines.

5.7 DRS shall give a forty-eight hour (48) notice prior to an audit.

5.8 DRS shall establish and maintain prior authorization procedures.

VI. COMPENSATION AND BILLING

6.1 The Provider shall seek payment only from DRS for the provision of Infusion Therapy services except as provided in paragraph 6.3. The payment from DRS shall be limited to the amounts referred to in paragraph 6.2.

6.2 DRS agrees to pay the Provider’s billed charge for each procedure or the fee set by DRS for that procedure, whichever is less. DRS shall have the right to categorize what shall constitute a procedure. DRS and the beneficiary’s financial liability shall be limited to the procedure’s allowable as determined by DRS, paid by applying appropriate coding methodology, whether the Provider has billed appropriately or not.

6.3 The Provider agrees to accept the payment from DRS as full and complete payment for services for recipients of public assistance. If the patient is a recipient of Medical Assistance, Rehabilitation Services only, payment from the Department shall represent payment in full except the Provider may collect an amount not to exceed that shown on DRS form, DRS-C-100, Medical Services Authorization.

6.4 The Provider shall refund within 30 days of discovery to DRS any overpayments made by DRS.

6.5 The Provider shall bill DRS on forms acceptable to DRS within 15 working days of providing the medical services. The Provider shall use the current HCPCS codes, CPT codes and ICD codes, when applicable. The Provider shall furnish, upon request at no cost, all information, including medical records, reasonable required by DRS to verify and substantiate the provision of medical services and the charges for such services if the beneficiary and the Provider are seeking reimbursement through DRS.

6.6 DRS shall reimburse the Provider within 30 days of receipt of billings that are accurate, complete and otherwise in accordance with Article VI of this Contract. DRS will not be responsible for delay of reimbursement due to circumstances beyond DRS’ control.
6.7 The Provider agrees to release all Provider liens for which payment has been made for Title XIX by DRS and notify DRS. However, this provision does not affect the Provider’s entitlement to file a lien or liens for non-pre-authorized services.

6.8 DRS shall have the right at all reasonable times and to the extent permitted by law to inspect and duplicate all medical and billing records relating to medical services rendered to beneficiaries at no cost to DRS or the beneficiary.

VII. UTILIZATION MANAGEMENT

7.1 The Provider shall adhere to and cooperate with DRS’s established Prior Authorization procedures. These procedures do not guarantee a beneficiary’s eligibility or that benefits are payable, but assure the Provider that the medical services to be provided are pre-authorized under the plan.

7.2 The Infusion Therapy Provider shall request prior authorization from DRS or its designee for all Infusion Therapy services.

7.3 Prior Authorization procedures are intended to enable DRS to ensure that services are provided at the appropriate level of care. In no event is it intended that the procedures interfere with the Provider’s decision regarding the patient’s care.

VIII. LIABILITY AND INSURANCE

8.1 Neither party to this Contract, DRS nor the Provider, 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.

8.2 The Provider, at Provider’s sole expense, shall maintain a minimum of $1,000,000 per occurrence of insurance coverage for professional liability.

IX. DISPUTE RESOLUTION

9.1 DRS and the Provider 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

10.1 The term of this Contract shall be for one year commencing on the prescribed date, or the effective date on the signature page, whichever is later, and shall remain in effect until terminated by either party subject to 10.2.
10.2 Either party may terminate this Contract with or without cause, upon giving 30 day notice pursuant to 11.2.

10.3 Nothing in this Contract shall be construed to limit either party's remedies at law or in equity in the event of a material breach of this Contract.

10.4 This Contract shall terminate with respect to a Provider upon failure to maintain Provider's professional liability insurance in accordance with this Contract.

10.5 Following the effective date of termination, 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 effective date of termination of this Contract.

10.6 Following termination of this Contract, DRS shall continue to have access to the Provider records of equipment provided to beneficiaries for 6 years from the date of provision of the services to which the records refer as set forth in Paragraph 6.8.

XI. GENERAL PROVISIONS

11.1 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.

11.2 Any notice required to be given pursuant to the terms and provisions of this Contract shall be in writing, postage prepaid, and shall be sent by certified mail, return receipt requested, to DRS at the mailing address below or the Provider at the mailing address listed on the Application. The notice shall be effective on the date indicated on the return receipt.

Department of Rehabilitation Services
ATTN: Network Management
P.O. Box 57630
Oklahoma City, OK 73157-7630

The Network Newsletter serves as the primary method by which providers receive all other notifications mandated by the terms of the provider contracts. These notices from EGID may be sent via electronic newsletters distributed electronically to each Network Provider’s correspondence email address. Printed newsletters are sent via the postal service to the mailing address on record for providers without internet access or those who have undeliverable email addresses.

11.3 Notwithstanding the provisions of Paragraph 11.1 of this Contract, DRS may appoint an administrator to administer any of the terms of the Network Contract referenced herein, and any and all duties or acts required of the DRS under this Contract and to receive any notices required by this Contract.

11.4 This Contract, together with its exhibits, contains the entire agreement between DRS and the Provider relating to the rights granted and the obligations assumed by the parties concerning
the provision of medical services to beneficiaries. 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.

11.5 This Contract, or any part, section or exhibit of, or attached to it, may be amended at any time during the term of the Contract by mutual written consent of duly authorized representatives of DRS and the Provider.

11.6 This Contract is subject to all applicable Federal laws, Oklahoma State Statutes and Rules and Regulations. Any provision of this Contract that 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 Federal laws and State of Oklahoma statutes.

11.7 The terms and provisions of this Contract shall be deemed to be severable one from the other, and the 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 of them, in accordance with the intent and purpose of the parties hereto.

11.8 In accordance with Presidential Executive Order 12549, all providers certify that neither they nor their principals are presently debarred or suspended or otherwise ineligible for participation in federal assistance programs.

11.9 All Providers certify that neither they 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 lists.

11.10 As mandated by HB1086, the Transparency, Accountability, and Innovation in Oklahoma State Government 2.0 Act of 2011, all payments disbursed by the Office of the State Treasurer must be made solely through electronic funds transfer (EFT). Provider/facility hereby agrees to accept EFT payments by July 1, 2013. Provider acknowledges that all health and dental claims received after July 1, 2013, regardless of the date of service, will be denied pending receipt of additional information if EFT payment information is not on file as of July 1, 2013.
The Department of Rehabilitation (DRS) requires all three addresses on the respective pages of the application.

1. **Service Address** – This address is used for the location where health care services are performed and/or the physical location of the provider. The service address will be used for the on-line provider directory which is used by members and providers to identify and locate all HealthChoice Network Providers.

2. **Mailing Address** – Mailing contact information, if listed, will be utilized for all legal, contractual notices as defined in section 11.2 or 12.2 of the facility contracts. An email address must be included for this contact in order to access the online fee schedules. All notices will be sent electronically.

3. **Billing Address** – This address is used for submitting all claims to HealthChoice for processing and appears in box 33 of the CMS-1500 claim form or box 2 on the UB-04. If box 2 is not used by the facility, the billing address appears in Box 1 of the UB-04. Claims will be paid exclusively to the billing address.

Each address must have a corresponding phone number, email address, fax number and contact person.

Insurance Certificate/Face Sheet must have name of the applicant listed as the insured. The insurance limits must be at the levels required in the contract and must indicate clearly the coverage type(s) stated in the contract. Product liability coverage in lieu of professional/medical liability is acceptable for DME only.

W-9 forms must be signed and list only the Tax ID number for each location listed on the application which will be used on claim forms

**Please return entire application packet with the new information.**
Department Of Rehabilitation Services
Infusion Therapy
Vendor Application Requirements

Please complete the attached Application and submit with the required attachments listed below.

Complete all sections of the application. If an area of inquiry is not applicable to the facility, please indicate. If you need additional space to provide complete answers, attach additional sheets of paper and clearly indicate the item to which each sheet applies.

*Retain the Contract for your records.*

**REQUIRED ATTACHMENTS**

Please attach a copy of each of the following documents to your completed Application:

- [ ] Current state(s) license(s)
- [ ] Face Sheet of current general and medical liability insurance policy
  Insurance Certificate/Face Sheet must have the name or the Facility listed as the insured. The insurance limits must be at the levels in the Contract and must indicate clearly that it is general and medical liability coverage.
- [ ] W-9 form for each Federal Tax Identification Number
  W-9 forms must be signed and list only the Federal Tax Identification Number listed on the Application which will be used on claim forms submitted to HealthChoice.
- [ ] Contract Signature Page
- [ ] Copy of Medicare Certification Letter
- [ ] Copy of Joint Commission Accreditation Certificate (if applicable)
- [ ] Copy of AAAHC Accreditation Certificate (if applicable)

Incomplete applications will be returned.
The completed Network Facility Application should be returned to the Office of Management and Enterprise Services Employees Group Insurance Division in its entirety, accompanied by the applicable attachments. You may mail, fax or email the completed application to:

Office of Management and Enterprise Services
Employees Group Insurance Division
ATTN: Network Management
3545 N.W. 58th St., Ste. 600
Oklahoma City, OK 73112
Phone: 1-405-717-8790 or 1-844-804-2642
Fax: 1-405-717-8977
EGID.NetworkManagement@omes.ok.gov

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**General Information**

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<th>Owner Name/DBA</th>
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<tbody>
<tr>
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<td></td>
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<tr>
<td>Medicare Facility Classification</td>
<td>Medicare Number</td>
</tr>
</tbody>
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**License Information**

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<thead>
<tr>
<th>State</th>
<th>License Number</th>
<th>Expiration Date</th>
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</table>

A copy of facility license is required for each state of practice.

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**Accreditation**

Is this Facility accredited by the Joint Commission: ☐ Yes ☐ No

Joint Commission Program ID Number: ________________________________

Date of most current accreditation: ________________________________
Expiration Date: ________________________________

Is this Facility accredited by the AAAHC? ☐ Yes ☐ No

Date of most current accreditation: ________________________________
Expiration Date: ________________________________
**Insurance Information**

Copy of Insurance Certificate/face sheet is required.

Please provide the following information about the Facility’s current general and medical liability insurance coverage.

Name of Carrier: ____________________________

Limits of General and Medical Liability: Per Occurrence: ___________ Expiration Date: ___________

**Important Facility Contacts**

<table>
<thead>
<tr>
<th>Role</th>
<th>Name</th>
<th>Telephone Number</th>
<th>Fax Number</th>
<th>Email Address</th>
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<tbody>
<tr>
<td>CEO/Administrator</td>
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**Address Information**

Federal Tax ID Number: __________________ National Provider Identification: __________________

Attach a completed W9 form for each Federal Tax ID number.

**Physical Address – physical location of the Facility**

THIS ADDRESS AND PHONE NUMBER WILL APPEAR ON THE WEBSITE PROVIDER DIRECTORY.

Physical Address: ____________________________

<table>
<thead>
<tr>
<th>City</th>
<th>State</th>
<th>ZIP</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

Phone: ____________________________ Fax: ____________________________

Contact Person: ____________________________

Email Address: ____________________________
Mailing Address

Mailing Address: ________________________________________________________________

City ___________________________________________ State __________ ZIP

Phone: __________________________ Fax: __________________________

Contact __________________________________________ Person: ______________

Email Address: __________________________________________

Mailing contact information, if listed, will be utilized for all legal, contractual notices as defined in section 11.2 or 12.2 of the facility contracts. An email address must be included for this contact in order to access the online fee schedules. All notices will be sent electronically.

Billing/Remit Address – for claims payments and remittance statements

ALL BILLING INFORMATION BELOW MUST MATCH THE INFORMATION REFLECTED ON THE CLAIMS SUBMITTED.

Name Submitted on Claims:

Billing Office Name (if applicable):

Billing Address: ________________________________________________________________

City ___________________________________________ State __________ ZIP

Phone: __________________________ Fax: __________________________

Contact Person: __________________________________________________________________

Email Address: __________________________________________

Additional Location

Federal Tax ID Number: __________________________ National Provider Identification: ________________

Attach a completed W9 form for each Federal Tax ID number.

Physical Address – physical location of the Facility

THIS ADDRESS AND PHONE NUMBER WILL APPEAR ON THE WEBSITE PROVIDER DIRECTORY.

Physical Address: ________________________________________________________________

City ___________________________________________ State __________ ZIP

Phone: __________________________ Fax: __________________________

Contact Person: __________________________________________________________________

Email Address: __________________________________________
**Mailing Address - for correspondence/credentialing**

Mailing Address: ________________________________________________________________

<table>
<thead>
<tr>
<th>City</th>
<th>State</th>
<th>ZIP</th>
</tr>
</thead>
</table>

Phone: ___________________________ Fax: ___________________________  
Contact: ___________________________ Person: ___________________________

Email Address: ___________________________

**Billing/Remit Address – for claims payments and remittance statements**

ALL BILLING INFORMATION BELOW MUST MATCH THE INFORMATION REFLECTED ON THE CLAIMS SUBMITTED.

<table>
<thead>
<tr>
<th>Name</th>
<th>Submitted on</th>
<th>Claims:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Billing Office Name</td>
<td>(if applicable)</td>
<td></td>
</tr>
</tbody>
</table>

Billing Address: ________________________________________________________________

<table>
<thead>
<tr>
<th>City</th>
<th>State</th>
<th>ZIP</th>
</tr>
</thead>
</table>

Phone: ___________________________ Fax: ___________________________  
Contact: ___________________________ Person: ___________________________

Email Address: ___________________________

Please use copies of these pages to report any additional locations.
Department Of Rehabilitation Services Network
Infusion Therapy Contract
Signature Page

When signed by both parties below, this constitutes agreement and acceptance of all terms and conditions contained in the Infusion Therapy Contract to be effective the date denoted on the copy of the executed Signature Page returned to the facility. The original of this signed document will remain on file in the office of the Department of Rehabilitation. By signing, both parties agree that this document shall become a part of the Contract.

FOR THE FACILITY:

______________________________
Legal Name of Owner (Typed or Printed)

______________________________
Trade Name/DBA (Typed or Printed)

______________________________
Federal Tax ID Number

______________________________
Address of the Facility:

______________________________
Authorized Officer or Representative (Typed or Printed)

______________________________
Title

______________________________
Signature

______________________________
Signature Date

Please return completed application, signature page and required attachments to:

Department of Rehabilitation Services
Attn: Network Management
P.O. Box 57630
Oklahoma City, OK 73157-7630

Email: EGID.DRSNetworkManagement@omes.ok.gov
Phone: 405-717-8921 or toll-free 888-835-6919
Fax: 405-717-8977

Noel Tyler, Director
Department of Rehabilitation Services
3535 N.W. 58th St., Ste. 600
Oklahoma City, OK 73112

DRSITCv2.2