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MAC CMS							
MAC:		Regional Office:					
Completed By:		Completed By:					
Completion Date:		Completed Date:					
Reviewed By:		Reviewed By:					
Reviewed Date:		Reviewed Date:					
MAC Control No.		CMS -MIS Control No.					
Main Provider Name:							
Provider No.		NPI No					
·							
••	Number:	<u> </u>					
	<u>-                                    </u>	_					
Application Contact Email							
Main Provider Type:	Acute Care	CAH SCH	Other:				
Name of Provider Based E	atity:						
Provider-Based No		_Provider-Based NPI No					
Provider Based Entity Add	ress:						
Date provider based entity	acquired(if applicable)	Date PB conditions met (if applications met vicinity applications	able)				
		nitiated:					
Provider-Based Status:	On-Campus	Off-Campus					
Type of Facility	Select	Type of Services					
Department							
Remote Location	of Domesto						
Department <=250 Yards	of Remote						
Satellite Facility Rural Health Clinic (RHC	7)						
Other: Specify	2)						
other speeny							
Is the facility/organization	part of a multi-campus hospit	al? YesNo					
Did the contractor send an	acknowledgment letter? Ye	sNo					
Did the contractor comply	with CMS's processing time-fr	rames when reviewing the provider-based fa	cility request?				
Yes Yes	No No	umes when reviewing the provider based in	emity request.				
		No recommendation					
Contractor's recommenda		nyNo recommendation					
If denial recommendation,	contractor's reason:						
CMS Notes/Comments/Ne	ext Steps:						

## Section I: Attestation - § 413.65(b)(3)(iii)(iv)

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
A.	Did the provider submit attestation form?					
В.	Is the attestation form complete in its entirety?					
C.	Attestation form signed & dated by authorized individual of the entity?					
D.	Who signed the provider-based attestation?		1			
					(Name)	(Title)
Е.	Is the individual designated as the primary contact of the provider based facility a consultant or other outside representative?					
F.	If so, has the provider-based entity authorized the representative in writing?					
G.	Is the facility for which provider-based status is sought an RHC? If so, review the main provider's license for the number of beds.  Enter # of beds.					
Н.	Is the provider facility an ASC provider or surgical facility? If so, has the provider terminated their Medicare ASC certification?					
I.	Will provider based status impact the Medicare payment levels or beneficiary liability? If there is no difference, a provider based determination will not be made. Notes: does not apply to remote locations.					

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
J.	Verify that the 855 form submitted was					
	approved for the additional location.					
	Note: Some CMS RO's are not issuing tie in					
	notices for these additional locations. In					
	such a case, a letter is generally issued in					
	lieu of a tie-in notice. Work with Provider					
	Enrollment, as needed, to determine the					
	status of the tie-in notice. Practice location					
	additions is not applicable for RHC that is a					
	subunit of a hospital.					
K.	Did the provider complete their own (not					
	contractor supplied) Attestation Form? If					
	yes, complete question L. below.					
L.	The provider's own completed					
	attestation form included the					
	following required elements:					
	a. Identity of provider & facility					
	b. Exact Location (including suite #)					
	c. Supporting documentation for Off-					
	Campus, if applicable					
	d. Date facility/entity became provider-based					
	e. Contact Person					
	f. Meets CFR § 413.65(d)					
	g. If off-campus facility, did the entity meets					
	the requirements set forth in CFR					
	§ 413.65(e)?					
	• .,					
	h. If the main provider is a hospital, did the					
	facility/entity meets the requirements set					
	forth in CFR § 413.65(g)?	_				
	I. Are patient care services at the facility					
	furnished under arrangements? (If yes,					
	per § 413.65(i) they may not qualify for					
	provider-based status).					

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CMS Notes/Comments/Next Steps:		

## PROVIDER-BASED DESIGNATION

CHECKLIST Section II. Location of Provider - § 413.65(b)(a)(2)

Item	Review Item	Yes		 MAC
				Notes/Comments/Next Steps
Α.	On-Campus:			
	Has the provider included documentation			
	supporting the 250 yards or less on-			
	campus requirement? "The entire main			
	hospital campus as defined at §413.65(b),			
	(a)(2). "Campus means the physical area			
	immediately adjacent to the provider's			
	main buildings, other areas and			
	structures that are not strictly contiguous			
	to the main buildings but are located			
	within 250 yards of the main buildings,			
	and any other areas determined on an			
	individual case basis, by the CMS regional			
	office, to be part of the provider's			
	campus".			
	Note: To demonstrate that a facility is			
	located within a 250 yards or less on-			
	campus requirement of the main			
	provider, maps or an online service such			
	as GPS Visualizer			
	( <u>http://www.gpsvisualizer.com/</u> ) may be			
	used. However, that under this policy, the			
	35-mile radius is measured by actual			
	straight-line distance between the			
	provider and the facility, not road miles.			
B.	Off-Campus §413.65(e)(3):			
	Appropriate documentation to support			
	off-campus determination?			
	Is the facility located within a 35-mile			
	radius of the main provider? Note: To			
	demonstrate that a facility is located within			
	a 35-mile radius of the main provider,			
	r r			

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
	maps or an online service such as GPS					
	Visualizer					
	( <u>http://www.gpsvisualizer.com/</u> ) may be					
	used. However, under this policy, the 35-					
	mile radius is measured by actual					
	straight-line distance between the provider					
	and the facility, not road miles.					
	Additional off-campus requirements for CAHs §485.610(e)(2):					
	Is the off-campus provider- based location is located, excluding an RHC, more than a 35- mile drive (or, in the case of					
	mountainous terrain or in areas with only secondary roads available, a 15-mile drive)					
	from a hospital or another CAH, as					
	outlined in §485.610(e)(2)? (See previous review item for appropriate supporting					
	documentation).					
	Additional off-campus requirements for remote location §413.65(a)(2):					
	Is the off- campus department within 250 yards of the remote location? (See previous review item for appropriate supporting documentation).					
C.	If the 35-mile radius distance requirement					
	is not met, is the facility or organization					
	and the main provider located in the same					
	State or, when consistent with the laws of					
	both States, in adjacent States, and meet					
	any of the following?					
	Does the provider meet the DSH/indigent					
	care rule outlined in §413.65(e)(3)(ii)?					
	Does the provider meet the 75% rule as					
	outlined in §413.65(e)(3)(iii) or (iv)?					
	Is the main provider a Children's					
	Hospital and meets all criteria under					
	§413.65(e)(3)(v)?					

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	Is the facility for which provider-based			
	status is sought an RHC that is provider-			
	based to a hospital with fewer than 50			
	beds and meets the criteria under			
	§413.65(e)(3)(vi)?			
	If yes, was appropriate documentation			
	submitted?			
	Note: Off-Campus deterinations require			
	additional documentation and additional			
	requirements to be met. Provider must			
	also fulfill requirements in Sections VIII			
	thru X.			
	<u> </u>			
CMS	Notes/Comments/Next Steps:			

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## Section III: Licensure - §413.65(d)(1)

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
A.	Has the provider submitted a copy of the license verifying the facility/organization is operated under the same licensure as the main provider?					
B.	If the facility/organization license was not supplied, did the provider provide support that the State does not require a separate license?					
C.	Are the license dates current?					
CMS	Notes/Comments/Next Steps:					

Section IV: Clinical Services - §413.65(d)(2)

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
A.	Has provider submitted a list of key personnel (i.e. table of organization) working at the provider-based facility/organization showing job titles and names of employer?					
B.	Do professional staff at the provider based facility have privileges at the main provider?					
C.	Has provider submitted a description of the level of monitoring and oversight of the facility by the main provider?					
D.	Has provider submitted a description of the responsibilities and relationship between the Medical Director of the facility, the Chief Medical Officer of the main provider, and the Medical Staff Committees at the main provider?					
E.	Has provider submitted information on how inpatient and outpatient services of the facility and the main provider are integrated, and patient treated at facility who require further care have full access to all services of the main provider?					
F.	Has the provider submitted a copy of the written policy in place that is utilized in the record retrieval from both the main provider and the provider-based facility?					

CMS Notes/Comments/Next Steps:								

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Section V Financial Integration - §413.65(d)(3)

Item	Review Item	Yes	No	N/A	A	W/P Ref.	MAC
							Notes/Comments/Next Steps
Α.	Has the provider submitted a copy of the						
	appropriate section of the main provider's						
	trail balance that shows the location of the						
	provider-based facility's revenues and						
	expenses in relation to other departments						
	within the hospital?						
В.	Does the trial balance indicate the						
	revenue and expenses are integrated with						
	main provider and that a separate general						
	ledger or trial balance was not submitted?						

CMS Notes/Comments/Next Steps:	

Section VI: Public Awareness - §413.65(d)(4)

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
A.	Documentation submitted reflects					
	provider based department is clearly					
	identified as part of the main provider					
	and the physical setting of the space is					
	separated from other healthcare spaces.					
	• Examples: Provider letterhead,					
	yellow pages, website, signs,					
	advertisements, patient registration					
	forms, etc.					
	• Note:					
	When patients enter the provider-					
	based facility, they should be aware					
	they are entering the main provider.					

	CMS Notes/Comments/Next Steps:	
l		

Section VII. Obligations of Hospital Outpatient Departments and Hospital-Based Entities - §413.65(g)

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
A	Has the provider submitted					
	documentation of compliance with the					
	EMTALA (Emergency Medical					
	Treatment and Active Labor Act) policy					
	(§482.12 (f)(1)(2) & (3))					
B.	The provider-based facility must comply					
	with the antidumping rules of 42 CFR					
	chapter IV §489.20(i). (m), (q), and (r),					
	and 42 CFR Chapter IV §489.24.					
C.	Physician services furnished at hospital-					
	based entity (other than RHC) are billed					
	with the correct site-of-service so that					
	appropriate physician and practitioner					
	payment amounts can be determined.					
D.	The provider-based complies with all the					
	terms of the hospital's provider agreement.					
E.	Physicians who provide services at the					
	provider-based comply with the non-					
	discrimination provisions of the hospital					
	in accordance with 42 CFR Chapter IV					
	§489.10(b).					
F.	The provider-based (other than RHC)					
	treats all Medicare patients for billing					
	purposes as hospitals outpatients. The					
	facility does not treat some Medicare					
	patients as hospitals outpatients and					
	others as physician office patients.					

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
G.	If a patient is admitted to the hospital as an inpatient after receiving treatment at a hospital outpatient department or facility, payments for services in the outpatient department are subject to the window provisions applicable to PPS hospitals and to excluded units. For CAH, this is N/A.					
H.	When a Medicare beneficiary is treated in a hospital outpatient department or hospital-based entity (other than an RHC) that is not located on the main provider's campus, and the treatment is not required to be provided by the antidumping rules in §489.24 of Chapter IV of Title 42, the hospital must provide written notice to the beneficiary, before the delivery of services, of the amount of the beneficiary's potential financial liability (that is, that the beneficiary will incur a coinsurance liability for an outpatient visit to the hospital as well as for the physician service, and of the amount of that liability).					
I.	Can the notice be read and understood by beneficiary.					
J.	If the exact type and extent of care is not known, the facility furnishes written notice to the patient that explains that the beneficiary will incur a coinsurance liability.					

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
K.	The facility furnishes an estimate based upon typical or average charges for visit to the facility, but states that the patient's					
	actual liability will depend upon the actual services furnished by the facility.					
L.	If the beneficiary is unconscious, under great duress or is unable to read a written notice, such notice is provided before delivery of service to the beneficiary authorized representation.					
M	The provider-based meets applicable hospital health and safety rules for Medicare participating hospitals.					

CMS Notes/Comments/Next Steps:							

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Section VIII: Joint Venture Control (On Campus Only) - §413.65(f)

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
	Is the facility or organization applying for provider- based status as a joint venture? If yes, items A through D must all be answered yes.					
<b>A.</b>	Be partially owned by at least one provider;					
B.	Be located on the main campus of a provider who is a partial owner;					
C.	Be provider-based to the main provider on whose campus the facility is located;					
D.	And must also meet the rest of the requirements applicable in Section 413.65 (f) that are applicable to ALL facilities; including those on-campus.					

CMS Notes/Comments/Next Steps:							

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Section IX. (Off-Campus) Operation Under the Ownership and Control of the Main Provider - §413.65(e)(1)

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
A.	Has the provider submitted the articles of					
	incorporation and bylaws for the main					
	provider?					
B.	Has the provider submitted the articles of					
	incorporation and bylaws for the					
	provider-based facility?					
C.	Has the provider described who has final					
	approval for administrative decisions?					
D.	Has the provider described who has final					
	approval over personnel policies?					
E.	Has the provider described who has final					
	approval over medical staff					
	appointments for the provider-based?					
F.	The provider-based facility is 100%					
	owned by the main provider?					

CMS Notes/Comments/Next Steps:	

W/P	#	
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Section X: Administration and Supervision (Off Campus Only) - §413.65(e)(2)

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
A.	Has the provider submitted a list of the					
	key administrative staff (position/titles					
	only) at the main provider and the facility					
	that reflects a reporting relationship?					
B.	Has the provider submitted a copy of the					
	organization's organization chart? The					
	chart must include the main provider and					
	the entity requesting provider-based					
	status and show which department of the					
	main provider the entity is included.					
C.	Has the provider submitted a written					
	description of the provider-based					
	director's reporting requirements and					
	accountability procedures for day-to-day					
	operations?					
D.	Has the provider submitted a list of					
	various administrative functions at the					
	provider-based that are integrated with					
	the main provider? Also, the provider					
	shall include copies of any contracts for					
	administrative functions that are					
	completed under arrangements for the					
	main provider and/or provider-facility.					

CMS Notes/Comments/Next Steps:

## Section XI: Management Contracts (Off Campus) - §413.65(h)

Item	Review Item	Yes	No	N/A	W/P Ref.	MAC
						Notes/Comments/Next Steps
	Note:					
	A facility or organization that is not					
	located on the campus of the potential					
	main provider, but is operated under					
	management contracts, must also meet all					
	of the following criteria:					
A.	Does the main provider (or an					
	organization that also employs the staff of					
	the main provider and that is not the					
	management company) employ the staff					
	of the facility or organization who are					
	directly involved in the delivery of patient					
	care services of a type that would be paid					
	for by Medicare under a fee schedule					
	established by regulations at Part 414 of					
	Chapter IV of Title 42. Note: Other					
	than staff that may be paid under such a					
	Medicare fee schedule, the main provider					
	may not utilize the services of "leased"					
	employees (that is, personnel who are					
	actually employed by the management					
	company but provide services for the					
	provider under a staff leasing or similar					
	agreement) that are directly involved in					
	the delivery of patient care.					
В.	Are the administrative functions of the					
	facility or organization integrated with					
	those of the main provider, as determine					
	by criteria set forth in §413.65(e)(2)(iii)?					
C.	Does the main provider have significant					
	control over the operations of the facility					
	or organization as determined by criteria					
	set forth in §413.65(e)(2)(iii)?					
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CMS Notes/Comments/Next Steps:		
Additional Information:	1st	2nd
Additional Information Date Requested		
Additional Information Date Received		
CMS' Determination: Approved	Deny	No Determination
If determination is a denial, CMS' reason: _		
Print Form	Save Form	Clear Form

Revised 01/01/19 CMS PBD Checklist Page 19 of 20

## **PROTOCOL HISTORY:**

#	Date of Revision	Change Description	Author / Reviewer	Manager
1	04/04/14	Initial consolidation of the CMS-MAC Provider–Based Determination Checklist.	Vincent James	George Fantaousakis
2	12/31/14	Update to the consolidation of the CMS-MAC Provider–Based Determination Checklist	Vincent James	George Fantaousakis
3	10/01/15	Updated pages 1. thur 18.	Vincent James	George Fantaousakis
4	11/19/15	Updated pages 2. and 4.	Vincent James	George Fantaousakis
5	01/11/17	In Section I: Attestation We moved Item J after Item C and make it Item D. This will follow the flow of the question when we ask who signed we will see the person who signed on the next line.	Vincent James	George Fantaousakis
6	01/11/17	Section II, item B Removed the following sentence: "Did the provider describe the physical setting of the off campus provider based department to gain an understanding of how the space is separated from other healthcare spaces."	Vincent James	George Fantaousakis
		Section VI, item A Added the following sentence: "Documentation submitted reflects provider based department is clearly identified as part of the main provider and the physical setting of the space is separated from other healthcare spaces."		
7	09/13/17	Added the instructions to the form. Move your curser over the input boxes and the instructions will pop up.	Vincent James	George Fantaousakis
8	01/01/18	Section I, items C, D, F, and H, revisions. Section V, item A, pop up instruction. Section VII, item C, pop-up instruction Various cosmetic changes throughout the checklist.	Vincent James	George Fantaousakis
9	01/01/19	Cover page, added: Dept.<= 250 yards remote, Section II, items B, added additional off-campus requirements for CAH's	Vincent James	George Fantaousakis