

Heritage Provider Network & Affiliated Medical Groups

First Tier, Downstream, or Related Entity (FDR) Compliance Attestation

FDR Nam	e: FDR Address:
	ed, please find a roster of our staff members or contracted individuals, for whom we are attesting. include names, license numbers, and NPI numbers as applicable.
_	tion of FDR's status and role as a covered entity, contracted with Heritage Provider Network and its Medical Groups (HPN), FDR attests to the following statements:
correct i	s in place an effective compliance program, meeting CMS/Health Plan standards to detect, prevent, and instances of Fraud, Waste, and Abuse (FWA), other non-compliance, or Health Insurance Portability ountability Act (HIPAA) Privacy or Security issues;
	reens all employees, officers, and vendors against the OIG/GSA exclusions lists and, if applicable, d exclusion lists prior to hire/contract, and monthly thereafter;
complet	d all staff engaged with treatment, administration, or support of CMS/Health Plan members, have ed all the required initial new hire and/or annual HPN trainings (or equivalent as required by 42 CFR and 423.504) as follows:
a. FI	OR and staff have completed Fraud, Waste, and Abuse training on (or before):/2020.
b. FI	OR and staff have completed Code of Conduct/General Compliance training on (or before):/2020.
c. FI	OR and staff have completed HIPAA and Cyber Security training on (or before):/2020.
	OR and staff have completed Model of Care (MOC) training on (or before):/2020 nly applicable to persons directly involved with patient care).
e. FI	OR and staff have completed Cultural and Linguistics training on (or before):/2020.
suspecte regulation	rees to notify HPN's Compliance Officer immediately upon discovery of any FWA, non-compliance, or ad violation of the HIPAA, HITECH Act, Medicare Advantage, CMS regulations, or any other statute, on, and/or policy and procedure; and may do so by calling the Corporate Compliance Hotline at 855-4 or emailing corporatecompliance@heritagemed.com .
_	rees to immediately disclose to HPN's Compliance Officer any actual or potential conflicts of interests, and in HPN's Code of Conduct, should any arise.
_	rees to inform HPN if FDR utilizes offshore vendors to support any work performed under the FDR's with HPN by emailing corporatecompliance@heritagemed.com .
	rees to contact HPN's Compliance Officer or Provider Relations when a staff member is no longer ed with FDR to ensure logon access to HPN networks/systems is appropriately disabled.
	derstands that any privacy incident involving any Medi-Cal or Medicaid patient requires notice to HPN California Department of Health Services within 1 business day from discovery.
	derstands that, upon HPN's request, it agrees to provide HPN's Compliance Officer with documentation antiate its screening, training, and/or compliance and privacy program activities.
I have con	npleted the above and certify it as true and accurate, as of today,/



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Roster of Credentialed Staff Members or Contracted Individual Providers with NPI numbers, for whom the attached FDR Compliance Attestation is attesting on behalf of:

#	Credentialed Provider/Staff (Last Name, First Name)	NPI	#	Credentialed Provider/Staff (Last Name, First Name)	NPI
1	()		36	()	
2			37		
3			38		
4			39		
5			40		
6			41		
7			42		
8			43		
9			44		
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11			46		
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14			49		
15			50		
16			51		
17			52		
18			53		
19			54		
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21			56		
22			57		
23			58		
24			59		
25			60		
26			61		
27			62		
28			63		
29			64		
30			65		
31			66		
32			67		
33			68		
34			69		
35			70		

FDR Entity/Provider Name:	tity/Provider Name:					
	Signature	Date				
Roster Verified By:	Title:					